| CCODO   | 140 # M-30198 STEVENS NESS LAW PUB. CO., PORTLAND, OR. 57204  |
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| (a) A set of the se   | Vol The Page 18435  |
| THIS TRUST DEED, made this 26th<br>DAVID WALDO and GAIL ANN WALDO, husband a  | day of September 96   |
| as Grantor, ASPEN TITLE & ESCROW, INC., an<br>WILLIAM F. MOODY and N. JUNE MOODY, husba   | Oregon Corporation , as Trustee, and<br>and and wife with full rights of survivorship   |
| as Beneficiary,   | <u>1987 - 1</u><br>1986 - <b>1</b>  |
| WIT<br>Grantor irrevocably grants, bargains, sells and o<br>inKlamath   | NESSETH:<br>conveys to trustee in trust, with power of sale, the property<br>ribed as:  |
| The North 435.74 feet (as measured along $NE_4^{1}SW_4^{2}$ lying Westerly of the county road 11 East of the Willamette Meridian, in the  | in Social 15 Marshall 20 c. (1) -   |
| THIS TRUST DEED IS A SECOND TRUST DEED AN<br>A FIRST TRUST DEED IN FAVOR OF JOYCE NELS  | ) IS BEING RECORDED SECOND AND JUNIOR TO<br>IN AND VERN J. NELSON, HUSBAND AND WIFE.  |
| note of even date herewith, payable to beneficiary or order and m<br>not sooner paid, to be due and payable May 1<br>The date of maturity of the debt secured by this instrumen<br>becomes due and payable. In the event the within described prop<br>sold, conveyed, assigned or alienated by the grantor without it<br>then, at the beneficiary's option, all obligations secured by this in<br>herein, shall become immediately due and order becomes due to the the secured by this in<br>the secure immediately due and secured by this in   | Dollars, with interest thereon according to the terms of a promissory<br>and by grantor, the final payment of principal and interest hereof, if<br>19.89<br>is the date, stated above, on which the final installment of said note<br>erty, or any part thereof, or any interest therein is sold, agreed to be<br>is thaving obtained the written consent or approval of the beneficiary,<br>strument, irrespective of the maturity dates encresed therein  |
| The above described real property is not currently used for agric.<br>To protect the security of this trust deed, grantor agrees:   | (a) consent to the making of any  |
| and repair; not to remove or demolish any building or improvement thereon;<br>not to commit or permit any waste of said property.<br>2. To complete or testore promptly and in good and workmanlike<br>manner any building or improvement which may be constructed, damaged or<br>J. To comply with all laws, ordinances, regulations, covenants, condi-<br>tions and restrictions allecting said property; if the beneficiary so requests, to<br>j. To comply with all laws, ordinances, regulations, covenants, condi-<br>tions and restrictions allecting said property; if the beneficiary so requests, to<br>cial Code as the beneficiary may require and to pay for liing same in the<br>by liing officer or rearching agencies as may be deened desirable by the<br>beneficiary.<br>Now or hereafter erected on the said premises against loss or damage by lire<br>and work other that and as the said premises against loss or damage by lire<br>and work other that and as the said premises against loss or damage by lire<br>and other that and as the said premises against loss or damage by lire<br>and such other that are as the said premises against loss or damage by lire<br>and such other that are as the said premises against loss or damage by lire   | subordination or other agreement allecting this deed or into the property. The<br>thereof; (d) reconvey, without warranty, all or any and of the property. The<br>grantee in any reconveyance may be described as the property. The<br>sequence of the sequence of the recital therein of any matters or lacts shall<br>be conclusive proof of the truthulm-ss thereof. Trusters less for any of the<br>services mentioned in this paragraph shall be not less than \$5.<br>10. Upon any default by grantor hereunder, beneficiary may at any<br>pointed by a rourt, and without refar to the adequary of any security for<br>erty or any part thereof, in its own name sue or otherwise collect the rents,<br>issues and prolits, including those past due and unpaid, and apply the same,<br>less upon any mideburgation and collection, including reasonable attor-<br>inging may determe. |
| policies of insurance holl be delivered to the beneficiary as non as insured;<br>if the grantor shall have delivered to the beneficiary as non as insured;<br>deliver said policy of insurance now or herealter placed on said buildings,<br>the beneficiary independence of the same at grantor's expense. The annount<br>client of any policy of the same at grantor's expense. The annount<br>collected under any the or other insurance policy may be applied by benefi-<br>ciary upon any indebtedness secured hereby and in such order as beneficiary<br>may determine on the phenoteneous the same at grantor's expense. The annount<br>of phenoteneous and the same at grantor's beneficiary<br>may determine on the phenoteneous the same at a beneficiary<br>of thereof of the same at grantor's client of the same at<br>may determine on the phenoteneous the same at a<br>not cure or waive any determined to grantor. Such application or invalidate any<br>at the pursuant to such all on other of default hereunder or invalidate any<br>at a determine or and a manifer the same at a such or the same at a<br>same at a such a such all on the same at a such or the same at<br>the same at a such as a<br>such as a such as a<br>such as a such as a<br>such as a such as a<br>such as a such as a<br>such as a such a | 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awaids for any taking or damade of the property, and the application or awaids for any taking or damade of the wave any default or notice of default hereunder or invalidate any act done 12. Upon default by grantur in payment of any indebtedness secured hereby or in his performance of any afterment hereunder, the beneficiary may declare all sums secured hereby mediately due and payable. In such an in equity as a mortage or direct here with the beneficiary or their shall end trustee shall execute and is excited his secure and hereby or direct here with the beneficiary or the trustee shall execute and is excited his election.  |
| tares, assessments and other charges that may be levied or assessed upon or<br>against said property belore any part of such tares, assessments and other<br>charges become past due or delinquent and promptly deliver receipts therefor<br>to beneficiary; should the grantor lait to make payment of any tares, assess-<br>ments, insurance premiums, liens or other charges payable by grantor, either<br>by direct payment or by providing beneficiary with lunds with which to<br>make such payment, beneficiary may, at its option, make payment thereol,<br>and the amount so paid, with interest at the rate set lorth in the note secured<br>berehv. todether with the ablications and the rate set lorth in the note secured   | to sell the said described real property to satisfy the oblightion secured<br>hereby whereupon the trustee shall lix the time and place of sale, give notice<br>thereof as then required by law and proceed to loreclose this trust devel in<br>the manner provided in ORS 86.735 to 86.795.<br>13. After the trustee has commenced loreclosure by advertisement and<br>sale, end at any time prior to 5 days before the date the trustee conducts the<br>sale, the grantor or any other person so privileged by ORS 86.753, may cure<br>the delault or delault consists of a failure to nave when due  |

by direct payment or by providing beneliciary with funds with which to make successful, which the providing beneliciary with funds with which to make successful with the obligations described in paragraphs 6 and 7 of this thereby, togethet so paid, with interest at the rate set forth in the note secured hereby, togethet with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, shall be added to and become a part of the debt secured by this trust deed, shall be added to and become a part of the debt secured by this trust deed, shall be added to any rights arising from breach of any of the constrained in the described, as well as the grantor, shall be bound to the secure of the described, as well as the grantor, shall be bound to the described, and all such payments, shall be immediately due and payable and constitute a breach of thy this trust deed immediately due and payable and constitute a breach of this trust deed. I the beneficiary or trustee is and mayable and of tile search and all as the order dosts and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurred in a the other dosts and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's allect the security rights or powers of baneficiary or trustee; and in any suit ary suit for the forelosure of this during paragraph 7 in all cases shall be amount of attorney's fees mentioned inclusive or trustee's attorney's lees on the trial court, around the avent of an appeal from any judgment or decree of the trial court, around the argues of the sense side attor-ney's fees on such appeal. It is mutually agreed that: Is the event that any portion or all of said property shall be taken under the securit domain or condemnation, beneficiary sor trustee's attor-ney's fees on such appeal. It is out appeal to any portion of the monies payable se

the detaults of defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as sould not then 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 or trust deed. In any case, in addition to curing the default and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise the action of the section of the amounts provided 14. Otherwise the action of the section of the sect

together with trustees and attorney's tees 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 to which said sale may be postponed as provided by law. The trustee may sell said properly either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for each, public at the time of sale. Trustee shall deliver to the purchaser its deed in hyperbal at the conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the france and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein 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-cluding the compensation of the trustee and a reasonable charge by trustee's 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, it any, to the grantor or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. B. Beneliciary may from time to time appoint a successor or success sors to any trustee named herein or to any successor trustees the here-under. Upon such appointment, and without conversance to the successor trustee, the latter shall be vested with all take powers and duties conferred upon any trustee herein named or appoared between the successor upon any trustee herein named or appoared between the successor which, when recorded in the mortgage records of the county or counties in which, the property is situated, shall be conclusive provel of proper appointment of 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which stantor, 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 Oregan 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 title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew 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 lawfully 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: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneticiary herein. In construing this deed and whenever the context so requires, the contract gender 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 year 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-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Nass Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Sall ann GENERAL ACKNOWLEDGMENT Wald 1. Fornia State of On this the 6 day of October NO. 201 County of 50 ŜS, errette S. O'Connel 19<u>86,</u> before me, the undersigned Notary Public, personally appeared David Waldo and Suil ann Walde. OFFICIAL SEAL OFFICIAL SEAL PIERRETTE S. O'CONINOR NOTASY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN SAN MATEO COUNTY COMM. Expires Aug. 20, 1988 D personally known to me x proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) <u>are</u> within instrument, and acknowledged that <u>Charp</u> within instrument, and acknowledged that WITNESS my hand and official seal. \_\_subscribed to the \_executed it. The undersigned is the legal owner and holder of all involvements secured by the foregoing trust aced. All sums secured by said Notary's Signature The undersigned is the legal owner and holder of all introductive less 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 and trust deed or nursuant to statute to cancel all evidences of indebtedoors accured by said trust deed further and further to react all evidences of indebtedoors accured by said trust deed further to dead further to react the terms of 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 be another with said trust dead) and to constant without we cannot to the postion desiduated by the terms of said trust dead the said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you berewith together with said frust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: ...... Do not loss or destroy this Trust Boad OR THE NOTE which it secures. Both m Beneficiary ust be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) STEVENS-NEES LAW PUB. CO., PORTLAND. OR STATE OF OREGON, County of \_\_\_\_\_Klamath David Waldo **5**5. I certify that the within instrument Gail Ann Waldo was received for record on the Still day William F. Moody Grantor SPACE RESERVED FOR N. June Moody RECORDER'S USE ment/microfilm/reception No......66920, Beneliciary Record of Mortgages of said County. AFTER RECORDING RETURN TO Witness my hand and seal of ASPEN TITLE & ESCROW, INC. County affired. Collection Department Evelyn 31chn, County Clerk. Fee: \$9.00 arts 1Qm Br ( In D. Deputy