r, a bank, trust company zed to insure title to real ORS 696.505 to 696.585. בריקונים ביותר ביירובי בניינים ביותר ביירוביים ביותר ביירוביים ביותר ביירוביים ביירובים ביירובים ביירוביים בייר

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregan State Bar, a bank, or savings and loan association authorized to do business under; the laws of Oregan or the United States; a title insurance company cuthorized to insu property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 606.5

Join in exclusional allecting said produblics, regulations, covinants, condicional Code as the such linearing stationaries, if the beneficiary covinants, control of proper public office which y may require and such of the such linearing stationaries in the such of all linearies of success made beneficiary. To provide and continuously maintain insurance on the building an advoct of the success of the beneficiary with loss proper public office of the beneficiary with loss provide and continuously with loss provide and continuously with loss provide and such of the success of the beneficiary with loss provide and control of the success of the beneficiary and the success of the beneficiary and the success of the success of the beneficiary and the success of the success of the beneficiary and the success of the succes of the s

The above described real property is not currently used for agricult To protect the security of this trust deed, trantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove endemolish any building or improvement thereon; no 1. To complete or restore promptly and in good and workmantike manner any building or improvement, which may be constructed; damaged or destroyed thereon, and pay when due all costs incurred three. To complete or restore property; if the beneficity so orequests, to interactivity statements statements pristant to print the provident of the statement and the property; if the beneficity so requests, to interactivity statements statements pristant to printorm Commer-tion interactivity, as a statements pristant to print thing some in the statement statements at the beneficity or requests, to interactivity as the statements statements in sourches made beneficiary. 4. To 'provide, and continuously maintain insurance on the buildings

LEDEL DEED

of the successor functee. 17. Trinstee accepts this trust when this devil, duly executed and acknowledged is made a public second as provided by law. Trustee is not obligated to neitily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-trustee, the inter shall be very successor trustee appointed beec-under. Upon such appointment, and without conveyance to the successor trustee, the inter shall be very and without conveyance to the successor upon any trustee herein named or appointed hereurder. Each such appointment under trustee in named or appointed hereurder. Each such appointment which, when recorded in the mortgade records of the county or our intering which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

together with trustees and attorney's lees not exceeding the amounts provided by law. 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 date and at the time and be postpoined as provided by law. The trustee may sale which said sale may auction to be provided by law. The trustee may sale shall be into property either shall defines the highest bidder for each, payable at the parcel or parcels at the property for the purchaser its cash, payable at the the former of sale. Trustee plied. They so sold, but without any covenant or waren't with and property either of the trusteities in the deed of any covenant or waren't waren by law conversing of the trusteities thereol. Any purchase at the sale trustee, but including the grantor and beneficiary, may person, excluding the trustee but including shall apply the proceeds and is to payment of (1) the expenses of sale. Shall apply the proceeds of the trustee and a conducter but including the condensation of the trustee and a conduct of (3) to all person automaty. (2) to the obligation secured by the framable charge by trustees automaty. (2) to the obligation or to bia successor in interest end the trustee surplus. If any to the grantor or to bia successor in interest end the frame automaty. If any to the frame in the order of the trustee in the prose surplus.

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so prior and atter the trustee conducts the sums secured by the frust deed, the detail of a failure to pay when due, not then be due had the fime of the cure other may be cured by whying the being cured may be indefined by tendering the yother default that is estable of defaults, the person effect in additionance required unable of defaults, the person effect in edition to curing the default of defaults, the person effect in enforcing by other default of addition of trust deed in the cure shall pay other default that is estable of addition the best default incurred in enforcing the obligation of the trust deed and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and the trust deed

ultural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in systemating any essemant or creating any restriction thereon; (c) join in any subordination or other agreement altering this deed or the lien or charge frames is ubordination or other agreement alter say part of the lien or charge frames in any nearest, without warranty all or any part of the lien or charge frames in any encourty. The become prove of the truthulness therein of any matters of a provide the convergence may be the section of any matters of any of the section section of the section section of the section of the section of the section section of the section of the section of th

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and protits thereof and all fixtures now or hereatter 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 TWENTRY FIVE THOUSAND FIVE HUNDRED AND NO/100sum of \_\_\_\_\_\_FIVE THOUSAND FIVE HUNDRED AND NO/100-\_\_\_\_\_

SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE A PART HEREOF. Contract to anticount BLYLE M. DECK. and the all the second pressure

WENDELL E. SPURLOCK and DONNA L. SPURLOCK; as tenants in common as Beneficiary,

FORM No

OX

<u>206 MN 20 AM 10 29</u>

WALLACE L. WILLIAMS 86, between as Grantor, ... MOUNTAIN ... TITLE COMPANY ... OF ... KLAMATH ... COUNTY .... 19 ...., as Trustee, and

Vol.<u>M&Le</u>Page\_ FORTLAND, OR. 9720 THIS TRUST DEED, made this \_\_\_\_\_27th 9359 🌐 May .....day of ..... 0.8%

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

881-Diegon Trust Deed Saries-TRUST DEI D. 61975 TRUST DEED 

·····································	se claiming under him, that he is law-
The grantor covenants and agrees to and with the beneficiary and tho y seized in fee simple of said described real property and has a valid, une	encumbered title thereto
y seized in tee simple of salu described and the	
that he will warrant and forever defend the same against all persons w	nonsoever.
that he will warrant and tores not to clear cut the trees of Purchaser herein agrees not to clear cut the trees of balance of the sales price due seller is paid in ful	on the property where
balance of the sales price use series in a	
	and mote and this trust deed are:
The grantor warrants that the proceeds of the loan represented by the above describ (a)* primarily for grantor's personal, family or household purposes (see Important (b) for an organization, or (even it grantor is a natural person) are for business of	r commercial purposes.
(b) for an organization, of (even a g	t in the test or over the
and appropriate of the destal and the second and the destal and	ler and owner, including pledgee, of the contract whenever the context so requires, the masculine
In witness whether or not named as a beneficiary herein. In constraint the cluster nder includes the feminine and the neuter, and the singular rumber includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand t	
IN WITNESS WHEREOF, said grantor has hereunit of the	au f Alellion
IMPORTANT NOTICE: Delete, by lining out, which he hereficienty is a creditor Wallace L	. Williams
such word is defined in the front in the hold by making required	
neficiary MUST comply with the Act and Regulation by induing to a size of the second s	
f the signer of the above is a corporation,	
to the term of generating and the term	
STATE OF OREGON,	55.
County on this instrument was ack	nowledged before me on
19.04, by	
Wallace L. Williams of	
not the	
(SEAL)	(SEAL
My commission expires: 1-25-80 (24) commission	
REQUEIT FOR FULL RECONVEYANCE	in an
To be used eily when obligations have been po	HG
70:	be toregoing trust deed. All sums secured by sa
TO: The undersigned is the legal owner and holder of all indebtedness secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to trust deed have been fully paid and satisfied and satisfied and satisfied and satisfied.	o you of any sums owing to you under the terms of hy said frust deed (which are delivered to you
said trust deed or pursuant to match and to reconvey, without warranty, to the part	ties designated by the torne of
herewith together with said trust deed) and to reconveyance and documents to	
DATED:19	
	Beneficiary
Do not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the	France for Concentration
De not less or destroy this Trust Dood OR THE NOTE which it socures. Both must be delivered to the	
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TRUST DEED (FORM No. 581) STAVENS-NESS LAW PUB. CO., PORTLAND. ORF. WAILLACE. L	STATE OF OREGON, County of I certify that the within instrume was received for record on the of at of in book/reel/volume No. page or as fee/file/inst ment/microfilm/reception No. Record of Mortgages of said County. Witness my hand and seal
TRUST DEED         (FORM NO: 881)         STAVENS-NERS LAW FUD. COL. FORTLAND. ORF.         WAILLACE L. WILLLIAMS         Grantor         Grantor         FOR         WENDELL F. & DONNA. L. SPURLOCK         Beneticiary	STATE OF OREGON, County of
TRUST DEED (FORM No. 581) STAVENS-NESS LAW PUB. CO., PORTLAND, ORF. WALLACE, L., WILLLIAMS. Greator FOR WENDELL, F., & DONNA, L., SPURLOCK RECORDER'S USE	STATE OF OREGON, County of I certify that the within instrume was received for record on the of at book/reel/volume No. page or as fee/file/inst ment/microfilm/reception No. Record of Mortgages of said County. Witness my hand and seal

A portion of Section 36, Township 24 South, Range 8 East of the Willamette Meridain, more specifically known as the Southerly 400 feet of that portion of the NELSWL lying Northwesterly of the Klamath Northern Railroad right of way. AND ALSO INCLUDING that portion of the SELSWL lying Northwesterly of the Klamath Northern Railroad right-of-way.

SAVING AND EXCEPTING THEREFROM the following parcels:

Parcel No. 1: Any portion thereof conveyed for railroad right-of-way; and also Parcel No. 2: Beginning at the intersection of the South line of Section 36, Township 24 South, Range 8 East of the Willamette Meridian, with the West line of the Gilchrist Railroad; thence West along said South line a distance of 1000 feet to a point; thence North at right angles to said South line a distance of 200 feet to a point; thence East parallel to said South line, and at a distance 200 feet therefrom, a distance of 1170 feet, more or less, to a point on the Westerly line of said railroad; thence Southwesterly along said Westerly right of way line a distance of 240 feet, more or less, to the point of beginning; and also Parcel No. 3: Beginning at the South quarter corner of Section 36, Township 24, South, Range 8 East of the Willamette Meridian, Klamath County, Oregon; thence North 89° 17' 00" West, 1407.87 feet along the South line of Section 36 to the Westerly right of way of the Klamath Northern Railroad; thence North 39° 40' 16" East, 257.19 feet along the Westerly right of way of aforesaid railroad to the true point of beginning; thence South 89° 17' 00" West, 615.00 feet; thence North 0° 43' 00" East, 295.00 feet; thence South 39° 40' 16" West, 379.35 feet along said right of way to the true point of beginning; and also

Parcel No. 4: A 60 foot right of way along the Northerly boundary of above described property from the Klamath Northern Railroad right of way Westerly to the NW4SW4 of Section 36, Township 24 South, Range 8 East of the Willamette Meridian, to provide roadway ingress, egress and for the installation and maintenance of public or private utilities to said appurtenant properties lying in the NW4SW4 and NE4SW4 and SW4SW4 of said Section 36.

## STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for record at request of \_\_\_\_

of	May	A.D., 19 <u>86</u> at of Mortgag	10:29 o'clock A	M., and duly recorded in Page9359	30th day
FEE	\$13.00		Evelyn By	Biehn, County Clerk	Im the

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