TALLE	DEED. PTTC-17205257	STEVENS NESS LAW PUB. CO., PURILAND,
FORM No.: 881—Oregon Trust Dead Series—TRUS OK	TRUST DEED	. WASA Dane 20932
68273	THE PROPERTY OF THE PROPERTY AND A PARTY OF A STREET AND	October, 19 86, between
THIS TRUST DEED, 1	그는 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그 그	178. 1-1-4 PANNE - 1111. N. N. N. L.
MARDEN T. PILLETTE	& TUFFY Q. PILLETTE, husband	and willes, and
MOTIVITA IN TETE	E COM AND	The state of the s
JOHN ALLEN & LAURIE	WAITERS, not as tenants in	commons but with the right of bassurvivorship
그 맛이 그 살아가 살았다. 그리가 얼마나 하고 되었는데요.	그리는 사람들에 하다면 살았다. 하는 이 중심하는 사는 사람은 현실을 받았다.	The month took routing the
o La iarovocably offar	nts hargains, sells and conveys to tru	istee in trust, with power of sale, the property
요즘 항상이 가는 바람이 성상하는 것이 되는데 그리고 있다.		DITION TO MOYINA, according to the the County Clerk of Klamath
official plat ther	601 OII 1110 -11	STATE OF OHEISON.
County Street of E		
		entisticues phicis (Smileskauer est) in 18975
the rief less of Cashay thus from Bood	CR THE HOTE which it excurse Both more in Addressed	to the Bories for translitutes. Estimate removerance, will be used a
		Aveniciary.

= 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 SIX THOLISAND FIVE HINDRED SEVENDING CEVEN AND 20/100

sum of SIX THOUSAND FIVE HUNDRED SEVENTY SEVEN AND 30/100—
sum of SIX THOUSAND FIVE HUNDRED SEVENTY SEVEN AND 30/100—
sum of SIX THOUSAND FIVE HUNDRED SEVENTY SEVEN AND 30/100—
sum of SIX THOUSAND FIVE HUNDRED SEVENTY SEVEN AND 30/100—
Dollars, with interest thereon according to the terms of a promissory fote of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. January 30

not sooner paid, to be due and payable. January 30

not sooner paid, to be due and payable. January 30

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 becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property or any part thereof, or any interest therein is sold, agreed to be becomes due to be described or all payable. In the beneficiary of the beneficiary.

The control of the terms of the terms of a payable or any payable. In the terms of a payabl

sold, conveyed, assigned or alienated by the grantor without first then, at the beneticary's option, all obligations secured by this nast herein, shall become immediately due and payable, and the property is not currently used for ogracult. The above described real property is not currently used for ogracult. To protect, preserve and maintain said property in development of the control to remove or demolat and property in control of the control of the

ural, timber or graxing purposes.

(a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in any transing any essement or creating any restriction thereon; (c) join in any transition or other agreement affecting this deed or the lien or charge subordination or other agreement affecting this deed or the lien or charge the restriction of the property. The thereof; (d) reconvey, without warranty described as the "person or persons grantee or in any reconveyance may described as the "person or persons grantee or in the property of the conclusive proof of the truthfulness thereof. Trustee's fees for any of the conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

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thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced loreclosure 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 privileged by ORS 86.753, may cure the default or defaults. It the default consists of a failure to pay, when due, secured by the trust deed, the default may be cured by paying the noise amount due at the time of the cure other than such portion as would not ten 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 of defaults, the person effecting the cure ability to the beneficiary all costs of the property of the default in the control of 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 also the property either the provided by law. The trustee may sell said property either and one ancel or in separate parcels and shall sell the parce or parcels and auction to the highest bidger for cash, payable at the time of sale. Trustee the provides the post of the trust deed in form as required by law conveying shall delive storthe purchaser its deed in form as required by law conveying than the provides 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 herein, trustee shall apply the proceeds of sale in the sale in the sale in the sale in the deed of the 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, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to sall persons attorney. (2) to the obligation secured by the trust deed, (3) to sall 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, if any, to the frantor 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.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties confurred upon any trustee herein canned or appointed hereunder. Each such appointment upon any trustee herein canned or appointed hereunder. Each such appointment upon any trustee herein canned or appointed hereunder. Each such appointment which, when recorded in the mortage records of the county or counties in which, when recorded in the mortage records of the county or counties in which the property is situated, shall be conclusive proof 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 cobligated to notify; any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee and the sale 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 the United States; a title insurants company authorized to insure title to read or savings and loan association authorized to ido business under state in under ORS 696.505 to 696.585, 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.

Essent or the major in managerous attended and service of the grantor covenants and fully seized in fee simple of said day impagements ting. Trust Deed in grant which buyers, herein a	agrees to and with the beneficiary and those claiming under him, that he is law escribed real property and has a valid unencumbered title thereto EXCEPT in favor of Klamath, First Federal Savings and Loan Association gree to assume and pay in full.
the state of control and the polletter of an in- terior in the content of control of the control in complemation for task parties and occurs in to pay all recentifies cost, arguerating and ottom included by practs to visit gracellings shall be a first them are recommittees and	Port in optiminar area com- yer defends the same egainst, all persons whomsoever. By boad or manner propriate the same and the same of th
belie the new reperture of the common the process of the transformation of the transform	allique a unitere must en un
This deed applies to, inures to the personal representatives; successors and as secured hereby, whether or not named as a gender includes the teminine and the neute	benefit of and binds all parties herefor their heirs, legatees, devisees, administrators, executors is sent the period of the property of the
* IMPORTANT NOTICE: Delete, by lining out, wi not applicable; if, warranty (a) is applicable an as such word is defined in the Truth-in-Lendin beneficiary MUST comply with the Act and Re disclosures; for this purpose use Stevens-Noss F. If compliance with the Act is not required, disre	olthever warranty (e) of (b) is Analys Warden T. Pillet te
(If the signer of the above is a corporation with the use the form of acknowledgement opposite.) FUNCTION TO THE CONTROL OF T	Diffy WPillette STATE OF SINCE ON SS. County of the instrument was acknowledged before me on Newpher 19 to 19 t
My commission expires: 10/	as Walter And Andrew Note: Public for Diegon Public Surface My commission expires: (6/4/89 (SEAL)
The united the second of the first two two properties of the first two two properties of the first two properties. The undersigned is the legal owner and trust deed have been fully paid and satisfied said trust deal of the first two two properties.	Charles and section (as passed on payment to you of any sums owing to very such the secured by said According to the secured of the secured by the secured of the secured
estate now held by you under the same, Mail	incel all evidences of indebtedness secured by said trust deed (which are delivered to you or reconvey without warranty, to the parties designated by the terms of said trust deed the reconveyance and documents to the parties designated by the terms of said trust deed the reconveyance and documents to the parties designated by the terms of said trust deed the reconveyance and documents to the parties designated by the terms of said trust deed the reconveyance and documents to the parties are provided to the reconveyance and documents to the parties are provided to the reconveyance and trust deed the reconveyance and bottle thereto the parties are provided to the reconveyance and trust deed the reconveyance and bottle thereto the parties are provided to the reconveyance and trust deed the
	Beneliciary TE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST OPED OF THE STORM NO GREAT OF STEVENS NESS LAW PUB. CO PORTLAND, ORE. MARDEN T & TUFFY O	I cortify that the within instrument
MARDEN.T. & TUFFY Q	ISPACE RESERVED at 10:111:0 o'clockA. M.; and recorded in book/reel/volume No
MOTHLY THE Beneficiery I. AFTER RECORDING RETURN TO. MOUNTAIN TITLE COMPANY (p.	Record of Mortgages of said County. Witness my hand and seal of County affixed. Soft qu. of OccoEvelyn.Biehn, County.Clark. Fee: \$9.00
	INORI DEED By Pro Contractor