38272	TRUST DEED	Vol. <u>M84</u> Page	100000
THIS TRUST DEED, made this DALE L. KNAPP	day of	Iune	, 1984, betwe
s Grantor, MOUNTAIN TITLE COMPA	ну.н		, as Trustee, a
JAMES M. EVANS and JANE E. A. EVA	NS, husband and wi	fe	- 19 1943 (1988) 19 19 19 19 19 19 19 19 19 19 19 19 19 1
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SEE LEGAL DESCRIP	sells and conveys to true agon, described as: TION ATTACHED HERE	nstee in trust, with power of the second sec	of sale, the prope

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, it

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tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination of other agreement allecting this deed or the lien or charde granting any casement or creating any restriction thereon; (c) join in any stordination or other agreement. allecting this deed or the lien or charde france in any reconvey without warranty, all or any part of the property. The convergence may be described as the "person or persons be conclusive prove and the recitals thereoi. Truste's fees lor any of the trust thereoi, and the recitals thereoi. Truste's fees lor any of the services methods of the truthuluness thereoi. Truste's fees lor any of the services any delault by frantor hereonder, heneliciary may at any pointed thout notice, either in person, by agent or by a resiver to be appendent during in this paragraph shall be not less than \$5.
10. Upon any delault by frantor hereunder, heneliciary may at any pointed thout notice, either in person, by agent or by a resiver to be appendent during in the second of the truthulent of the adquarcy of any security for ery or any part inducting those past due and unpaid, and apply the same, less toots and profits, including those past due and unpaid, and apply the same, leaving inductedness secured hereby, and in such order as benevisies of any fast induction of auto renting. If the entering upon and taking possession of said property, the insurance plicator or release thereoil any ray taking or dimage of there insurance particiary or notice of delault hereoils or invalidate any act done or purposent, issues and the said proving thereoil any distribution of such rentis, issues and profits, shall not cure or pursuant to such notice.
12. Upon delault by grantor in payment of any indebtedness secured

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 any any default by grantor in payment of any indebtedness secured declare all hims secured hereby immediately due and payable. In such an in equity as meliciary all the said declare with the buneficiary or the trustee shall be declare that the said declare with the said declare with the buneficiary or the trustee shall be as the said best recorded his written notice of default and his election and proceed to foreclose this trust deed and vertisement, and sale. In the latter event the buneficiary or the trustee shall is the said declare shall receive the time and place of sale, five notice thereous the said best recorded his written notice of default and his election the said declare shall is the time and place of sale, five notice thereous the the said declare shall fix the time and place of sale, five notice thereous the the and proceed to foreclose this trust deed in the alter default at any time prior to five days before the date set by the trustee is of the trustee's sale, the frantor or other person so privileged by ORS 86,760, may to the beneficiary or his successors in interest, respectively, the entire bray to the beneficiary or his successors in therest, respectively, the entire bray to the beneficiary or his successors in therest, respectively, the entire bray to the beneficiary or his successors in therest, respectively, the entire bray to the beneficiary or his successors in therest, respectively by faw and no default occurred, and there obligation secured there by faw and no default occurred, and thereby (ure the trustee.
14. Otherwise, the sale shall be held on the date and at the time and the time.

the delault, in which event all loreclosure 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 aw. The trustee may sell said property either auction to the highest bidge parcels and shall sell the parcel or parcels at auction to the highest bidge parcels and shall sell the parcel or parcels the trustee may sell said property either auction to the highest bidge parcels and shall sell the parcel or parcels the property so sold but without any covenant or warranty, express or im-plied. The recitals in the without any covenant or warranty, express or im-the functions of the without any covenant or warranty, express or im-of the truthfulness there of the granter sol lact shall be conclusive proof the function and beneficienty. Any person, excluding the trustee, but including the granter and beneficienty may purchase at the sale. 15. When trustee sells pursiant to the powers provided herein, trustee cluding the compensation of the trustee as a reasonable charge by trust having recorded to the granter of the trust deed, (3) to bill persons surplus, if any, to the granter or to his successor in interest entitled to such 16. For any reason permitted by law banding market and the successor in the successor is not 16. For any reason permitted by law the trustee of the successor is and the successor is and the successor is and the successor is anot be and 16. For any reason permitted by law banding market and the successor is an the successor is and the trustee of the successor is and the successor

surplus, il any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to itme 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 soccasor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appoint instrument executed by beniment and substitution shall be made by written instrument executed by beniment and substitution shall be made by written instrument executed by beniment and substitution shall be made by written 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 property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and abknowledged is made a public record as provided by law. Trustee is not obligated to notify aparty, hereto of pening sale under any other deed shall be a party unless such action or proceeding is 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 bank, trust company or savings and loan association authorized to do busines under, the laws of Oregon or the United States, a title insurance company authorized to insure 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 ORS 696.505 to 696.585.

The granter warrant that the protect of the later approach by the above described rate and this trust deed are: The granter warrant to the later to the later to and later at a many description of the later approach and the later approach approach and the later approach approa		10978
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Control of the second of the former dependence is a methode period of the second of	Microfilm Records of Klamath Count	
Intraster International to the month of and briefs all particle haves, their heigh, legisles, doubles, doubles	The grantor warrants that the proceeds of the l (a)* primarily for grantor's personal, family, h	loan represented by the above described note and this trust deed are: ousehold or agricultural purposes (see Important Notice below), a natural person her for business or commercial purposes other than agricultural
IN WITNESS WHEREOF, sold grantor has betreamto out his hand, the day and year this above written. INPORTANT NOTICE. Delay, by long on, which are do applied and has not separate in the second of the process of the information of a first has observed and informat	purposes. This deed applies to, inures to the benefit of tors personal representatives, successors and assigns.	and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- tion of the term beneficiary shall mean the holder and owner, including pledgee, of the transferred termine this deed and whenever the context so requires, the
test have and is defined in the introduction graphical dependence in the intervent is of a second dependen	IN WITNESS WHEREOF, said granto	r has hereunto set his hand the day and year first above written.
at a daming one Stream Nets from Nets adde. Strate OF OREGON, County of	as such word is defined in the truth-in-tending Act and beneficiary MUST comply with the Act and Regulation b disclosures; for this purpose, if this instrument is to be a Fi the purchase of a dwelling, use Stevens-Ness form, No. 1	y making required RST, lien, to finance 305. or equivalent; ance the purchase
County Vi anyoard the above named 10 Daile L. Knapp who, each being Oppicied who, each being Weight and that the batter is the score and the badter of the bard of the score and the badter of the bard of the barder of the bard of the badter of the barder of the badter of the badter of the badter of the badter of the barder of the barder of the barder badter of the barder of the badter of the badter of the badter of the badter of the barder of the badter of the barder of the badter of t	of a dwelling use Stevens-Ness Form No. 1306, or address with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	
Period My superand the above named. Dale L. KDB2D Dale L. KDB2D and observations of the strength of the strength of the second of the s	Countrol Klamath 20, 19	, 19
And reharantedged the toregoing instru- and reharantedged the toregoing instru- and reharantedged the toregoing instruments is according of the composition of the the instrument is according of the composition of the the instrument is according of the composition of the the instrument is according of the composition of the composition of the the instrument is according of the composition of the composition of the the instrument is according of the composition of the compositis of the composition		president and that the latter is the
OCENTICAL SEAN) We have a subject of the origin Not commission expires: Not commission expires: OPPICE Not commission expires: Not commission expires:	· 사망, 제 관심 수영화가 전 가지가 다 다 있는 것은 것은 것은 것 같은 것 같은 것 같은 것 같이 것 같이 것 같이	a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed a sealed in behalf of said corporation by authority of its board of directo and each of them acknowledged said instrument to be its voluntary and deed.
Request on FUL RECONVITANCE To Full RECONVITANCE To wate and which of the location of the locatis and location of the location location of the location of the lo	SEAD)	(OFFICI. SEAL
To:	a second seco Second second second Second second	
The undersigned is the legal owner and holder of all indebtedness secured by the toy of any sums owing to you under the term trust deed or pursuant to statute, to earned all evidences of indebtedness secured by said trust deed (which are delivered to herewith together with said trust deed) and to reconvey, without warranty, to the parties design trust deed (which are delivered to herewith together with said trust deed) and to reconvey, without warranty, to the parties design trust deed (which are delivered to herewith together with same. Mail reconvey, without warranty, to the parties design trust deed estate now held by you under the same. Mail reconveyance and documents to DATED. DATED. DATED. De not have set destrey this four Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be mede reverse ness the row concellation before reconveyance will be mede DATED. DATED. DE not have or destrey this four Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be mede reverse ness the row concellation before reconveyance will be mede (Normation of the row concellation before reconveyance will be mede reverse ness the row concellation before reconveyance will be mede (Normation of the row concellation before reconveyance will be mede (Normation of the row concellation before reconveyance will be mede (Normation of the row concellation before reconveyance will be mede (Normation of the row concellation before record on the (Normation of the row concellation before record on the (Normation of the row concellation before record on the (Normation of the row concellation of the row concellation before record on the (Normation of the row concellation of the record on the (Normation of the row concellation of the row concellation of the record on the (Normation of the row concellation of the row concellation of the record on record on the (Normation of the row concellation of the row	TO:	the photons of constant, and the state of th
DATED: Date: of destroy this from Deed OR THE NOTE which it secures. Both must be delivered to the trailee for concellation before reconveyance will be made Do not less or destroy this from Deed OR THE NOTE which it secures. Both must be delivered to the trailee for concellation before reconveyance will be made TRUST DEED (FORM No. 881) STATE OF OREGON, County of County affixed. County affixed. NAME	The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You h said trust deed or pursuant to statute, to cancel al	of all indebtedness secured by the folgoing this sums owing to you under the term ereby are directed, on payment to you of any sums owing to you under the term of evidences of indebtedness secured by said trust deed (which are delivered to rey, without warranty, to the parties designated by the terms of said trust deed
Beneficiary Beneficiary Beneficiary STATE OF OREGON, County of If counts counts in book/reel/volume No. If counts c	estate now held by you under the same wan techny	Simular and arrandomentations and all activities relations and all arrandom and all arrandom and all listories and contract and all listories and contract of arrandom arrandom Arrandom arrandom arr
STATE OF OREGON, County of I certily that the within instructive was received for record on the instructive period of instructive		
IRUST DEED (FORM No. 881) STEVENS HERS LAW PUB. CO., PORTLAND, ORG. 117 ICUINT Dale Ir. Knapp Of colspan="2">County of colspan="2" Grantor FOR page of colspan="2" James: M. & Jane E, A. Evans: RECORDER'S USE In book/reel/volume No. SPACE' RESERVED in book/reel/volume No. James: M. & Jane E, A. Evans: Beneticiary NAME MountAIN TITLE COMPANY/ENC': NAME NAME	Do not loss or destroy this Trust Deed OR THE NOTE whic	h it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
Dale Ir. Knapp	(FORM No. 881)	County of
Grantor James: M. & Jane E. A. Evans. James: M. & Jane E. A. Evans. Beneticiary AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY/ENC:: MOUNTAIN TITLE COMPANY/ENC:: MAME	Dale I.: Knapp	sector accepting set of
Beneficiary County affixed. AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY ENC:		naée
		Record of Mortgages of said County
	James: M. & Jane E. A. Evans Beneficiary	Record of Mortgages of said County Witness my hand and sea County affixed.

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DESCRIPTION

A tract of land situated in the SEA of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a 3/4" iron pipe on the Northerly right of way line of Longacre Road, said pipe being the Southwest corner of Tract "G", according to the recorded survey No. 627 of the Klamath County Surveyor's records, lying North along the quarter line a distance of 644.6 feet and North 59° 53' 00" East along said right of way line, a distance of 482.8 feet from the iron axle which marks the quarter section corner common to Sections 7 and 18, Township 38 South, Range 9 East of the Willamette Meridian, thence North 59° 53' 00" East along said right of way line 112.05 feet to a 3/4" iron pipe at the Southeast corner of said Tract "G"; thence North 06° 08' 05" East a distance of 481.46 feet to a 3/4" iron pipe at the Northeast corner of said Tract "G"; thence South 60° 02' 18" West a distance of 112.17 feet to a 3/4" iron pipe at the Northwest corner of said Tract "G"; thence South 06° 06' 07" West a distance of 481.63 feet to the point of beginning.

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

on this 29 day of J1				-
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at_ <u>11:45</u> or	lock _	<u>A</u> ^	A, and	I duly
recorded in Vol. <u>M84</u>	of	Mort	gae	es
age_ <u>10977</u>				
EVELYN BIEHN		unty	Clar	

By 14m Smith Deputy 12.00