FORM No. 881-Oregon Trust Dood Series-TRUST DEED. Thi

K. 36084

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. \$720 Vc! M83 Page_ 7744

23638

23638 THIS TRUST DEED, made this 18 JOHN C. MARTIN, JR. AND GLENDA LEE MARTIN, husband and wife 19 83, between

TRUST DEED

as Grantor, KLAMATH COUNTY TITLE COMPANY

...., as Trustee, and LEE JOSEPH OSEP AND EVELYN RUTH OSEP, husband and wife

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

The North 15 feet of Lot 12 and all of Lot 13 in Block 4 of Eldorado Addition to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

ther with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connectogether with all and singular the tion with said real

ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Thirteen Thousand Forty-Nine dollars and 10/100----

(\$13,049.10) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest hereof, if

hural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) pain in granting any reservent or creating any restriction thereon. (c, per in any subordination or orber agreement any restriction thereon. (c, per in any subordination or orber agreement any restriction thereon. (c, per in any subordination or orber agreement any restriction thereon. (c, per in any subordination or orber agreement any restriction thereon. (c, per in any restriction any reconveyance maranty, all or any part of the property. The segarge part of the property. The segarge part of the property and there of all or any maters or lasts where be conclusive proof of the truther set labor of any maters or lasts of the set of the set of the property and the person be conclusive proof of the truther set of the new set of the set of the property of the set of the set of the property of the person of the truther set of the set of the set of the property of the property of the provide a set of the set of t

The above described real property is not currently used for agriculation of 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 compute any waste of said property. 2. To compute the promptly and in food and workmanilike destroyed thereon, and pay when due all costs incurred therefor. 3. To compute the said property. If the beneficiary so crequests, to toos and restrictions allecting statements pursuant to the Uniform Commer-cial Code as the beneficiary are require and to pay to fulling starthers in the by filing officers or searching agencies as may be deemed desirable by the beneficiary.

ioin in executing such linancing statements pursuant to the Unitorn Connects and proper public proper public and provide and gencies as may be deemed desirable by the buildings. A for provide and continuously maintain insurance on the buildings and such other hearded on the said premises against loss or damage by fire and such other hearded on the said premises against loss or damage by fire and such other hearded on the said premises against loss or damage by fire and such other hearded on the said premises against loss or damage by fire and such other hearded as the buildings. Insurance that the theoreticary may from time to jum require in comparises acceptable to the beneficiary and the said premises against loss on a insured; if the grantor shall tail lor any reason to procure any such insurance and to on any policy of insurance shall tail to any reason to procure any such insurance and to the beneficiary may procure the same at grantor's expense. The amount collected under any fire or other diversy and in such order as beneficiary may procure the same at grantor's expense. The amount collected under any fire or other charges the mole application or release shall act done pursuant to such notice. The sense and the application or release shall at one private the said premises the thore charges point of a sares assessments and other charges that may be twind or assessed upon or against said property before any pert to make pay taking diver receipts therefor a pay all the amount so collected, or against said property before any pert to make any taking addition, the same the same at a starts. The same and other to the grant and the theorem or invalidate any any part thereol, may be released to make any the application or release shall at done pursuant to such notice. The amount so collected or invalidate any takes, assessments and other charges point, may be applied by fire starts and other the second in the amount of any take, assess they direct payment, beneficiary may, at its option, make such ad other th

pellate court shall adjudge reasonable as the Deneticiary's or trustees attorney's lees on such appeal. It is mutually agreed that: It is mutually agreed that: Under the right of eminent domain or condemnation, beneticiary shall have the advect the right of eminent domain or condemnation, beneticiary shall have the advect the right of eminent domain or condemnation, beneticiary shall have the advect the source of the such that any portion of the munine parable conservation of such taking, which are in excess of the animum truster incurred by damo such taking, which are in excess of the animum truster applied by damo in such proceedings, shall be paul to beneticiary is feet, both in the truit upon any reasonable costs and expenses and attorney's feet, both in the truit upon any reasonable costs and expenses and attorney is feet, both in the truit upon any reasonable costs much expenses to take such actions are applied by admit admits, and the balance applied upon the indebited pensation, promptly upon meticiary's request. At any time and from time to time upon written request of bene-ticiary, payment of its feet payment of the indebitedness, trustee may the lability of any person for the payment of the indebitedness, trustee may

surplus, it any, to the granter or to his successor in inferent entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any fusite named been or town successor functes pointed because for those hash appointment, and without owners and, dute content fusite the latter shall be visited with all future powers and, dute content fusite the latter shall be visited with all future powers and, dute content fusite the latter shall be visited with all future powers and, dute content fusite and substitution shall be made by written instrument evented by hereitages, containing reference to this fund deet and its place of reoul, which we counte in which the property is initiated. Clerk or Recorder of the counts of counts in which the property is initiated. 17. Trustee accepts this first when this deed, duly executed and acknowledged is made public record as provided by law. Trustee is and obligated to notify any party here to opting and under any other deed shall be a party unless such action or proceeding in brought by trustee.

waive any default or notice of default hereunder or mallidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or his performance of any agreement hereunder, the beneficiary may defaue all hums secured hereby immediately due and payable. In such an in equity as meliciary at his election may proceed to foreclose this trust due to advertisement understage or direct the trustee to foreclose this trust we default advertisement and sale. In the latter event the beneficiary or the trusters bill execute and cause and the latter event the beneficiary or the trusters bill is used in the said due in recorded his written notice of default and his election hereby, whereupon the belief real property to satisfy the obligations secured hereby, whereupon the belief and property to be advertisement and sale. for miles there distant any time prior to five days before the date set by the ORS 86.760. By to the beneficiary or his successors in intervel. My the obligation secured the obligation and trustee's and attorney's fers not ex-ceeding the emonts the obligation and trustee's and attorney's fers not ex-ceeding the amount then due under the terms of the trust deed and the obligation secured the obligation and trustee's and attorney's fers not ex-cepting the terms of the obligation and trustee's and attorney's fers not ex-tend the default in which event all loreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and the there were the default, in which event all loreclosure proceedings shall be dismissed by the trustee.

the detault, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by any The trustee may sell said property either auccion to the highest biding for each shall sell the parcel or parcels at auccion to the highest biding any covernant or warrant, express or un-the property so sold, but without any interes of lact shall be conclusive prod-the grant of the truthelines of the truth of the truthelines of the the grant of the truthese self and the truth of the truthelines of the trutheliness thereof. Any present excluding the trustee, but including the grant of and benchicary, may purchase at the sale. 15. When trustee solis pursuant to the powers provided hereon, trustee shall delive the other subsays are to the trust deed, (3) to all prevent cluding the compensation of the trustee of the trust deed, (3) to all prevent being a second benchicary may purch as the sole of the trustee in the trusts attorney. (3) to the grants to the interest of the trustee in the trust being in excluded liens subsays as to vide a theory provide and (4) the surplus. 14. Exclusion constrained to the threat entired to such in the such attorney. 15. When trustee when the threat the trust deed, (3) to all prevent attorney. 16. The subsays are to the interest of the trustee in the trust basing recorded liens subsays to the solversony the the trust deed in the trust as a prevent to the interest of the trustee in the trust as a prevent to the interest of the trustee in the trust as a prevent to the interest of the trustee of the trustee the trust deed is the surplus. 16. Exclusion and secure to the the base the trust deed with the trustee of the

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 bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to invite title 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 CPS 696 505 to 696.585.

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The grantor covenants and			724
fully seized in fee simple of said describe	to and with the i	Seneficiary and those claim	
assume and ' ' II	U VOI M70	peneficiary and those claiming under nd has a valid, unencumbered title eral S/Loan dated Octo ge 23389	r him, that he is la thereto except ber 2, 1970
and that he will warrant and forever def	end the an-	which Granto:	rs herein ag
	-	an persons whomsoever.	
The grantor warrants that the proceeder t			
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, fami (b)-for an organisation, or (even if grante purposes. This deed applies to, inures to the benefit tors, personal representatives, successors and assig contract secured hereby, whether or non-	the loan represented ily, household or agr or-is-a notural person	by the above described note and this tri icultural purposes (see Important Net	ust deed are:
and curine gender includes the feat intraamed as	a beneficiant	lary shall mean the strengatees, devisees.	Admini
* IMPORTANE	intor has hereunto	set his hand the day -	context so requires, the
IN WITNESS WHEREOF, said grav * IMPORTANT NOTICE: Delete, by lining out, whichever not applicable; if warranty (a) is applicable and the be as such word is defined in the Truth-in-Lending Act a beneficiary MUST comply with the Act and Regulation disclosures; for this purpose, if this instrument is to be a if this instrument is to be a	and Regulation reditor	John C. Martin Jr.	above written.
if this to be a dwelling, use Channel is to be a	FIRST line to required P		таранан алын алын алын алын алын алын алын
lif the size	ivalent. If compliance	Chanda & M	arti
use the form of acknowledgment opposite.]		Glenda Lee Martin	arren
STATE OF OREGON,	,		
County of Klamath }ss.	STATE OF	OREGON, County of	
Personally appeared the above news) ss.
UOIII (' Manta	the second s	ally appeared	and
Glenda Lee Martin	duly sworn, d	id say that the former is the	ho, each being first
	secretary of	that the latter is the	
	8 COLDORALI-	and the second	
ment to be the loregoing instru-	Corporate seal	and that the seal allixed to the foregoing of said corporation and that the instrume Il of said corporation by authority of its hem acknowledged said	5 inches
Poly Voluntary act and deed	and each of i	of said corporation and that the foregoing ill of said corporation by authority of its i hem acknowledged said instrument to be	nt was signed and
CORPICIAL DULL Det	and deed. Before me:	If of said corporation by authority of its i hem acknowledged said instrument to be	its voluntary act
Notary Public for Oregon			
My commission expires: 8-5-83	Notary Public	for Oregon	
	My commission	expires:	(OFFICIAL
			SEAL)
REQ	UEST FOR FULL RECONVE	ANCE	
TO:	only when obligations hav	• been paid.	
The undersidened is the t	, Trustee		
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconver mi	l indebtedness secure	the states	
herewith together with and to statute, to cancel all evid	are directed, on pays	by the loregoing trust deed. All sums	secured by and
The undersigned is the legal owner and holder of all frust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, win estate now held by you under the same. Mail reconveyance	thout watranty	socured by said trust deed (mbint	ler the terms of
in it is a start of the start o	and documents	te parties designated by the terms of said	elivered to you
DATED:, 19			uteu me
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De net lese er destroy alte a		Beneficiary	
and a strugg this Trust Deed OR THE NOTE which it secures.	. Both must be delivered a		
De net lase or destroy this Trust Deed OR THE NOTE which it secures.		the trustee for cancellation before reconveyance will	be mode
TRUST DEED			- mule.
(FORM M. mark			
STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.		STATE OF OREGON,)
		County of Klamath	ss.
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and the second			
Grantor SP	ACE RESERVED	at 10:09 o'clock A.M., and in book/reel/volume N	, 1983., I tecordad
	FOR	in book/reel/volume NoM8 page	3 on
REC	CORDER'S USE		
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AFTER RECORDING RETURN TO			unty.
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8.00 fee	A	Evelyn Biehn, County	Clerk
		By Lucker	D
		and the second s	Deputy