S4260 THIS TRUE TRUE TRUE TRUE TRUE TRUE TRUE TRUE	FORM No. 281-Oregon Trust Deed Series-TRUST DEED.				
THIS TRUST DEED, made this	54260 TRU	ST DEED	Val MIRS	Ta 16493 @	
as Grantor, <u>GRY A. and Mary L. Williams</u> of Tustee and <u>Barrator</u> of Tustee, and <u>Barrator</u> invescently grants, bragins sells and courses to trustee in trust, with power of sale, the property in <u>Clanath</u> <u>Country</u> . Oregon, described as: That Portion of Land Beginning ((340)ft. from the Southwest (S/M) corner Pin of the Northeast (M/E %) of South Measuring North Southwest (S/M) of the Southwest (S	THIS TRUST DEED, made this	day of	<i>t</i>		
est Beneficiary, WITNESSETH: Grantor introvendably grants, bargains, sells and convers to truste in trust, with power of sale, the property in	as Grantor, Gary A. and Mary L. Williams , as Trustee, and				
That Portion of Land Beginning @ (340)ft. from the Southeast (<i>S/E</i>) Corner (<i>Southeast</i> (<i>S/E</i>) Corner (<i>Southeast</i> (<i>S/E</i>) Corner (<i>Southeast</i> (<i></i>	as Beneficiary, WITN	ESSETH:			
 Inter Southwest (S/W) Corner Pin of the Northeast (N/E ±). Of Section (30) Township (39) South, Range (8) East in a Northeast (S/E) Corner of the Western Half (W ±) of the Southwest (S/W ±) of the Northeast (N/E ±) of Section (30) Range (8) East Township (39) South Neasuring North (90) fit. From that Point all the Land North of these Two Measurements Inter Southwest (S/W) Corner Pin of the Northeast (N/E ±) of the Northeast (N/E ±) of Section (30) Range (8) East Township (39) South Neasurements (N/E ±) of Section (30) Range (8) East Township (39) South Neasurements Inter Southwest (S/W) Corner Pin of the Northeast (N/E ±) of Section (30) Range (8) East Township (39) South Neasurements Inter Southwest (S/W) Corner Pin of the Northeast (N/E ±) of Section (30) Range (8) East Township (39) South Neasurements Inter Southwest (S/W) Corner Pin of the Northeast (N/E ±) of Section (30) Range (8) East Township (39) South Neasurements Inter Southwest (S/W) Corner Pin of the Northeast (N/E ±) of Section (30) Range (8) East Township (39) South Neasurements Inter Southwest (S/W) Corner Pin of Section (30) Range (8) East Township (39) South Neasurements Inter Southwest (1) First Near Antipic (1) East (1)	in				
 For with said real estate. For an estate setting. For an estate setting and estate. For any estate of the setting of the	the Southwest (S/W) Corner Pin of the Northeast (N/E ½) of Section (30) Township (39) South, Range (8) East in a Northern Direction and Beginning @ the Pin Marking the Southeast (S/E) Corner of the Western Half (W ½) of the Southwest (S/W ½) of the Northeast (N/E ½) of Section (30) Range (8) East Township (30) South Western Half				
Dollars, with interest thereon according to the terms of a promisory of a constraint made by granter, the linal propent of principal and interest hereot, it is a constraint of a maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said nore of the avaid. In the event the within desting the debt secured by this instrument is the date, stated above, on which the linal installment of said nore of the avaid to be debt secured by this instrument is the date, stated above, on any net rest there in soil, agreed to be shall be come immediately due and payabe. The deve devided real property in or currently used for agricultural, there of any none of plot of the maturity date secured by this instrument. It respective of the maturity dates expressed therein, or the postering of the instrument and granter that and granter there are also any none of plot of any print of the postering of the instrument is the date of any none of plot of any print of the postering of the postering of the analysis of the postering of the	FOR THE PURPOSE OF SECURING PERFORMANCE		s now of hereafter an	ached to or used in connec-	
In the score paid, to be due and payable		······			
 and repair, not to remove or a subject property. and repairs, not to remove or a subject property. a. To complete or restore promotily and in good and workmanited damages of the second of the second	not sooner paid, to be due and payable				
to beneficiary should the granutor lait or make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either the trustee has commenced loreclosure by advertisement and manuer so providing beneficiary with lunds with which to make such payment, beneficiary may, at its option, make payment theroits the default or defaults. It is default consists of a faiture to pay, when due, the dated in metal and interest at the rate set lorth in the note secured by the state default or defaults. It is default consists of a faiture to pay, when due, such payment theroits the default may be cured by paying the default may be cured by paying the default or defaults. It is default may be cured by paying the default may be cured by paying the default and lor such payments shall be bound to the bayment of the obligation herein described, as well as the grantor, shall be bound to the beneficiary all costs and expenses of this trust deed in mongarment theroit shall, at the option of the beneficiary all costs and expenses of this trust deed in manuer and expenses of the trustee incurred in consciond this of this obligation and trustees and attorney's less and expenses of the invest on the index and payable and cluding the or proceeding in which the other costs and expenses of the trustee incurred in constroned in which the default dead.	 and repair nor to remove or demolish and property in good condition not to commit or permit any waste ol said property. 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. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions attecting said property; if the beneficiary or requests, to, join in executing such linancing statements pursuant to the Uniform Commer- cial Code as the beneficiary may require and to pay for lining same in the proper public office or offices, as well as the cost of all lien searches made by illing officer's exerching agencies as may be deemed desirable by the beneficiary. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire an amount not less than \$	ubordination or on thereol; (d) reconver- france in any reco- legally entitled there be conclusive proot services mentioned in services mentioned in time without notice, pointed by a notic, the indebtedness her erfy or any part the issues and prolits, in less costs and expen- ney's lees apon any ficiary may determin the indebtedness here end the indebtedness here end the indebtedness here erfy or any part the issues and prolits, in less costs and expen- ing the indebtedness here end the indebtedness here erf and the indebtedness here property, and the ap waive any delault on pursuant to such not hereby or in his perf declare such and the ap execute and can and as execute and can and as execute and can and as to sell the said de- hereby we heremore the execute we here and the ap the said the said de- hereby we heremore the hereby we heremore the said de- to sell the said de- hereby we heremore the said de- here	where afternent allecting in y, without warranty, all newspance may be descr to, and the recitals there of the truthulness there this paragraph shall be either in person, by a and without regard to t by delaul by grantor he either in person, by a and without regard to t by secured, enter upon t by secured, enter upon t by secured, enter upon tes of operation and colle indebtedness secured here ring upon and taking 1 ring upon and taking 1 r	It for the result, (c) join in any thin deed or the line or charge or any part of the property. The blod as the "person or persons is of any matters or lacts shall of. Trusters lees for any of the ot less than \$5. mention by a receiver to be ap- he adequacy of any security for and take possession of said prop- ter or otherwise collect the rents, and unpaid, and apply the same, ction, including reasonable attor- eby, and in such order as bene- possession of said property, the the proceeds of line and other for any taking or damage of the of as aloresaid, shall mot cure or ander or invalidate any act done ent of any indebirdness secured the theromet, the beneficiary may due and payable. In such an ceed to foreclose this trust deed by beneficiary or the trustee shall notice of delault and his election patients of said property.	
lixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, farator further agrees to pay such sum as the ap- pellate court shall adjudge reasonable as the beneficiary's or trustee's attorney. (2) to the obligation secured by the trust deed (1) to the obligation secured by t	charges become past due or delinguent and promptly deliver receipts therefor to beneficiary: should the grantor fail to make payment of any taxes, assess- ments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with which to make such payment, beneficiary may, at its option, make payment thereol, and the amount so paid, with interest at the rate set lorth in the note secured hereby, logether with the obligations described in paragraphs 6 and 7 of this trust deed, without waiver of any rights arising from breach of any of the covenants hereol, and for such payments, with interest as aloresaid, the prop- erty hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable with- out notice, and the nonpayment thereol shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust eiger and discribed as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and altorney's lees actually incurred. 7. To appear in and delend any action or proceeding purporting to alteet the security rights or powers of beneficiary or trustee's and a in any suit action or proceeding in which the beneficiary or trustee's and in any suit any suit for the loreclosure of this deed, to pay appear, including any suit for the loreclosure of this deed, to pay appear, including any suit for the loreclosure of the pay or trustee's altorney's lease mount of altorney's (res mentioned incinery or trustee's altorney's the amount of attorney's lees mentioned payable of the agrants, in any appear, including any suit for the loreclosure of the paragraph or trustee's altorney's lees it wet hy the trial court and the pa	the manner provided 13. After the sale, and at any tim- sale, the grantor or i the delault or defaul sums secured by th- nentire amount due a not then be due had being cured my be obligation or trust of defaults, the person and expenses actuall- together with trustee by law. 14. Otherwisk place designated in o be postponed as prov- in one parcel or in auction to the highes- shall deliver to the j the property so sold, plied. The recitals in of the truthiumes at the grantor and bene. 15. When trus thall any the property	in ORS 86.735 to 86.795 i trustee has commenced 1 e prior to 5 days before i any other person so privi its. If the default consists e trust deed, the default consists e trust deed, the default constructed in the cure of no default occurred. Any cured by tendering the leed. In any case, in ad ellecting the cure shall <i>j</i> v incurred in enforcing t is and attorney's lees not the motice of sale or the vided by law. The truste expanse parcels and sha t bidder for cash, payab the default any curean but without any covena but without any covena the ded of any matters the deed of any matters the selbs pursuant to the	to infections this trust deed in oreclosure by advertisement and he date the trustee conducts the leafed by ORS 86.753, may cure of a lailure to pay, when due, may be cured by paying the her than such portion as would other delault that is capable of beformance required under the diftion to curing the delault or ray to the beneficiary all costs he obligation of the trust deed exceeding the amounts provided n the date and at the time and time to which said sale may r may sell said property either li sell the parcel or parcels at le at the time of sale. Trustee o as required by law conveying nt or warranty, express or im- of lact shall be conclusive proof ding the truster, but including he sale.	

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penale court shall adjudge reasonable as the beneliciary's or trustee's attor-ney's less on such appeal. It is mutually agreed that: 6. In the event that any portion ver all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is o elects, to require that all or now portion of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or 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, both in the trial and appellate courts, necessarily paid or incurred by brant applied courts, expenses and the balance applied upon the indebtedness secured hereby; and frantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-ficiary payment of its lees and frame to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note lor endorsement (in case of tall reconveyances, lor cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

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having recorded liens subsequent to the interest of the trust deed, (3) to all persons deed as their interests may appear in the order of their preorty and (4) the surplus, if any, to the grantou or to his successor in interest entitled to such surplus. I.6. Beneticiary may from time to time appoint a successor in unterest for any trustee named herein or to any successor truster appointed here-sors to any trustee named herein or to any successor truster appointed here-sors to any trustee named or appointed hereward title, powers and duits conferred upon any trustee here with all title, powers and duits conferred and substitution shall be made by written instrument executed by beneliciary, which, where georded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

Of the successor trustee. I7. Trustee accepts this trust when this deed, duly esecuted and acknowledged 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 of trust or of any action or proceeding in which frantor, beneticiary or trustee 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 business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiarles, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696-505 to 695-585. ______

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) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural 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 feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand, the day and year tirst 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 as 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. Summer (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of County of Xlain t.9, 198 Personally appeared Personally appeared the above named .andwho, each being first Pauline F. Simorson duly sworn, did say that the former is the president and that the latter is the..... secretary of and acknowle 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act by the sealed. ment to be Belore me: (OFFICIAL Bastice L. Ko SEAL) Notary Public for Oregon Before me: Notary Public for Oregon (OFFICIAL SEAL) My commission expires: // //2 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: Chy Tullie, Trustee 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 by you under the same. Mail reconveyance and documents to , 19 85 DATED: /0 Beneficiary or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. Sector Star Star and the Star TRUST DEED ele (33) Bendok (mo 1914 Bino od oga en Mangari od godenov STATE OF OREGON, (FORM No. 881) STEVENS-NESS LAW PUB. CO., PO ss. County of Klamath I certify that the within instrument was received for record on the 11th day $dx_{ij} = q(f^T) + r(d) d^T + q(f) + r^2$ at 1:57...... o'clock R....M., and recorded Grantor SPACE RESERVED in book/reel/volume No. M85...... on AN AMPROPRIATE FOR RECORDER'S USE ment/microfilm/reception No. 54260, Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. -2011 (S. 12) -2011 (S. 12) 30× 38/01 DEEDEvelyn_Riehn, County_Clerk onor 97627 elich Deputy ByStructha 13471 (NSH)-Fee \$9.00 100 9 . See a grant from the second of