င္ဘာ

|  | TRUST DEED   | N- 35943   | STEVENS NESS LAW PUB. CO., PORTLAND  | 9        |
|--|--|--|--|----------|
| RM No. 881—Oregon Trust Deed S   |  | TRUST DEED   | Vol. 1860 Page 1604  | <u>5</u> |
| 65641  |  | -4   | September 19 86 b  | etwe     |
| THIS TRUST D   | EED, made this   | 5 TM day of  | September 19 86 - E  |          |
| ml Garcia  |  |  | and the service of the contract of the service of t |          |
|  |  | on Oregon CO                                       | rporation as Trust   | ee, a    |
| Grantor Klamath  | County Title Co  | mpany, all Oregon co                               | rporation has a second a secon | <u> </u> |
| ovd D. Cogley and  | d Suzanne M. Cog   |  | Leave the same and a service and a service to the latter to the  |          |
| Oyu D. Sob-  |  | स्वत्रक्षात्र्यक्षेत्रः व उत्प्रद                  | A Market Carlotte Commence of the Carlotte   | 3 110    |
|  |  | 8 QH   |  |          |
| s Beneficiary,   | escontest of   | WITNESSETH:  | ि । पुरस्कार विकरित भागका रहा । जिल्ली   |          |
|  |  | War and conveys to tru                             | stee in trust, with power of sale, the   | rope     |
| Grantor irrevoca   | bly grants, bargains,  | sells and conveys to in-                           |  | 38 j     |
| . Klamath  | County, C  | regon, described as:                               | the section of the property of the   |          |
|  |  |  |  | Silve.   |
| NUMBER OF Sect   | ion 8 Township   | 40 South, Range 12 I                               | East, Willamette Meridian.   |          |
| N-2NW-4 OF BOOK  |  | the second second second                           | Complex 1  |          |
| 101AL 252  | 26 mahin 25  | South Range 11 E.                                  | N.M. BENEK SE STERFER  |          |
| Wine Section   | 1.30 TOMURUTE 33   | bouting name                                       | the control of the co |          |
| de la company de | The second secon | and are the training to the first of the series of | . 1-1-1-no firewood other  |          |
| Grantor agree  | es not to cut an   | y merchantable club                                | er, including firewood, other express written consent of   |          |
| than as need   | ed for clearing  | pasture, without the                               | e the industry. Consultable price reports the differ   | 2011     |
| bonoficiary  | the brown of the Holl 40   | effort peoples - Bass and a source of the          | e express written consent of   |          |
| HEHET TOTAL A.   |  |  |  |          |

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 connection with said real estate.

FOR THE PURPOSE

OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Thirty-thousand and no/100----

sum of TRITTY-TROUSANG and ROLLUS Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable October 5

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, onveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable.

The chove described real property is not currently used for agricultural, timber or graing purposes.

sold, conveyed, assigned or alienated by the grantor without lirst then, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due and payable.

The chove described real property is not currently used for agricult and the converse of the co

(a) consent to the making of any map or plat of said property; (b) join in any reasting any easterned or creating any restriction thereon; (c) join in any reanting any easterned or creating any restriction thereon; (c) join in any reanting any easterned or creating any restriction thereon; (d) join in any reading any easterned or the lien or charge thereof. (d) reconvey, without warranty, all this deed or the lien or charge thereof. (d) reconvey, without warranty all the services mentioned in the property. The be conclusive proof of the truthfulness therein of any matters or facts shall feally entitled thereto, and the receists therein of any matters or facts shall be conclusive proof of the truthfulness therein of any matters or facts shall be conclusive proof of the truthfulness hereof. Trustees fees for any of the services menioned in this paragraphy shall be not less than \$5.

10. Upon any default by fareness and be not less than \$5.

10. Upon any default by fareness and the new facing and security for pointed by a court, and without street upon and take possession of said property or any part thereof, in its sown name sure or otherwise collect the reals, less costs and expenses of operation and collection, including reasonable altorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of live and other insurance policies or compensation or release thereof as aloresaid, shall not cure or property, and the application or release thereof as aloresaid, shall not cure or property, and the application or release thereof as aloresaid, shall not cure or property, and the application or release thereof as aloresaid, shall not cure or property, and the application or release thereof as aloresaid, shall not cure or property, and the application of any affectment hereunder, the beneficiary may declar all sums secured hereby immediately due and payable. In such and the

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced in ceclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor of the sale the grantor of the sale the grantor defaults. It the default consists of a failure to pay, when due, some secured by read to the trust deed, the default may be cured by paying the online amount due at the time of the cure other than such portion as would not hen be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation trust deed. In any case, in addition to curing the default consists and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and the sale sales.

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 to which said sale may place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either be postponed as provided by law. The trustee may sell said property either in one parcel or in seprate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee saletion to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the unchaser its deed in lorm as required by law conveying shall deliver to the development of the trustee of the trustee. The trustee of the trustee, but including the trustitudes thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided berein trustee.

the grantor and beneficiary, may purchase at the sale.

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 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 trustee and the trustee and the trustee and the surplus. If any, to the grantor or to his successor in interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor interest employing the surplus of any trustee named herein or to any successor trustee appointed herein conder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinger. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each of the successor trustee which, when recorded in the mortigage records of the county or counties in which, when recorded in the mortigage records of the county or counties in which, when recorded in the mortigage records of the county or counties in which, when recorded in the mortigage records of the county or counties in the successor trustee.

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 notify any party hereto of pending sale under any other deed of itrust 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 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 title insurance company authorized to insure title to real savings and loan association authorized to do business under the lows of Oregon or the United States, or any agency thereof, or an escrow agent licensed under ORS 696.50S to 696.58S. property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.50S to 696.58S.

| Paul Gatcla  as  of  Notary Public for Oregon  Notary Public for Orego | Said-  | agrees to and with the bend  | ficiary and those claiming un  | ler him that he is I   |
|--|--|--|--|--|
| and that he will secrent and tower defend the same against all persons whomsever.  The design secretar that the proceeds of the lane represented by the above described note and this trust deed are:  (A) for an expansion of Cover it denties in a natural section, are the business of conversal persons.  (A) for an expansion of Cover it denties are natural section, and the section of the control of the section o | any unpaid taxes due to r  | moval from farm use  | has a-valid, unencumbered titl   | e thereto except   |
| The denote warrants that the seconds of the lass represented by the above described rate and this trust deed are.  (a) primarily for greater's personnel of the lass represented by the above described rate and this trust deed are.  (b) for an ordanization, or (even it denote in a natural pumposes (we Important Notice bolow).  This deed applies to, invers to the branks of an above in property of the primary of the primary of the primary and antiques to the branks of an above in property.  This deed applies to, invers to the branks of a state of the primary  | The title and the second of the factor of the second   | which were expensed by the Con-  | read to the state of the first of the  | ি কিছিল প্রাক্তিক কর্মার কর্মার কর্মার কর্মার করিছে কর্মার করিছে কর্মার করিছে করিছে করিছে করিছে করিছে করিছে কর<br>বিষয়ে করিছে ক   |
| The genetic variant that the proceeds of the loan represented by the algore described note and this trust deed are:  (b) for an expanishment of personal, family or household purposes.  (c) for an expanishment of personal, family or household purposes and antitional personal persona | which is the same that the property of the property  | ver uerend the same against  | all persons whomspever   | The Destruction of the con-<br>or in the con-order of the con-order of the con-<br>order of the con-order of the con-order of the con-<br>order of the con-order of the con-order of the con-<br>order of the con-order of the con-order of the con-<br>order of the con-order of the con-order of the con-<br>order of the con-order of the con-order of the con-order of the con-<br>order of the con-order of the con-order of the con-order of the con-<br>order of the con-order o |
| The generous warrants that the proceeds of the hone commenced by the algors described note and this treat deed are:  (b) for an organization of cream if grained is a natural personal  | The transfer of the second sec | If he part is convectory and their   | 1400 1 1611 Street Carrie and Carrie Carries and Carri | at in the Parling Brown was actively by<br>Brown as the community of the community<br>The parling of the community of the parling of   |
| The standar warrant that the proceeds of the loan represented by the above dearther note and this trust died are:  (a) Primarily for making, or great it is possible to making person, or for ballies or commercial purposes.  (b) for an origination, or great it is possible to making person, or for ballies or commercial purposes.  This deed applies to inverse to the benefit of and blads all parties herein, this hair, lepters, derives, administrators, executions of the personal personal appreciations, and all presentatives, the content and purposes.  The personal personal tries, the personal application is possible to the content the object, and the content and the neutrino and the  | The first time to the first the state of the first time the first time to the first time to the first time to the first time time to the first time time time time time time time tim  | The state of the second section of the second  | The first of the f | eministra (1990) in service de la companya de la c<br>La companya de la co<br>La companya de la co   |
| This deed applies to impre to the benefit of and binds all parties hereto, their him: hepters, gavens administrators, execute present presentatives, successor, and benefit from headlichery shall mean the holder and benefit produced by parties the mode of the control of the headling of the control of the headling of the control of the headling of the headling of the control of the headling of the | E. D. Christilly affected that;  | seigh menjacts about to rader such   | and the second control of the second   | ter in the second of the secon                                 |
| This deed applies to impre to the benefit of and binds all parties hereto, their him: hepters, gavens administrators, execute present presentatives, successor, and benefit from headlichery shall mean the holder and benefit produced by parties the mode of the control of the headling of the control of the headling of the control of the headling of the headling of the control of the headling of the | the second of th | the first course of the test o | As they be true in the case of |  |
| This deed applies to impre to the benefit of and binds all parties hereto, their him: hepters, gavens administrators, execute present presentatives, successor, and benefit from headlichery shall mean the holder and benefit produced by parties the mode of the control of the headling of the control of the headling of the control of the headling of the headling of the control of the headling of the |  | The state of the s | 45. When the state of the st    |  |
| This deed applies to impre to the benefit of and binds all parties hereto, their him: hepters, gavens administrators, execute present presentatives, successor, and benefit from headlichery shall mean the holder and benefit produced by parties the mode of the control of the headling of the control of the headling of the control of the headling of the headling of the control of the headling of the | The grantor warrants that the proc<br>(a)* primarily for grantor's person  | eeds of the loan represented by th   | e shows dance of   |  |
| STATE OF ORGON    Special content of the Technologies of the Content of the Special Content | and the second s | are  | for business or commercial   |  |
| IN WITNESS WHEREOF, said granted to have been allegated mashes includes the plural.  IN WITNESS WHEREOF, said granted has here includes the plural.  IN MOTAN MOTICE, Delies, by lising set, whichever warranty (e) or (b) is not worself in defined in the transmission of populations, it is a set of the population. It is not transmission of the population o | personal representatives, successors and as secured hereby whether   | benefit of and binds all parties h   | ereto, their heirs lesstees device   |  |
| DIFFORM NOTES Delies, by lining and, whichever warmon's pin or its is a process of the process o | gender includes the feminine and the neut  | beneticiary herein. In construing<br>or, and the singular number include   | mean the holder and owner, including<br>this deed and whenever the context   | administrators, executor pledgee, of the contra  |
| STATE OF ORGON.  Goudy of Particles of the supervision dependency of the propose  | WITNESS WHEREOF,   | said grantor has hereunto se   | t his hand the day and   | so requires, the masculin  |
| STATE OF OREGON.  SPACE Space of the chart is a comparison.  STATE OF OREGON.  SPACE Space of the chart is a comparison.  STATE OF OREGON.  SPACE Space.  STATE OF OREGON.  STATE OF OREGON.  SPACE Space.  STATE OF OREGON.  STATE OF OREGON.  SPACE Space.  SPACE Space.  STATE OF OREGON.  STATE OF OREGO |  |  | O O  | st above written.  |
| ## Completion with personal seas of Several-Name from Name 1319, and Security Security of Company of the Act is not required, discognish in select.  ## Company of the Act is not required.  ## Company of the | beneficions Must beneficions Must Truth-in-Lendin  | a Act and Beauty is a creditor   | o une Jances   |  |
| STATE OF ORGON.  Gousty of XLamath Space lateration in the first of solution of the first of solution of the solution          |  |  | St. There is a real control of the state of  |  |
| STATE OF OREGON.  Gouldy of Klamath  September 1986, by  Gouldy of Klamath  This featuring was acknowledged before me on 1880 featuring was acknowledged before me on 1980 featuring was acknowledged bef | AND THE REAL PROPERTY OF THE PARTY OF THE PA | the time to be a like that and the second  | Water State of the |  |
| General of Klamath  String Helditionni was acknowledged before me on Paul Retitionni was acknowledged acknowledged before me on Paul Retitionni was acknowledged before me on Paul Retitionni was acknowledged before me on Paul Retitionni was acknowledged | The transfer the law of the second competition is a second   | The many of the state of the same of the s | Strangenson by the   |  |
| The identificant was acknowledged before me or payment or process of the participation of the |  | STATE OF C   | Decon  |  |
| Paul Calcula  Paul Calcula  Notary Public of Oregon  Notary Public for Oregon  Ny commission expires: (SEAL  ***Trustee**  The undersigned as the legal owner and holder of all independents secured by the forecasting trust deed. All sums secured by said deed have been fully paid and satisfied. You breedy set directed, on payment to you of any sums owing to you under the terms of said trust deed of pursuant to statute, for execute by said rust deed (which are delivered to you to now held by you under the terms of said trust deed) and to recovery without warranty, to the parties designated by the terms of said trust deed the forecast in the terms of said trust deed the same. Mail recovery-core and documents to  **TRUST_DEED**  **TR | This instrument was column   | County of  | The Train of progress  | )<br>} ss.   |
| Notary Public for Oregon  Notary Public for Oregon  Notary Public for Oregon  My commission expires: 1/2 / B  ROUST FOR FULL RECONVEYANCE  The undersigned is too legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 status, to cancel all evidences of indebtedness, secured by said trust deed (which are delivered to you for now hold by you under the same. Mail reconvey, without warranty, to the parties designated by the terms of said trust deed the now hold by you under the same. Mail reconvey who and decuments to the parties designated by the terms of said trust deed the parties of the parties designated by the terms of said trust deed the parties of the convey of the parties of the p | TO AN ANTALON TO AN ALL  | Pefore me on This instrume   | nt was acknowledged before me on   |  |
| My commission expires:   | Wint barcia  | STANDARD AND ADDRESS OF THE STANDARD ST |  |  |
| My commission expires:   | Mail Som   | 01   |  |  |
| My commission expires:   | SEAL) Notary Publ  | ic for Oregon Notary Public  |  |  |
| The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said and 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 of or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you of any sums owing to you under the terms of said trust deed) and to reconvey without warranty, to the parties designated by the terms of said trust deed to the terms of the parties designated by the terms of said trust deed to the terms of said trust deed to you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed to the terms of said trust deed to you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed to the terms of said trust deed to you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed to the terms of said trust deed to the terms of said trust deed to you under the same. Mail reconveyance and documents to the parties designated by the terms of said trust deed to you under the same. The parties designated by the terms of said trust deed to you under the same.  TRUST(DEED apply 12 2000 per 20 | My commission expires: 9/2   | 100  |  | (CEAT)   |
| The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said and deed have been fully paid and satisfied. You bereby are directed, on payment to you of any sums owing to you under the terms of said the control of control of the parties designated by said trust deed (which are delivered to you to said trust deed) and to reconvey without warranty, to the parties designated by the terms of said trust deed the now held by you under the same, Mail reconvey without warranty, to the parties designated by the terms of said trust deed the now held by you under the same, Mail reconveyence and documents to remediately the terms of said trust deed the trust of the parties designated by the terms of said trust deed the now held by you under the same, Mail reconveyence and documents to remediately the terms of said trust deed the trust of the parties designated by the terms of said trust deed the trust of the parties designated by the terms of said trust deed the trust of the parties designated by the terms of said trust deed the trust deed (which are delivered to reconveyence will be mode.  TRUST DEED 1919 12 2001 19 2 | The second secon | Court States of Court States   | The state of the s |  |
| The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said and deed have been fully paid and satisfied. You bereby are directed, on payment to you of any sums owing to you under the terms of said the control of control of the parties designated by said trust deed (which are delivered to you to said trust deed) and to reconvey without warranty, to the parties designated by the terms of said trust deed the now held by you under the same, Mail reconvey without warranty, to the parties designated by the terms of said trust deed the now held by you under the same, Mail reconveyence and documents to remediately the terms of said trust deed the trust of the parties designated by the terms of said trust deed the now held by you under the same, Mail reconveyence and documents to remediately the terms of said trust deed the trust of the parties designated by the terms of said trust deed the trust of the parties designated by the terms of said trust deed the trust of the parties designated by the terms of said trust deed the trust deed (which are delivered to reconveyence will be mode.  TRUST DEED 1919 12 2001 19 2 |  | REQUEST FOR FULL RECONSOR  | ANCE   |  |
| The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said and set deed have been fully paid and satisfied. You hereby are directed, on payment to you et any sums owing to you under the terms of swith operation by said trust deed on the said trust deed and to reconvey without warranty, to the parties designated by the terms of said trust deed the same. Mail reconveyance and documents to  Beneficiary  De tool this or desired the same. Mail reconveyance and documents to  FED.  De tool this or desired that the secures. But must be delivered to the trustee for concellation before reconveyance will be mode.  FED.  TRUSTIPED 1919  12 2010 1 100 1 1 1 1 1 1 1 1 1 1 1 1 1  | The results of registers as a substitution of a con-<br>construction of the construction of a con-<br>position of the con-   | To be used only when chimestons to   | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1  |  |
| Describes of dates when the same. Mail reconvey without warranty, to the parties designated by the terms of said trust deed the fee one had by you under the same. Mail reconveyance and documents to  Describes of dates when the same. Mail reconveyance and documents to  Describes of dates when the same. Mail reconveyance and documents to  Describes of dates when the same. Mail reconveyance and documents to  Describes of dates when the same. Mail reconveyance will be made.  CLUBEDL MBLOOS BOT DESCRIBE HARDER ALL PORT LIPE CONTROLLED CONTROLLED AND ADDRESS |  | S Little 153.0 Trustee Printers  | and the state of t |  |
| Describes of dates when the same. Mail reconvey without warranty, to the parties designated by the terms of said trust deed the fee one had by you under the same. Mail reconveyance and documents to  Describes of dates when the same. Mail reconveyance and documents to  Describes of dates when the same. Mail reconveyance and documents to  Describes of dates when the same. Mail reconveyance and documents to  Describes of dates when the same. Mail reconveyance will be made.  CLUBEDL MBLOOS BOT DESCRIBE HARDER ALL PORT LIPE CONTROLLED CONTROLLED AND ADDRESS | The underest   | Trustee property   | And the state of t |  |
| Beneficiary  Beneficiary  Beneficiary  De not loss of destroy his Trust Doed On this NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyence will be mode.  CHURCH BELD STORED STORES FOR SUA DELIGIOUS PROPERTY STATE OF OREGON,  (PORM No. 681)  ( | The undersigned is the legal owner and ist deed have been fully paid and satisfied direct deed.  | holder of all indebtedness secure  | by the toregoing trust deed, All   | sums secured by said   |
| Beneficiary  De not less or destroy this Trust Deed OR THE NOTE which it secures. Soft must be delivered to the trustee for concellation before reconveyance will be mode.  CHARLES LOOK HOLE TO GREAT BENEFIT ACTIONSE FIRE COUNTY of Klamath  STATE OF OREGON,  COUNTY OF Klamath  SENTENDED AND ACCUPANT ACTIONSE FIRE COUNTY OF Klamath  SENTENDED AND ACCUPANT ACCUPAN |  | holder of all indebtedness secure You hereby are directed, on pays   | d by the toregoing trust deed. All   |  |
| Beneficiary  De not take or destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be mode.  CHURCH SELECTOPEED and Description and proceeding of the point of the trustee for concellation before reconveyance will be mode.  CHURCH MELGOS HOT CO GRAZING DESCRIPTION AND ADDRESS | The undersigned is the legal owner and ist deed have been fully paid and satisfied diffusi deed or pursuant to statute, to carewith together with said trust deed) and to ate now held by you under the same. Mail   | holder of all indebtedness secure. You hereby are directed, on pay, ncel all evidences of indebtedness reconvey, without warranty, to to reconveyance and documents to   | d by the foregoing trust deed. All<br>ment to you of any sums owing to y<br>secured by said trust deed (which<br>the parties designated by the terms   | are delivered to you of said trust deed the  |
| Do not lose of decirely this Trust Doed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be mode.  CLUBELL SELECTEDEED SPIED  SPACE RESERVED  CHARLES AND FUR. CO. PORTLAND. ORG.  CHARLES AND FUR. CO. PORTLAND. | The undersigned is the legal owner and ist deed have been fully paid and satisfied diffusi deed or pursuant to statute, to carewith together with said trust deed) and to ate now held by you under the same. Mail   | holder of all indebtedness secure. You hereby are directed, on pay, ncel all evidences of indebtedness reconvey, without warranty, to to reconveyance and documents to   | d by the foregoing trust deed. All<br>ment to you of any sums owing to y<br>secured by said trust deed (which<br>the parties designated by the terms   | are delivered to you of said trust deed the  |
| TRUST DEED and good of the state of the stat | The undersigned is the legal owner and ist deed have been fully paid and satisfied diffusi deed or pursuant to statute, to carewith together with said trust deed) and to ate now held by you under the same. Mail   | holder of all indebtedness secure. You hereby are directed, on pay, ncel all evidences of indebtedness reconvey, without warranty, to to reconveyance and documents to   | d by the foregoing trust deed. All<br>ment to you of any sums owing to y<br>secured by said trust deed (which<br>the parties designated by the terms   | are delivered to you of said trust deed the  |
| TRUST DEED and good of the state of the stat | The undersigned is the legal owner and ist deed have been fully paid and satisfied direct the deed or pursuant to statute, to carewith together with said trust deed) and to all now held by you under the same. Mail TED:   | Trustee holder of all indebtedness secure. You hereby are directed, on payincel all evidences of indebtedness reconvey, without warranty, to treconvey ance and documents to   | d by the foregoing trust deed. All nent to you of any sums owing to y secured by said trust deed (which he parties designated by the terms   | are delivered to you of said trust deed the  |
| FORM No. 881)  STATE OF OREGON, County of Klamath ss.  County of Klamath ss.  I certify that the within instrument was received for record on the 5th day of September 1986, and recorded in book/reel/volume No. 1886 on page 16045 or as fee/file/instrument in book/reel/volume No. 1886 on page 16045  RECORDER'S USE ment/microfilm/reception No. 65641  Record of Mortgages of said County.  AFTER RECORDING RETURN TO.  AFTER RECORDING RETURN TO.  POR DEED Single 1986 of September 1986 of County affixed.  STATE OF OREGON, County of Klamath see St. Adv. Adv. Adv. See September 1986 of September 1986 on page 16045  Record of Mortgages of said County.  Witness my hand and seal of County affixed.  STATE OF OREGON, County of Klamath see St. Adv. Adv. Adv. Adv. Adv. Adv. Adv. Adv  | The undersigned is the legal owner and st deed have been fully paid and satisfied d trust deed or pursuant to statute, to carewith together with said trust deed) and to all now held by you under the same. Mail TED:   | Trustee  holder of all indebtedness secure You hereby are directed, on pays reconvey, without warranty, to seconvey without warranty to seconvey and documents to  | d by the toregoing trust deed. All nent to you of any sums owing to y secured by said trust deed (which he parties designated by the terms  Beneficiary  | are delivered to you of said trust deed the  |
| County of Klamath ss.    County of Klamath   St.   | The undersigned is the legal owner and test deed have been fully paid and satisfied direct deed for pursuant to statute, to calcimite together with said trust deed) and to all the new held by you under the same. Mail TED:  De act fees of desirey this Trust Deed OR THE NOTE CHARLES WELLER STORES OF CHERLES WELLER STORES.  | holder of all indebtedness secure. You hereby are directed, on pays meet all evidences of indebtedness reconvey, without warranty, to treconvey ance and documents to secure and documents to the secure and documents.  I which it secures. Both must be delivered to the secure and documents to the secure and documents.  I which it secures. Both must be delivered to the secure and documents.  | by the foregoing trust deed. All ment to you of any sums owing to you becaused by said trust deed (which he parties designated by the terms  Beneficiary  to the trustee for concellation before reconver  | are delivered to you of said trust deed the  |
| Grantor  Grantor  Grantor  Grantor  Grantor  Grantor  Grantor  FOR  RECORDER'S USE  COMPANY DESCRIPTION OF September 19 86  ACTION OF SEPTEMBER VED 18 10 10 10 10 10 10 10 10 10 10 10 10 10  | The undersigned is the legal owner and sat deed have been fully paid and satisfied direct the satisfied trust deed or pursuant to statute, to calcievith together with said trust deed) and to all on the nor half trust deed and together with said trust deed and together with said trust deed) and together with said trust deed) and together make more than the same. Mail TED:  Do not lose or destroy this Trust Deed OR THE NOR CHARLES BEGGE ED CHARLES BEGGE ED CHARLES BEGGE TRUSTIPEED SHEED  | Trustee  holder of all indebtedness secure. You hereby are directed, on payincel all evidences of indebtedness reconvey without warranty, to treconvey ance and documents to the secure of the secure  | by the foregoing trust deed. All ment to you of any sums owing to you can be said trust deed (which he parties designated by the terms  Beneficiary  Beneficiary   | are delivered to you of said trust deed the  |
| Grantor  Grantor  SPACE RESERVED:  FOR  RECORDER'S USE  CONTRACTOR DESCRIPTION OF SEPTIMEDRY 1986, at 3:01 o'clock P.M., and recorded in book/reel/volume No. 1486 on page 16045 or as fee/file/instrument/microfilm/reception No. 05641  Record of Mortgages of said County.  Witness my hand and seal of County affixed.  SPACE RESERVED:  APTER RECORDING RETURN TO  COUNTY Affixed.   | The undersigned is the legal owner and sat deed have been fully paid and satisfied direct the satisfied trust deed or pursuant to statute, to calcievith together with said trust deed) and to all on the nor half trust deed and together with said trust deed and together with said trust deed) and together with said trust deed) and together make more than the same. Mail TED:  Do not lose or destroy this Trust Deed OR THE NOR CHARLES BEGGE ED CHARLES BEGGE ED CHARLES BEGGE TRUSTIPEED SHEED  | Trustee  holder of all indebtedness secure. You hereby are directed, on payincel all evidences of indebtedness reconvey without warranty, to treconvey ance and documents to the secure of the secure  | by the foregoing trust deed. All ment to you of any sums owing to you can be said trust deed (which he parties designated by the terms  Beneficiary  Beneficiary   | are delivered to you of said trust deed the  |
| Grantor  FOR  FOR  RECORDER'S USE  COMPANY OF Beneficiary  AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  COMPANY OF BENEficiary  AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  COMPANY OF BENEficiary  AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  COUNTY Affixed.  FVelyn Biehn, County Clerk  | The undersigned is the legal owner and stated have been fully paid and satisfied dirust deed or pursuant to statute, to calculate the satisfied of trust deed or pursuant to statute, to calculate the same. Mail trust deed and to sate now held by you under the same. Mail TED:  TED:  De not less or destrey this trust Deed OR THE HOTEL STATE DEED STATE OF TRUST DESCRIPTION OF TRU | And the secures Both must be delivered to have a secured to the secure and documents to the secure and secure  | Beneficiary  STATE OF OREGON  County of Many of Long State of County of Long I County that the long I County that the long I County that the long I County of Long I County I County of Long I County I Coun | are delivered to you of said trust deed the said trust deed to said trust deed the said trust deed trust de                                 |
| RECORDER'S USE  CONTROL OF COUNTY Affirm Record of Mortgages of said County.  AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  COUNTY Affirm RECORDING RETURN TO  AFTER RECORDING RETURN TO  COUNTY Affirm RECORDING RETURN TO  AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  COUNTY Affirm RECORDING RETURN TO  AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  COUNTY Affirm RECORDING RETURN TO  AFTER RECORDING RET | The undersigned is the legal owner and stated have been tully paid and satisfied. I trust deed or pursuant to statute, to cae with together with said trust deed) and to the now held by you under the same. Mail trust deed of the now held by you under the same. Mail trust deed of the north factor of the nor | Trustee  holder of all indebtedness secure You hereby are directed, on pays morel all evidences of indebtedness reconvey without warranty, to reconvey and documents to  seconvey and documents to  which is secures. Both must be delivered the marginary of the mar | Beneficiary  STATE OF OREGON  County of Mars received for record  Was received for record  September 1  Was received for record  September 1  September 1  | rate delivered to you of said frust deed the of said frust deed the said frust deed to said frust deed the                                  |
| AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  COMPANY OF CLEAN OF COUNTY Affixed.  APPLICATION OF COUNTY Affixed.  COUNTY Affixed.  COUNTY Affixed.  COUNTY Affixed.  COUNTY Affixed.  | The undersigned is the legal owner and deed have been fully paid and satisfied. I trust deed or pursuant to statute, to calculate the satisfied of the now hold by you under the same. Mail trust deed on the now hold by you under the same. Mail trust deed and to the now hold by you under the same. Mail trust deed on the north tensor that are properly to the north trust deed on the north tensor that are properly to the north trust deed on the north trust deed o | De los de la indebtedness securer la vou hereby are directed, on payincel all evidences of indebtedness reconvey without warranty, to the partitude of the language of the lan | Beneficiary  Beneficiary  STATE OF OREGON  County of Klame  I certify that the to  was received for record  of Septimeber  at 3:01 o'clock P   | are delivered to you of said trust deed the said trust deed to said trust deed the said trust deed to said trust deed to said trust deed to said trust deed trust                                 |
| AFTER RECORDING RETURN TO  AFTER RECORDING RETURN TO  County affixed.  AREA OF COUNTY Affixed.  AREA OF COUNTY Affixed.  Fig. 10 September 19 Septem | The undersigned is the legal owner and deed have been fully paid and satisfied. I trust deed or pursuant to statute, to calculate the satisfied of the now hold by you under the same. Mail trust deed on the now hold by you under the same. Mail trust deed and to the now hold by you under the same. Mail trust deed on the north tensor that are properly to the north trust deed on the north tensor that are properly to the north trust deed on the north trust deed o | And the secures beth must be delivered by the secures of independents to secure and documents to secur | by the foregoing trust deed. All ment to you of any sums owing to you becaused by said trust deed (which he parties designated by the terms  Beneficiary  Beneficiary  to the trustee for concellation before reconvery  County of Klama  County of Klama  Septmeber  3:01. o'clock P.  in book/real/yellars. No   | rate delivered to you of said frust deed the of said frust deed the of said frust deed the said frust deed to you of the said frust deed the said                                  |
| AFTER RECORDING RETURN TO  County affixed.  County Biehn, County Clerk   | The undersigned is the legal owner and stated have been tully paid and satisfied. I trust deed or pursuant to statute, to calculate the same of the now held by you under the same. Mail trust deed on the horizontal trust deed and to the now held by you under the same. Mail trust deed on the north of the north of the same of the north of the n | Trustee  holder of all indebtedness secure You hereby are directed, on pays meet all evidences of indebtedness reconvey without warranty, to freconvey and documents to reconveyance and documents to proceed the secures and documents to secure and documents to reconveyance and documents to proceed the secures and documents to secure and docum | Beneficiary  Beneficiary  STATE OF OREGON  County of Klame  Lectify that the varieber of September of Septemb | rance will be mode.  State delivered to you of said trust deed the of said trust deed the said trust deed to said trust deed                                  |
| CLC DEED wade to   | The undersigned is the legal owner and stated have been fully paid and satisfied. I trust deed or pursuant to statute, to call trust deed or pursuant to statute, to call trust deed on pursuant to statute, to call trust deed and to the now hold by you under the same. Mail trust now hold by you under the same. Mail trust feel of the now hold by you under the same. Mail trust feel of the north trust feel of the north feel of  | Trustee  holder of all indebtedness secure You hereby are directed, on pays meet all evidences of indebtedness reconvey without warranty, to reconvey without warranty, to reconvey and documents to  which it secures. Both must be delivered and particularly to the particular and particular an | Beneficiary  Beneficiary  STATE OF OREGON  County of Klamc  September 3:01 o'clock P  in book/reel/volume N  page 15045  ment/microfilm/recepting  | rance will be mode.  The delivered to you of said trust deed the of said trust deed the said trust deed to said trust deed                                  |
| Creetyn Biehn, County Clerk  | The undersigned is the legal owner and seed have been fully paid and satisfied. I trust deed or pursuant to statute, to capacity to extend the same of the now held by you under the same. Mail trust deed and to the now held by you under the same. Mail trust deed and to the now held by you under the same. Mail trust deed and to now held by you under the same. Mail trust deed on the north trust as a decided of the | Trustee  holder of all indebtedness secure You hereby are directed, on pays meet all evidences of indebtedness reconvey without warranty, to reconvey without warranty, to reconvey and documents to  which it secures. Both must be delivered and particularly to the particular and particular an | Beneficiary  Benef | rance will be mode.  The delivered to you of said frust deed the of said frust deed the said frust deed to said frust deed                                 |
|  | The undersigned is the legal owner and deed have been fully paid and satisfied, trust deed or pursuant to statute, to can be satisfied, trust deed or pursuant to statute, to can be satisfied trust deed) and to the now held by you under the same. Mail trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the north factor of the same and trust deed or the same and tr | Trustee  holder of all indebtedness secure  You hereby are directed, on pays meet all evidences of indebtedness reconvey without warranty, to  reconvey without warranty, to  secure and documents to  about the secure and documents the secure and documents to  about the secure and documents to  about the secure and documents to  about the secure and documents t | Beneficiary  Beneficiary  Beneficiary  Beneficiary  STATE OF OREGON  County of Klama  I certify that the ey  was received for record of Septmeber of 1 0000 Or 8  ment/microlilm/recepti Record of Mortgages of  Witness my has  County affixed.   | are delivered to you of said trust deed the said county.  The said trust deed the said county are trust deed to you said county.  The said trust deed the said county are trust deed to you said county.  The said trust deed the said trust deed tru                                 |