OK .	1 (en: 5)	38620	A STATE OF THE STA	G CO., PORTLAND, OR, 97204
c\c 64141	the second secon	IST DEED	Vol. M No Page	13228
THIS TRUST DEED, made	e this 22	day of	Jūly are	19.86 between
RONALD K. RIMA	*********			
as Grantor, KLAMATH COU				, as Trustee, and
JOHN P. MANNERIN as Beneficiary,	NG and RUPHAN	E E. MANNE	RING, husband and	Wife
	WITA	IESSETH:		,
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in				
<u></u>	ounty, Oregon, descr	ribed as:		
Lot 4 and all that po 31, Township 34 South West of the Westerly Highway.	right of way	boundary	Willamette Meridia of the Old Dalles	
្សិ ១	Administration of the section of the	Proceeding Action in the	40% of the property of the	
<u>ဂ</u> ၁			\mathbf{x}_{i} , \mathbf{x}_{i}	
together with all and singular the tenemer now or hereafter appertaining, and the ren	nts, hereditaments and i	appurtenances and	all other rights thereunto below	nging or in anywise
tion with said real estate. FOR THE PURPOSE OF SECUR	RING PERFORMANCE	E of each adresms	nes now or nereatter attached to	or used in connec-
	DANDDIARUNI	OKEDANDN(0/100s=	
note of even date herewith, payable to ben not sooner paid, to be due and payable The date of maturity of the debt sec	neficiary or order and mu	Dollars, with inte ade by grantor, the 	erest thereon according to the tele e final payment of principal and Ol	rms of a promissory d interest hereof, if
becomes due and payable. The above described real property is no To protect the security of this trust	of currently used for agricu	ultural, timber or gra	zing purposes.	illment of said note
and repair; not to the remove or demoilsh any building on the commit or permove or demoilsh any building on the commit or permove or demoilsh any building or the control of the control o	property in good condition mg or improvement thereon; in good and workmanlike be constructed, damaged or red therefor, egulations, covenants, condition to the Uniform Commercial terms of the the total all lien searches made to all lien searches made to all lien searches made to all lien searches made in the total all lien searches made to all lien searches made instituted to the latter; all time require, in Yol 1. If the the total all lien searches and to the latter; all seliciary as soon as insured; any such insurance and to en days prior to the expiraciant such order as beneficiary as soon as insured; any such insurance and to en days prior to the expiraciant such order as beneficiary as soon as insured; any such insurance and to en days prior to the expiraciant placed on said buildings, for a sepense. The amount may be applied by benefin such order as beneficiary or application or release shall hereunder or invalidate any suction lens and to pay all levied or assessed upon or application or release shall hereunder or invalidate any suction lens and to pay all levied or assessed upon or application or release shall hereunder or invalidate any suction lens and to pay all levied or assessed upon or the forth in the note secured paragraphs 6 and 7 of this form breach of any of the rest as aloresaid, the proport, shall be bound to the option of the beneficiary, ately due and payable and the option of the trustee incurred and trustee's and attorney's proceeding purporting to reproceeding purporting to reproceed	subordination or cathereot; (d) recon grantee in any re legally entitled the be conclusive proo services mentioned 10. Upon a time without notice pointed by a count of the indebtedness her type of any parties costs and port issues and port in the collection of such insurance policies of property, and the waive any default pursuant to such in pursuant to such in pursuant to such in the pursuant to such the beneficia in equity as a mon advertisement and execute and cause it os ell the said chereby whereupon thereof as then rect the manner provide to sell the said to the frantor of the default of defaults, and at any time, and the grantor of the defaults, the preson and expenses actual together with trustee by law. 14. Otherwish and the property so solid. The recitals:	ntering upon and taking possession rents, issues and profits, or the procreation compensation or sewards for any tax application or release thereof as afore or notice of default hereunder or in office. It is not the profit of	reon; (c), join in any or the lien or charge of the property. The he "person or persons in the property of a receiver to be apply the same of the property of any security for obsession of said property the consension of said property, the continue of the property of any security for obsession of said property, the code of the and of the property of any security of said, property, the code of the and of the king or damage of the said, shall not cure or validate any act done y indebtedness sectured r, the beneficiary may payable. In such an rectone this trust deed by in the property of the trustee shall elault and his election one this trust deed in the obligation of the trust deed in the trust deed in the property either parcel or payers and the time and which said sale may I said property either parcel or parcels at time of sale. Trustee ded by law conveying anty, express or imparty, express or imparts, expre
and so the foreclosure of this deed, to pay a cluding evidence of title and the beneticiary's or true amount of attorney's fees mentioned in this paregra lixed by the trial court and in the event of an applicate out the trial court, grantor further agrees to pellate court shall adjudge reasonable as the benetiney's less on such appeal. It is mutually agreed that: At the event that any portion or all of sail under the right of eminent domain or condemnation, right, it is olects, to require that all or any portion or all reasonable costs, expenses and attorney's incurred by grantor in such taking, which are in excess of pay all reasonable costs, expenses and extorney incurred by grantor in such proceedings, shall be applied by it lirst upon any reasonable costs and expense to the trial and appellate courts, necessarily poth in the trial and appellate courts, necessarily poth in the trial and appellate courts, necessarily persuand executed hereby; and grantor agrees, at its own expenses and executed such instruments as shall be necessary pensation, promptly upon beneficiary's request. 9. At any time and from time to time trong the process of t	stee may appear, including all costs and expenses, in- ustee's attorney's lees; the aph 7 in all cases shall be seal from any judgment or pay such sum as the ap- liciary's or trustee's attor- liciary shall have the beneticiary shall have the beneticiary shall have the sea of the monies payable as of the amount required as lees necessarily paid or paid to beneticiary and penses and attorney's lees, paid or incurred by bene- ed upon the indebtedness paid or incurred by bene- ed upon the indebtedness and the payable of the property of property of the property of the property of the property of property of the property of the property of the property of p	plied. The recitals is of the truthfulness the grantor and ber and ber and ber and polythe procluding the compen attorney, (2) to the having recorded lie deed as their interes surplus, if any, to taurplus. 16. Benelicia sors to any trustee under. Upon such trustee, the latter as upon any trustee het and substitution sha which, when record which the property of the successor trust.	in the deed of any matters of fact shat thereof. Any person, excluding the the thereof. Any person, excluding the the thereof. Any person, excluding the translation of the powers proceeds of sale to payment of (1) the station of the trustee and a reasonable obligation secured by the trust deen as subsequent to the interest of the sts may appear in the order of their the grantor or to his successor in interest may appear in the appoint ary may from time to time appoint ary may from time to time appoint appointment, and without conveyar appointment, and without conveyar hall be vested with all title, powers rein named or appointed hereunder. Eatll be made by written instrument exed in the mortgage records of the or is situated, shall be conclusive proof of tee.	tanty, express or im- ill be conclusive proof trustee, but including ovided herein, trustee expenses of sale, in- e charge by trustee's d, (3) to all persons trustee in the trust priority and (4) the erest entitled to such a successor or succes- ustee appointed here- nce to the successor and duties conferred ach such appointment cuted by beneficiary, ounty or counties in il proper appointment
liciary, payment of its lees and presentation of this endorsement (in case of full reconveyances, for cancel the liability of any person for the payment of the i	Is deed and the note for	obligated to notify a	accepts this trust when this deed, ande a public record as provided by any party hereto of pending sale und- ion or proceeding in which grantue, by less such action or proceeding is brough	er any other deed of

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 lows of Oregon or the United States, a little 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 excrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-In the grantor covenants and agrees to and with the penenciary and those claiming under him, the fully 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:

(b) for an organization, or toron if grantor is a natural person) are for business or commoroid purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, sender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and wear first 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-landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required (isclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. ALASKA STATE OF OREGON, This instrument was acknowledged before me on 1986 by Rima and Darleen STATE OF OREGON, This instrument was acknowledged before me on nmission expires: Postmaster Notary Public for Oregon Elfin Cove My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owind to you under the forms of 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 an area of trust deed or nursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you 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 have warranty. In the narties designated by the terms of said trust deed the 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 DATED: net lose or destrey this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED [FORM No. 881-1] STEVENS-NESS LAW PUB. CO. PORTLAND. ORE STATE OF OREGON, County of Klamath I certify that the within instrument was received for record on the 28thday of Grantor at 4:23 o'clock P.M., and recorded SPACE RESERVED in book/reel/volume No. M86 FOR page 13228 or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No. 64141 AFTER RECORDING RETURN TO Beneficiary John Place Ruphane E. Mannering Record of Mortgages of said County. c/o Klamath Co. Title Co. Witness my hand and seal of County affixed. Evelyn Biehn County Clerk Fee: \$9.00 By Bry Smith