	DOHAE	TRUST DE	10 50	1 4182 m	18253
	29745		ED	Vol. <u>M&</u> ,Page	and the second sec
TRAVIS	S TRUST DEED , made th L. JONES				
as Grantor,	Mountain Tit	le Company, Inc.			, as Trustee, a
MILDRED E	. WILKINSON		·····		· · · · · · · · · · · · · · · · · · ·
as Beneficia	ary,				
Grar in	ntor irrevocably grants, bar Klamath Cour	WITNESS gains, sells and convey nty, Oregon, described	ys to trust	tee in trust, with powe	er of sale, the prope
		e attached Exhibit			an a
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	والمتعارية والمعود والمعاد والمعاد	and the second	e Alexandria Alexandria		
				t ll at statute aborne	nto helonging or in an
now or here	th all and singular the tenement after appertaining, and the rents	s, issues and promis mereo	n and an in		
tion with sa	id real estate. THE PURPOSE OF SECURI	ING PERFORMANCE of	each agree	ment of grantor herein co	ntained and payment o
	Ten thousand seven hu		allors with	interest thereon according	to the terms of a prom
	n date herewith, payable to bene paid, to be due and payablea	eliciary or order and made	by grantor,	the final payment of pro	
becomes du sold, conve then, at the	paid, to be due and payable a date of maturity of the debt sec te and payable. In the event the yed, assigned or alienated by t e beneficiary's option, all obligan l become immediately due and p above described real property is no	the grantor without first l tions secured by this instru- bayable, of currently used for agricultur	having obtai ument, irres ral, timber of	ined the written consent or spective of the maturity r grazing purposes,	r approval of the benefic dates expressed there:
To p 1. To and repair; n not to commi 2. To manner any destroyed the s. To tions and res join in execu- cial Code as proper public by tiling off beneficiary	protect the security of this trust protect, preserve and maintain said not to remove or demolish any buildin it or permit any waste of said property building or improvement which may recan, and pay when due all costs incur o compily with all laws, ordinances, re- strictions affecting said property; if the ting such linancing statements pursua- ting such linancing statements pursua- tion offices, as well as the cos- licers or searching agencies as may b p provide and continuously maintain	deed, grantor agrees: property in good condition ng or improvement thereon; in good and workmanlike be constructed, damaged or red thretor. equilations, covenants, condi- te beneficiary so requests, to ant to the Uniform Commer- pay for filing same, in the st of all lien searches made be deemed desirable by the instructe or the buildings	(a) consent a granting any subordination thereol; (d) frantee in a legally entitle be conclusive services ment 10. U time without pointed by a the indebted erty or any issues and pi less costs am ney's lees up	to the making of any map or easement or creating any res- or other agreement affecting reconvey, without warranty, al- ny reconveyance may be de- d thereto," and the recitals th- prool of the truthfulness the- ioned in this paragraph shall be pon any delault by grantor 1 notice, either in person, by 1 court, and wi - a regard to ress hereby secured, enter upor part thereof, in its own name rolits, including those past due d expenses of operation and cu- on any indebtedness secured 1	this deed or the lien or 1 or any part of the propert crihed as the "person or eren of any matters or fac- reed. Trustee's fees for any not less than \$5. arrender, beneficiary may agent or by a receiver to the adequacy of any secu- s and take possession of sai sue or otherwase collect the and annaid, and apply the traction inclusion reasonable
and such of an aniount i companies) a pólicies of la if the grante	her-loging is the peneticiary say it not less than \$	fan little Vallue written in hiss payable to the latter; all meliciary as soon as insured; e any such insurance and to then days prior to the expira-	collection of insurance po	determine. The entering upon and takiny such rents, issues and profits, licks or compensation or awards d the application or release the lelault or notice of default he	for the proceeds of the an Is for any taking or damag areat as aforesaid, shall not
			pursuant to	such notice.	munt of any indebtedness
tion 'of any the benefici- collected un ciary upon may determ any part th not cure or act done pu	policy at mourance now or nervati any may procure the same at frat der any life or other insurance policy any indebtedness secured hereby and line, or at option of beneliciary the e ereol, may be released to grantor. Suc waive any default or notice of defaul resuant to such notice.	ther placed on said boundary intor's expense. The amount y may be applied by benefi- in such order as beneficiary entire amount so collected, or ch application or release shall thereunder or invalidate any truction l'ens and to pay all	pursuant to 12. I hereby or in declare all event the b in equity as advertiseme execute and	such notice. Upon default by grantor in pa- his performance of any agreet, sums secured hereby immedia eneliciary at his election may a mortgage or direct the fru and sale. In the latter even cause to be recorded his writt	yment of any indebtedness ment hereunder, the benefick rely due and payable. In proceed to foreclose this trust ster to foreclose this trust the beneficiary or the trust en notice of default and his securities the oblightions
tion 'of any the benefici callected un ciary upon may part th not cure or act done pu 5. T taxes, assess against saic charges bec to beneficia ments, insu	policy at mourance now or nervati- ary may procure the same at gran der any life or other insurance policy any indebtedness secured hereby and line, or at option of beneliciary the e ereol, may be released to grantor. Suc waive any default or notice of defaul- insuant to such notice. 'o keep said premises free from consis sments and other charges that may be l property before any part of such tome past due or delinquent and pron ry; should the grantor lait to make p rance premiums, liens or other charge	ter placed on same seminary intor's expense. The amount y may be applied by beneli- in such order as beneliciary entire amount so collected, or ch application or release shall it hereunder or invalidate any fruction l'ens and to pay all be levied or assessed upon or taves, assessments and other mptly deliver receipts therefor payment of any taves, assess- es payable by grantor, either by with lunds with which to wing make nonment thereol.	pursuant to 12. i hereby or in declare all event the b in equity as advertiseme execute and to sell the thereby, whe thereof as 13. then alter o trustee for	such notice. Upon default by grantor in pay his performance of any agreet, sums secured hereby immedia encliciary, at his election may a mortgage or direct the tru nt and sale. In the latter even cause to be recorded his writt said described real property recupon the trustee shall his the then required by law and pro provided in ORS 86.740 to 86. Should the beneficiary elect to default at any time prior to his the trustee's sale, the granto	yment of any indebtedness ment hereunder, the benefici- rely due and payable. In proceed to foreclose this trust the to foreclose this trust the beneficiary or the trus- en notice of default and his to satisfy the obligations inter and place of sale, gi- ceed to foreclose this trust 795. foreclose by advertisement ve days before the date se or other person so privi- or his avecessors in interes-
tion 'of any the benefici collected un clary upon may part the not cure or act done pu act done pu taxes, assess against said charges bec- to beneficia ments, insu by direct p make such and the an hereby, tog trust deed, covenants i erty herein	policy at insurance now or hereating any may procure the same at gran duer any life or other insurance policy any indebtedness secured hereby and ine, or at option of beneliciary the erech, may be released to grantor. Suc waive any default or notice. To such notice, and other charges that may be sments and other charges that may be a below and the grantor half to make in the grantor half to make it property before any part of such payment or by providing beneficiary may a big providing beneficiary payment, beneficiary may, at its or paid, with interest at the rate is hall be added to and become a par without waiver of any rights arising herefor any rights arising herefor any charge and the grant belore any may the grant belore any any rights arising herefor and for such payment, which and bescribed in belore described, as well as the grant before described, as well as the grant before the grant be and be and become and the formation and for such payment, with any fights arising hereformations and the granter hereformations and the grant of any rights arising hereformations and the grant of any rights arising hereformations and the grant of any rights arising hereformations and the grant of any right arising hereformations and any right arising hereformations and the grant of any right arising hereformations and the grant of any right arising hereformations are grant of any right arising hereformations are grant and the grant of any right arising hereformating a	there index of the same of the same of the sequence. The amount y may be applied by beneli- in such order as beneliciary entire amount so collected, or ch application or release shall it hereunder or invalidate any druction l'ens and to pay all be levied or assessed upon or taxes, assessments and other mptly deliver receipts therefor payment of any taxes, assess- les payable by grantor, either y with lunds with which to riton, make payment thereal, e set lorth in the note secured in paragraphs 6 and 7 of this it of the debt secured by this f from breach of any of the interest as aloresaid, the prop- nator, shall be bound to the revent of the objection.	pursuant to 12. i hereby or in declare all event the b in equity a advertiseme execute and to sell the hereby, whe thereof as the namer 13. then after trustee for ORS 86.76 tively, the obligation z endorcing th condig the default	such notice. Upon default by grantor in pay his performance of any agreet, sums secured hereby immedia eneliciary at his election may is a mortgage or direct the tru cause to be recorded his writt said described real property recupon the trustee shall his th then required by law and pro- provided in ORS 86.740 to 86. Should the beneficiary elect to default at any time prior to hi- the trustee's sale, the granto 0, may pay to the beneficiary entire amount here due under secured thereby (including cou- te trust provided by law) of a mounts provided by law) of a mounts provided by law) of a mounts event all foreclosu	yment of any indebtedness tient hereunder, the benefici- tely due and payable. In- proceed to loreclose this trus- ster to loreclose this trus- the beneficiary or the trus- to satisfy the obligations s time and place of sale, giv- ceed to loreclose this trust 795. Inreclose by advertisement we days before the date se r or other person so privi- or his successors in inferes- the terms of the trust deed s and expenses actually im- trustee's and attorney's lee ther than such portion of delault occurred, and ther e proceedings shall be disa
tion 'of any the benefici callected un ciary upon may determ any part th not cure or act done pu 5. T tares, assess adainst said charges bec to beneficia ments, insu hy direct make such and the an hereby, tog trust deed, covenants erty herein same exten described, a out notice, render all constitute i	policy at mournice now or nervati- any may procure the same at gran der any line or other insurance policy any indebtedness secured hereby and time, or at option of beneliciary the e ereol, may be released to grantor. Sue waive any default or notice of defaul- rsuant to such notice. To keep said premises free from consi- sments and other charges that may be property before any part of such come past due or definquent and pron ry; should the grantor fail to make p rance premiums, liens or other charge payment, beneliciary may, at its or nount so paid, with interest at the rail shall be added to and become a par without waiver of any charge the such as the such such and the such and per-	there in the sum of the second to the second the seco	pursuant to 12. i hereby or in declare all event the b in equity al advertiseme execute and to sell the hereby, whe thereot as the manner 13. then alter 0RS 86.76 tively, the oblighton 1 enforcing th cipal as the delault the trustee. 14, place desig be postpor in one pair	such notice. Upon default by grantor in pay his performance of any agreet, sums secured hereby immedia encliciary, at his election may a mortgage or direct the tru rand sale. In the latter even cause to be recorded his writt said described real property recupon the trustee shall lis the then required by law and pro- provided in ORS 86.740 to 86. Should the beneficiary elect to default at any time prior to hi the trustee's sale, the granto 0, may pay to the beneficing centre discuss (including cost returns the rowing discussion and a amounts provided by law) ac out then be due had no the weat all forcelosur	yment of any indebtedness ment hereunder, the benefici- tely due and payable. In proceed to foreclose this trust is to foreclose this trust is the beneficiary or the trust en notice of default and his to satisfy the obligations to satisfy the obligations for concerned the trust of his successors in inferes- the terms of the trust deed is and expenses actually im trustee's and attorney's lee ther than such portion of default occurred, and there e proceedings shall be dist custee may self said prope- lished self the parcel or availed the time of safe there in a self the parcel or availed the time of safe

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change evaluation of the and the beneficiary's or trasfects attorney's lees; the amount of attorney's lees mentioned in this paragraph? in all cases shall be tread by the trial court and in the event of an appeal from any indjament or derive of the trial court, drantor bottler agrees to pay such him as the ap-pellate court shall adjudge reasonable as the hendlelaty's or trustee attors ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall her taken is sompensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees such proceedings, and the balance applied upon the indebtedness sucured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessarily paid or incurred by bene-liciary, and frantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessarily in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person lor the payment of the indebtedness, trustee may

challing the compensation of the trustee and a reasonable chalge of theorem attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the finites in the trust deed as their interests may appear in the order of them priority and (4) the surplus. 10. For any reason permitted by law beneticiary may from time to time appoint a successor or successor to any finite named better to the any successor trustee appointed hereinfert. Uson such appointment, and e host conveyance to the successor trustee, the latter shall be vested with all tile, powers and diffie conferred upon any trustee herein named between or the instrument executed by beneficiary, containing reference to this strust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the successor trustee. 17. Trustee accepts this trust when the successor trustee, in addition acknowledged is made a public record as proved by law. Trustee in one obligated to notify any party hereto of pending value urder any other de d obligated to notify any party hereto of pending is brought by trustee, shall be a party unless such action or proceeding is brought by trustee.

prney, who is an active member of the Oregon State Bar, a bank, trust conjuny in or the United States, a tate insciance company authorized to insure title to real is or any agency thereof, or an escrow agent licensed under OPS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be el or savings and loan association authorized to do business under the law property of this state, its subsidiaries, aftiliates, agents or branches, the b

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 lor grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) lor an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

Purposes. 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.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delate, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST camply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance 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. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

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Earu-۱.... Travis L. jones

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STATE OF OREGON, County of

Personally appeared

and duly sworn, did say that the former is the who, each being first president and that the latter is the secretary of

a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me.

The Second State of the

Notary Public for Oregon

My commission expires:

(OFFICIAL SEAL)

...) ss.

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid,

TO:

STATE OF OREGON,

County of Deschutes October

a station of the

NOTAR STR

Personally appeared the above named Travis L. Jones

ment to be in the loregoing instru-Belore ment (OFFICTAL SEAL) Di-Carrow F Dance

Trustee

My commission expires: 9-26-87

The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said the undersigned is the legal owner and number of all indepredness secured by the toregoing 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 terms suid trust about or pursuant to statute, to entred at evidences of indeoreginess secured by suid trust deed (which are delivered to you herewith together with suid trust deed) and to'reconvey, without warranty, to the parties designated by the terms of said trust deed the D.ATED:

De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be m

TRUST DEED ---ł (FORM No. 881) STEVENS NESS LAW PUB. CO., P STATE OF OREGON, Travis L. jones > ss. I certify that the within instrument was received for record on the day Mildred Wilkinson at o'clockM., and recorded Granto PAGE RECERVED in book/reel/volume No. on FOR page or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No....., Record of Mortgages of said County. Beneliciary Mildred Wilkinson Witness my hand and seal of c/o Wynwood Agency County affixed, P.O. Box 7286 Bend, OR 97708 TITLE NAME 144745 ·[L____,

18255

DESCRIPTION `

A tract of land in the NW4 of the NW4 of Section 31, Township 24 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, described as follows:

Beginning at a point 944.08 feet East of the Northwest corner of said Section 31, said point being designated by an iron pipe driven 4 feet into the ground; thence Southwesterly parallel to the East boundary of Highway 97 a distance of 233 feet 7 inches to the true point of beginning; thence Easterly at right angles along the Northerly line of that parcel conveyed to 0. E. Lroy in Volume M79, page 4263, Microfilm Records of Klamath County, Oregon, 200 feet, thence Northerly parallel to said Highway a distance of 50 feet to a point on the Southerly line of land conveyed to Merle and Geraldine Cruff in Volume M72, page 4419, Microfilm Records; thence Westerly along said Southerly line 200 feet; thence Southerly at right angles and parallel to said Highway, 50 feet to the true point of beginning.

EXCEPTING a strip of land 20 feet wide along the entire Westerly boundary of said premises conveyed to the Oregon State Highway Commission.

STATE OF OREGON,) County of Klamath) Filed for recyrd at request of

on this 21 st day of Oct :
on this 21 st day of October A.D. 19_83
recorded in Vol. <u>M 83</u> of <u>Mortgages</u>
age 18253 of Mortgages
EVELYN BIEHN, County Clerk
1 man /
Fee 12.00 Deputy