の語をす Oregon Trust Deed Series-TRUST DEED. OK (FUTSEL JOLLOULICY) TRUST DEED 1.99 Vol.M& Page 60665 THIS TRUST DEED, made this __23rd_____day of ___April________, 19.86___, between RONALD W. STEVENSON as Grantor, ____MOUNTAIN_TITLE_COMPANY_OF_KLAMATH_COUNTY____ THE ESTATE OF SHARON LOUISE BUCKINGHAM as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as: A tract of land situated in Lot 11 of JUNCTION ACRES, according to the duly recorded plat on file in the office of the County Clerk of Klamath County, Oregon. Beginning at the Northeas: corner of Lot 11; thence West along the Southerly boundary of Highway 140, 80 feet to the true point of beginning; thence South 435 feet; thence West 100 feet; thence North 435 feet to the South line of Highway 140; thence East along said line 100 feet to the point of beginning. TOGETHER WITH a 15 feet wide road easement along the Northerly line of Lot 11, JUNCTION ACRES. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connecith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FIVE THOUSAND FIVE HUNDRED AND NO/100----sum of (\$5,500.00)-(\$5,500.00) note of even date herewith, payable to beneficiar? or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable <u>per terms of note</u>, 19 The date of maturity of the debt secured ty this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the with n described property, or any part thereot, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the gruntor without first having obtained the written consent or approval of the beneficiary. herein, shall become immediately due and payable. The above described real property is not currently used for caricultural, timber or grazing purposes. ...Dollars, with interest thereon according to the terms of a promissory The above described real property is not currently used for agricultural, timber or grazing purposes. unal, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) poin in any subordination or other afreement affecting this deed or the lien or charge frame in any reconvey, without warranty, all or any part of the property. All of any part of the property of the property of the recitals there in a ny receives and any map or plat of the property of the series and there in any receives or lack shall be not less than 55.
10. Upon any delault by grantor hereunder, beneficiary may any set of the property for the indobtedness hereby seutordination of said property of the series and property of the series of any part thereof, including these part due and unpaid and apply the series and property of the series of operation and called there series and property is the series of operation and called there is a series of the proceeds of the any any there is a series of the proceeds of the any defer any series of the series of any security for the other series of application or released for any taking of damage of the property. And the application or elease there any taking of damage of the series and the proceeds of the any taking of damage of the series and the series.
11. The entering upon and taking possession of suid property, the other as determine there and any shall not any security any determine.
12. Upon delault by arantic in payment of any induction any at dome a series of application or released for any taking or damage of the series and the series and any application are released and any appendix the series and the series any secure any delault to notice of delault hereunder of the any band the To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair: not to remove or demolish any building or improvement thereon; Determine or permitting waste of said property in good condition and repair: not to remove or demolish any building or improvement thereon; Determine or permitting waste of said property and in good and workmanlike manner any building or improvement which may be constant thereon; J. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constants, condi-tions and restrictions allecting said property; if the beneficitary so requests, to join in executing such tinancing statements pursuant to the Unitorm Commer-cial Code as the beneficiary may require and to pit fulling same in the by filing offices or searching agencies as may be deemed deviable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings more otherealter erected on the said promyce adapted thereon. noin in executing such financing statements put the Definiting so requests, to cial Code as the benelicitary may require and tools for Union Commer-proper public affice or offices, as well as the cost of all linear same in the proper public offices or searching adencies as may be deeneed deverable by the benelicity. The second of the state of the state premises adainst loss or diamage by the or other states exceted on the state premises adainst loss or diamage by the an amount and less than 3 the public development from the to ture require, in an amount and less than 3 the public development of the latter; all is the granter shall be developed to the benelicity, when as unsured; if the granter shall be deviewed in the state placed on suid burklings, the benelicity of insurance now or hereafter placed on suid burklings, the benelicity of insurance now or hereafter placed on suid burklings, the benelicity of insurance now or hereafter placed on suid burklings, the benelicity of insurance now or hereafter placed on suid burklings, the benelicity of insurance now or hereafter placed or invalidate any act done pursuant to such notice. The state of the state at grantor's such rifer as benelicity or any upon any indebietion of her insurance policy may be appired by beneli-tory any and there insurance is advantor's such rifer as benelicity or any part thereof, may be released to duranto Such flaces. Such rifers as benelicity of any curve or waive any delault on notice of delault horeander or invalidate any act done pursuant to such notice. The such add premises free from construction from and the part of the addition of the charger that may be levied or assessed upon in the suce on waive and premises free from construction from and the plant of the amount so paid, with interest is option, make pay with the plant of the suce assessed upon any upper of the delay assesses and other to beneficiary: should the granter that may be levied or assessed upon in thark such payments shall be hereficiary if the rest as a torse as the manner provided in ORS 86.735 to 86.795. 1.3 After the trustee has commenced foreclosure by advertisement and save and at any time prior to 5 days before the date the source conducts the save the drantor or any other person so privileded by Ore 86.735, may cure the default or delaults. If the default consists of a failure 86.735, may cure source the default or delaults. If the default consists of a failure 86.735, may cure source the default or delault consists of a failure 86.735, may cure source secured by the trust deed, the default may be cured by paying the neither amount due at the time of the cure other than successful that is capable of beind cured may be cured by tendering the performance under the defaults, the person effecting the cure shall pay to the neliciary all cost-and expenses actually incurred in enforcing the obligation of the trust de-by law. logener with trustee's and attorney's tees not exceeding the arrounds provided by low. 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 rostponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sail the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in lower on required by law conveying the property so sold, but without any covenant or required by law conveying the truthulness thereoi. Any person, excluding the truster, but including the truthulness thereoi. Any person, excluding the truster, but including the sale. the grantor and beneficiary, may purchase at the sale. 15 When trustee sells pursuant to the powers provided herein, trustee shad apply the proceeds of sale to payment of (1) the expenses of sale, in cluding the proceeds of the trustee and a reasonable charge by trustee's afterines (2) of the bilingarian secured by the trust deed, (3) to all persons devided tens subsequent to the interest of the trustee in the trust devides their interest in the order of their priority and (4) the surphs. Surplice in anti- to the granier on the ins successed in interest entities on success surplice. I. Beneticiars may from time to time appoint a successor or successor way in the successor appointment, and without convergence appointed here, under Universe the successor that be vested with all title, powers and duries conference upon in trusters there named or appointed hereunder. Each such appointment and subtitution sheen named or appointed hereunder. Each such appointment which when recorded in the norticize records of the county or counties in which the properties wurderd, shall be conclusive proof of proper appointment of the successor truster.

17. Trustee accepts the trust when this deed, duly executed and acknowledded 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 grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

ί.

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 trile to trait property of this state, its subsidiaries, affiliates, agents or branches, the United States or the agency theread, or an estrew agent livensed under CRS dee 50% to dee 50% to dee 50%

			7026
fully seized in fee simple of said describ	ec' real property and has a	valid, unencumbered title thereto	EXCEPT
recorded in Volume M78, j	page 9511, Microfilm	Federal Savings & Loan As Records of Klamath County	ssociation, , Oregon, whi
buyer herein agrees to as and that he will warrant and forever d	ssume and pay in full		
		n an	1 (1 - 1) 1: 45
			• •
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, fam (b)-for an organization; or (even if gran This deed applies to, inures to the benef personal representatives, successors and assigns, secured hereby, whether or not named as a heap secured hereby.	(i) or nousenoid purposes (see in ator is a matural person) are for i it of and binds all parties hereto	mportant Notice below), Dustriess or commercial purposes. , their heirs, legatees, devisees, adminis	strators, executors,
secured hereby, whether or not named as a bene gender includes the feminine and the neuter, and	eficiary herein. In construing this I the singular number includes the	deed and whenever the context so require plural.	ee, of the contract ires, the masculine
IN WITNESS WHEREOF, said	/r/	s hand the day and year first abov	e written.
* IMPORTANT NOTICE: Delete, by lining out, whichev not applicable; if warranty (a) is applicable and the assuch word is defined in the Truth-in-Londing Act beneficiary MUST comply with the Act and Regulat disclosures; for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard	beneficiary is a creditor and Regulation Z, the on by making required	ald W. Stevenson	
(if the signer of the above is a corporation, use the form of acknowledgement opposite.)			
STATE OF OREGON,) STATE OF ORE	GON,)	
TDis instrument was acknowledged befor		vas acknowledged before me on	
62 8 Bonatt W Stevenson	19 by	······	······································
	as	·····	a a second a second
Jan Barela Brenco	· · ·		••••••
(SEAL) My commission expires: 8/16/14		-	(SEAL)
	REQUEST FOR FULL RECONVEYAN		
1	To be used only when abligations have t		
<i>TO:</i>	, Trustee		
The undersigned is the legal owner and ho trust deed have been fully paid and satisfied. Yo said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re- estate now held by you under the same. Mail rec DATED:	ou hereby are directed, on payme 1 ull evidences of indebtedness s convey, without warranty, to the conveyance and documents to	ent to you of any sums owing to you un	nder the terms of
	···· · · · · · · · · · · · · · · · · ·		
Do not lose or destroy this Trust Deed OR THE NOTE v	which it secures. Both must be delivered t	Beneficiary o the trustee for concellation before reconveyance	will be made.
TRUST DEED		STATE OF OREGON,	
(FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, DRE.		County ofKlamath	,
Ronald [?] W. Stevenson		I certify that the with was received for record on a ofAP	the 24 th day
	SPACE RESERVED	at 11:47o'clock AM., in book/reel/volume No.	and recorded
Grantor Estate of Sharon Louise	FOR	page7.025 or as fe	e/file/instru-
Buckingham	RECORDER'S USE	ment/microfilm/reception Record of Mortgages of sai	
Beneliciary		Witness my hand County affixed.	and seal of
AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY			
60665			y-Glerk
(KFFS&L_collection)	Fee: \$9.00	By THM AMUTA	Deputy