TN-1 22011	38 00	0830719	Vol ul			
Anderstand Constant of Anna Anna Anna Anna Anna Anna Anna Ann	IRUST DEED		101.//3	Pode '	~33	1
THIS TRUST DEED, made this DEIDRI L. HENIFF AND PAUL R.	25thday of HENIFF		April,		33 , betw	
as Grantor, WILLIAM L. SISEMORE MARGUERITTE WILSON						
as Beneficiary,			••••••	, as	Trustee,	an:
Grantor irrevocable deart	WITNESSETH:					

vocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as:

The East 295 feet of the following described real property in the County of Klamath, State of Oregon: A parcel of land situated in the N¹₂SE¹₄ of Section 10, Township 40 South, Range 9 East of the Willamette Meridian, being more particularly described as follows: Beginning at the Northeast corner of the N¹N²SE¹SE¹ of Section 10, said point being in the centerline of the County Road; thence South 89°45'43" West 1000.15 feet to a 5/8 inch iron pin in the centerline of a drain ditch, thence along the drain ditch, South 16° 34'00" West, 70.04 feet; thence continuing along said ditch, South 07° 18' 08" East 223.92 feet;thence continuing along said ditch, South 07° 13' 15" West 44.56 feet to a 5/8 inch iron pin on the South line N₂N₂SE¹₄SE¹₄ of said Section 10; thence leaving said ditch North 89° 45' 19" East, 006.96 feet to the Southeast corner N₂N₂ SE₄SE₄; thence North 00°03'04" East, along the East line of said Section 10,333.32 feet to the point of beginning. now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

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note of even date herewith, payable to beterficiary of order and made by grantor, the final payment of principal and interest hereon, it not sooner paid, to be due and payable <u>April 25</u>, 19 88 The date of maturity of the 3ebt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for caricultural, timber or grazing purposes. lural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in granning any easement or creating any restriction thereon: (c) join in any subordination or other agreent allecting this deed or the lien or chark grantee in any reconvey, withereot; all or any part of the property: This fegally entitled thereto; and the recitals there on any matters or facts shall be conclusive proof of the truthfulness thereot. Trustee's lees for any of the services mentioned in this part of the any matters or facts shall services mentioned in this part of the adequacy of civer to be any be described as the "person or yy security on the truthfulness thereot." Trustee's lees for any of the services mentioned in this part of the adequacy of civer to be any found by a court, and without regard to the adequacy of civer to be any the indebtedness herebed without regard to the adequacy of civer to be any function of parts of the rest of the root and take possessing is security propristies and expenses of operation and callection, including around the struct.
10. The entering upon and taking possession of said property, the root set lees and prolits or release thereod of the root set done of the struct.
11. The entering upon and taking possession of said property, the root set of a succession of a such root pristens of operation or awaids for any data for any default of the adequacy of the structure of the root set.
12. Upon default by grantor in payment of and other any default or instande of the default berefault berefault between any constant of the structure and other any default or notice of default berefault berefault any act done

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To complete any said or costs incurred therefor. 3. To complete any solution and the said property if the beneliciary so requests, to ioin m restrictions altecting statements pursuant to the Uniform Commen-tions and restrictions altecting statements pursuant to the Uniform Commen-ret for a structure or olices, as well as the cost of all lim sarches mate beneliciary. 4. To provide and continuously maintain invessor and the by the

Waive any detault or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or initis performance of any agreement hereunder, the beneficiary may defauet all sumscends hereby or initis performance of any agreement hereunder, the beneficiary may defauet all sumscends hereby and the beneficiary may forced to forcelose this further and any act and in equity as a marker of direct the trustee to forcelose this further by erecute and cause to be forced his written notice of default and his election may proceed to default and his election the truste process this such an in equity as a direct set that trustee to forcelose this trust deed by erecute and cause to be forced his written notice of default and his election to sell the said describes that its the time and place of sale. Give excute there of as then required by some and proceed to forcelose this trust deed in the fatter default at any finder of the forset.
13. Should the beneficiary elect to forcelose by advertisement and sale there default at any finder prior to five days before the date set by the said, the beneficiary or his successors in interest, the by ORS 86.760, may pay safe, the datant or of the trust deed and the obligation secured thereby, the day beneficiary or his successors in interest, the by obligation secured thereby, the day here is and attorney's lees not eraceful the amount provided moder that any the trustee's and attorney's lees not eraceful the amount so the faw of blat that on default occurred, and thereby cure the thereby cure the base of the obligation secured thereby faw of the beneficiary proceeding shall be dismised by under the terms of the thermaley cure the thereby.

 john in executing such manufa sint property: if the beneliciary to main today of the proper public office or offices, as require and to pay for filing same in the proper public office or offices, as require and to pay for filing same in the bracking or settching agencies as may be deemed desirable by the bracking or the provide and continuously maintain insurance on the buildings and such other exected on the said premises against fors or during the buildings and such other exected on the said premises against fors or during the buildings and such other exected on the said premises against fors or during the buildings and such other exected on the said premises against fors or during the buildings of the same that the forse of the beneficiary as soon as insured. If the grantor shall fail for any reason to the said buildings of the beneficiary as soon as insured. If the grantor shall fail for any reason to the said buildings of the beneficiary as soon as insured. If the grantor shall fail for any reason to the said premises and policies to the beneficiary the same at grantor such order as buildings and such other any procure the same at grantor such order as buildings and policies of the beneficiary the entire amount so collected. Or any procure the same at grantor such order as beneficier, or any part thereol, may be relead reficiary the entire amount so collected, or any part thereol, may be relead there construction from and to pay all satisfies any set to such notice.
 Issee, asaid ments and other charges that may be levied or suscess assess to be detered, and a delinquent and prompily deliver receipting other to beneficiary; should the or delinquent and prompily deliver any rescal such and the amount so paid, with interest as the rate of and the debt of and the rate of a definition described in palation, in the note secure to be detered, be added to and become a part of the debt and 7 of this trust deed, should be added to and become a part of the debt and 7 of this describer descri the default, in which event all loreclosure proceedings shall be dismissed by the truste. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the protice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property each shall deriver to the bidder for cash, psyable at the time of place designated the trustee of the trustee may sell said the parce of place shall deriver to the bidder for cash, psyable at the time of the trustee property so sold, but any covernant or warranty, express of my of the truthfulness thereof, my person, excluding the trustee, but includend the france and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein start, in chall apply the properties of sale to sale a trust deed, (a) to hall apply the properties of sale to truste ded, (a) to any approximation of the trustee may apprease in the order of the trustee with person attempts, it any, to the granter to the interest of the trustee of the trust attempts, it any, to the granter or to this successor in interest entitled to such any appreciation of the trustee with persons the sale.

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surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneticiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the lan such appointment, and without conveyance to the successor trustee, the lan such appointment, and without conveyance to the successor trustee, the lan such appointment, and without hereunder. Each such appointment and substitution shall be trade by written and its place of record, which, when recorded in the office of the County shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duty executed and schweldged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed shall be a party unless such action or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a buni, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696-505 to 696-585.

6300 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organisation, or (even it grantor is a natural person) are for business or commercial purposes other than a This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the teminine and the neuter, and the singular number includes the plural. To strive to some L IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor cs such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Judu ι μ Heniff Deidri TA Paul R. (If the signer of the above is a corporation, use the form of acknowledgment apposite.) Heniff STATE OF OREGON, STATE OF OREGON, County of County of Klamath) ss. April 25, , 19 83 . , 19. Personally appeared Personally appeared the above named Deidri L. Heniff and and who, each being first duly sworn, did say that the former is the Paul R. Heniff president and that the latter is the secretary of A a corporation, and that the seal atlixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and deed. y.s. in Hand, acknowledged the foregoing instruman to be the the transfer voluntary act and deed. (OFFICIAL Belore rie: SEAL) Cotary Fublic for Oregon Before me. メッス My commission expires: 2-13-85 Notary Public for Oregon (OFFICIAL My commission expires: SEAL) 02520 $\partial_{\vec{p}}$ 110.110.00 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held bytyou under the same. Mail reconveyance and documents to DATED: , 19..... Beneficiary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyonce will be made. TRUST DEED (FORM No. 881) STATE OF OREGON. LAW PUB. CO., POR STEVENS. NESS I certify that the within instru-Heniff ment was received for record on the 25th day of April 1983 25th day of April 1983 at 3:35 oclock P.M., and recorded SPACE RESERVED Grantor in book reel volume No. M83.....on Wilson FOR page......6299.....or as document/fee/file/ RECORDER'S USE instrument/microfilm No.22811......, -----Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Certified Mortgage Co. 836 Klamath Ave. Evelyn Biehn County Clerk Klamath Falls, Or. 97601 NITLE By LUCS Deputy 2021

Fee \$8.00

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