FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		STEVENS-NE	ISS LAW PUB. CO., PORTLAND, OR. 97204
THIS TRUST DEED, made the		OI_USL_P	
PHILIP.T. CRANT and DEBORAH I	GRANT.,nusbandandwill	€ 13.4451	•••••••••••••••••••••••••••••••••••••••
as Grantor, ASPEN TITLE & ESCE	OW, INC., An Oregon Corpo	oration	, as Trustee, and
ET. DEAN LEROY MILLIGAN and DC	ROTHY CAROLINE MILLIGAN,	nuspand and w	lie, will
full rights of surviorship	3210 8 1 4 8 De P	<u> </u>	ę <u>.</u> ,
as Beneficiary,	1.3.2	1000 2010	이 이번 이 이 것이 이 것을 수 있는 것이 가지?
Grantor irrevocably grants, barga in <u>Klamath</u>	WITNESSETH: ins, sells and conveys to trustee , Oregon, described as:	in trust, with por	wer of sale, the property
PARCEL 1: The Westerly 119.0) feet of Lots 13 and 14,	CLOVERDALE,	ango no constante en
In the County of F	Clamath, State of Oregon.	th, State of	e na s erie de la composición de la composici
THIS TRUST DEED IS SECOND AND OF KLAMATH FIRST FEDERAL SAV) INFERIOR TO THAT FIRST (INGS AND LOAN ASSOCIATION	DEED OF TRUST	IN FAVOR

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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ... TWENTY SIX THOUSAND ONE HUNDRED SIXTY SEVEN AND 96/100-_____

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sold, conveyed, assigned or alienated by the grantor without first then, at the beneliciary's option, all objactions secured by this inst therein, shall become immediately due and payable. The above described real property is not currently used for agricult To protect, preserve and maintain said property in good condition of the provement thereon; not to remove or denoility any bo contructed, damaged or determine or permit any wate of said property. Social and workmanike or anothere which may be contructed, damaged or determine or permit any wate of said property. If the tenticitary to regions, the control of the provide said property if the tenticitary to regions, the provide said property. If the tenticitary to regions, the provide said property if the tenticitary to regions, the provide said property. If the tenticitary to regions, the perime public office or offices, as well as the cost of all lien searches made by filing differs or searching agencies as may be fermed desirable by the pendicary. The sards as the beneficiary may from time to the tensil to excite a solution on the stand as the beneficiary of the search of a sards as the beneficiary of the search of a sards as the beneficiary in a solution on the stand as the beneficiary with toos payable to the search of a solution to assist the solutions to all solutions and to the stand as the beneficiary, with toos payable to the search of a solution of a solution as all shufflings, the beneficiary may procure the same at grantor's persent and to all the solutions thereby and the solutions thereby and the solution of the spin solution or relaxes shuffling thereof, may be released to relaxely the abstrate or relaxes shuffling thereof, may be released to relaxely the solution or relaxes shufflings and the solutions thereby and the solution of the search and to pay the solution or relaxes shufflings thereof, may be released to the spin solution or relaxes shufflings and the relaxes and to the solution or relaxes that another so paid, with remain

ural, timber or grazing purposes.
(a) consent to the making of any map or plat ol said property; (b) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any matters or late shall be conclusive proof of the truthlulness therein of any matters or late shall be conclusive proof of the truthlulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by aftent or by a receiver to be appointed by a court, and without regard to the adequaey of any security forsers or any part thereof, in its own name sue or other and only the same, less costs and expenses of operation and calculating resonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and proving thereoid and instand order as beneficiary may determine.
11. The entering upon and taking possession of anil not cure or waive any detault or otice of any part to the order of any act done proving the application or sides thereoid and prosend, the application or othereoid and prosend, the thereby immediately due and payable. In such and y detaut or other of any accessite the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary may the sciencing at the struste estall proceed to detault and his election to said place the sind described real proceed to loreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall its the time and place of sale, give notice at the real proceed to loreclose this trust deed by adv

by law. 14. Otherwise, the sale shall be held on the date and at the time lace designated in the noise shall be held on the date and at the time place designated in the noise here the time to which said sale be postponed as 'n upparent, parcels and shall sell the parcel or parce soution for the highest bidder for cash, payable at the parcel or parce soution for the highest bidder for cash, payable at the time of sale. Tr shall deliver to the purchaser its deed in form as required by law conv-the property so sold, but without any covenant or warranty, espress or plied. The recitals in the deed of any matters of lact shall be conclusive of the truthuluness thereol. Any person, excluding the trustee, but inclu-the grantor and beneliciary, may purchase at the sale. e may either

The gramor and beneficiency, may purchase at the safe. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustees attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. surplus.

If. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, which, when recorded in the mottage records 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 acknowledged is made a public record as provided by law. Trustee is not obligated to notily 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.

NOTE. The Trust Deed Act provides that the trustee hcreundar must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to a business under the laws of Oregon at the United States, a tille insurance company authorized to insure title to rea property of this state, its subsidiaries, affiliates, agent, or branches, the United States or any agency thereof, or an excrement licensed under ORS 696.505 to 696.585.

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The grantor covenants and fully-seized in fee simple of said of except, Trust Deed date at page 19203 in favor of	agrees to and w lescribed real pro 1 October 6,	ich the benefic perty and has 1977, recor	ary and those claimin a valid, unencumbere ded on October 7,	g under him, that he is d title thereto 1977, in Book M.
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and that he will warrant and fore	ver defend the s	ame against al	persons whomsoever	and a second
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The grantor warrants that the proc. (a)* primarily for grantor's persona (b) for an organization, or (even a	eeds of the loan repr al, family or househo	esented by the all	ove described note and th	is trust deed are:
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This deed applies to, inures to the personal representatives, successors and as secured hereby, whether or not named as a gender includes the terminine and the neure IN WITNESS WHEREOD	I and the sindular	second and a city	a used and whenever the	ine cor
	said grantor has	hereunto set hi	s hand the day and ye	ar first aboye written
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disclosures: for this comply with the Act and Ra	gulation by making m		Lip T. Grant	
disclosure; for this purpose use Stevens-Ness if if compliance with the Act is not required, disr a	arm No. 1319, or equi gard this notice.	valent. Deb	orah L. Grant	IZIT
(If the signer of the above is a corporation, uso the form of acknowledgement opposite.)	and an operation of the second s			
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STATE OF OREGON, County ofKlamath		STATE OF ORE	GON,	
This instrument was colored to a		County of		\$ \$5.
May A 79 86 by Philip T. Grant and		This instrument w	as acknowledged before m	e on
Debonah, L. Grant		15		
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