join in the Marcelian attending state profilements in the benefits. Overnants, conditional Code as the density in the benefits of the second of

To protect the security of this trust deed, frantor agricu To protect the security of this trust deed, frantor agrees: and repair, motion remove on demolish any building or improvement therows and repair, motion remove on demolish any building or improvement therows and repair, and remove on demolish any building or improvement therows and repair, and thereas a second and the second and workmanike thereas, and pay when all couts incurred thintucted, damaged or tions and restitutions allesting statements pursuant to the form to any the filling or improvement which may be characteristications to any provide all the second and the second in the second tion and restitutions allesting statements pursuant to the filling so requests. In proper public of resting agrees as well as the cost of all line searches male beneficiary wide and couling agrees as may be deemed desirable by the hereas and conditioned and couling the searches the beneficiary and conditioned and couling the searches the to prove a searching admines as may be deemed desirable by the now or herealler erected on the building the boundary meintain insurance on the building the

of the successor trustee. 17. Trustee accepts this trust when this dend, duly executed and acknowledged is made a public recturd as provided by bars. Trustee is put obligated to notify says party herein (d) pending and ender any other deed of rust or of any action or preventing in which drantee, beneficiary or frustee abalt be a party unless such action or preceding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association subbritised to de business under the laws of Oregon or the United States or the United States or any agency thereof, or an escrow agent licensed under the to insure trile to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

nurphus, it any, to the granter or to this successor in interest entitled to such surphus, if the Beneficiary may from time to the allowing a successor or success the trustee named herein or to any success trustee appointed herein under. Upon such appointment, and without converse trustee appointed herein trustee, the latter shall be under under converse and during conference upon any furstee herein named or appointed hereinnet, Each such in successor and substitution shall be under written incoment each such interficienty which the recorded in the touckage records of the county or counties in elife the surgers. All the touchastic provides the surgers and which the property is substituted, shall be conclusive proof of proper appointment of the successor trustee.

the grantor and beneficiary, may purchase at the sale. 15. When frustee sells pursuant to the powers provided berein, trustee shall apply the proceeds of a pursuant to the powers provided berein, trustee cluding the tompensation at the frustee and a reactive the sells of the powers atowney. (I the oblights the frustee and a reactive deed, (1) to all press basing received lens subsequent to the interest of the frustee the frust aurplus, if any, to the grantor or to his successor in interest entitled to such success.

together with frustee's 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 be ostignated in the noice of sale or the time to which said sale may me parcel or in separate parcels and sail sell said property either shall deliver to the purchase its deed in form as required by law. The process of the process and sale or sale or the time of sale. Trustee the property so sold, but without any line and to sale the concession of the truthfulness the deed of any matters of lact shall be conclusive proof the granticary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided brein, trustee

Instrument, irrespective of the maturity dates expressed mercents of facility of grazing purpose.
(a) consent to the making of any map or plst of and property: (b) init in grazing may casement or creating any restriction thereon: (c) join in any theorem. Thereod: (c) point in any casement or creating any restriction thereon: (c) join in any theorem in any convergence markanty, all or any bard or the lean or charge exercises of accessing any the described of the property. (b) init in thereod: (c) point in any reconvergence markanty, all or any bard or the lean or charge restriction there are any provided thereod. (c) any of the truthered in this pranamph shall be not less thanks it conclusive any of the truther the described of the property of any of the truthered in this pranamph shall be not less thanks it conclusive any of the provide thereof, in its and the provide of any of the provide thereof, in the markand in the provide the provide the indebted mereof. In this pranamph and the angle provide the indebted mereof in the provide the conclusive any bard thereof, in the markand in the provide the provide the provide the indebted mereof.
If the midebted mereof, in the markand is and unpatient is collect the indebted mereof any bard thereof in the provide collection of any of a second of any field thereof in the provide the provide the indebted mereof is any part thereof in the provide collection of a second any indebted mereof is any taking possession of said property, the said the application of release thereof is installated any act damage of the provide any indebted mereor invalidate any act damage of the provide any markant of and the application of maximum any indebted mereor invalidate any act does instand to release thereof is invalidated with any indebted mereor invalidate any act does and the application of any indebted mereor invalidate any act does and the application of any any indebted mereor invalidate any act does and the application of any payment of any indebted mere

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner Paid, to be due and payable at Maturity , 19 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, afreed to be sold, conveyed, asigned or alienated by the grantor without first having obtained the written consent or approval of the date date in the event of a sold note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. To ended the sourcity of this trust dead drantor adress. (a) convert to the makind of any man or alst of and moments: this instrument is in the paying becomes.

note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, it

TWENTY-SIX THOUSAND ONE HUNDRED AND NO/100s-----

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 protits thereof and all tixtures 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 munity of the muni sum of

Lot 27, Highland Park, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.

67731

MAXINE MAC FARLANE

EORM

as Grantor

eries a -

OR

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

as Beneficiary,

KLAMATH COUNTY TITLE COMPANY

Band Soutes-TRUST DEED. KCTC - 39067

, as Trustee, and

19929

, 1986 , between

Page

THIS TRUST DEED, made this 28th NORMAN E. STREETER and LINDA M. STREETER, husband and wife TRUST DEED

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 decd are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the femining 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. Streeter 6

* 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-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

inda Ą hee Streeter nda M.

jel

Masman

Norman E.

19930

(if the signer of the above is a corporation, use the form of acknowledgement opposite.)

STATE OF OREGON,	STATE OF OREGON,)
County of WWW.Rlamath	County of	e on
Norman E. Streeter and	19, by	······································
Notary Public for Oregon	Notary Public for Oregon	
(SEAL) My commission expires: 6-21-58	My commission expires:	(SEAL

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO:, Trustee

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 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 estate now held by you under the same. Mail reconveyance and documents to

Beneticiary

not less or destrey this Trust Dood OR THE NOTE which it secures. Soft must be delivered to the trustee for concellation before reconveyance will be made.

TRUST DEED (FORM No. 841) STEVENS NEES LAW PUB. CO., PORTLAND, ORF.	en goernoe greet stinke	STATE OF OREGON, County of <u>Klamath</u> I certify that the within instrument
		was received for record on the .4thday of
Crantor	SPACE RESERVED FOR Recorder's use	page <u>12929</u> or as fee/file/instru- ment/microfilm/reception No. <u>67731</u> , Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO	antu, orođeniji os u Dilavi od su prijekova o Dilavi	County affized. Evelyn Biehn, County Clerk
PANAI	Fee: \$9.00	By Hand Deputy