TRUST DEED

Vol. M87 Pane 2317

THIS TRUST DEED, made this 15th	
VELMA J. WORTHINGTON, fka VELI	MA I Capya Cary
	MA J. CARNAGEY and OTIS WAYNE CARNAGEY

as Grantor, Bend Title Company , as Trustee, and RAYMOND H. POSNER and BETTY J. POSNER husband and wife

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

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STATE OF ORDITOR.

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 ...FIFTEEN THOUSAND AND NO/100 (\$15,000.00)

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

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, it not sooner paid, to be due and payable. January 15

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, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural, timber or grazing purposes.

becomes due and payable. In the event the grantor without first stold, conveyed, assigned or alienated by the grantor without first then, at the beneliciary's option, all obligations secured by this instance, and the beneliciary's option, all obligations secured by this instance, and the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolihilatin said property in good condition and repair; not to remove or demolihilatin said property in good condition not to commit or permit any waste of said property or improvement thereon; manner any building the control of the committee of restore promptly, and in good and workmanlike and the committee of the co

lural, timber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement aftecting this deed or the lien or change thereof; (d) reconvey, without warranty, all or any not the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property. The grantee in any reconveyance may be described as the property. The grantee in any receives or facts shall be conclusive proof of the truthfulness thereof. Trustee's not any mitters or facts shall be conclusive proof of the truthfulness thereof. Trustee's not are not required to the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granter hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take of conclusive or any part thereof, in its own name sue or otherwise sources of the indebtedness hereby secured, enter upon and take any profits of apply the same, less source and profits, including those past due and unpaid, are collect the rents, its upon any indebtedness secured hereby, and in such order as beneficiary may indebtedness secured hereby, and in such order as beneficiary may determine.

11. The antering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurant of such rents, issues and profits, or the proceeds of fire and other insurant of such rents, issues and profits, or the proceeds of the and other insurant of such notice.

12. The antering upon and taking possession of said property, the collection of such notice, of default hereunder or invalidate any act done pursuant to such notice.

13. The entering upon and taking possession of said property in th

together with trustees and attorney's tees not exceeding the amounts proby law.

14. Otherwise, the sale shall be held on the date and at the time place designated in the notice of sale or the time to which said sale be postponed as provided by law. The tractee may sell said property ein one parcel or in separate parcels and shall sell the parcel or parcel auction to the highest bidder for cash, papels at the time of sale. Trustall deliver to the purchaser its deed property so sold, but without any covernment arranty, express or plied. The recitals in the deed of any matters is act shall be conclusive p of the truthfulness thereof. Any person, excluding the trustee, but including standard and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustees and the provided herein trustees and the pr

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 payment of (1) the expenses of sale in cluding the compensation of sale to payment of (1) the expenses of sale in aftorney, (2) to the obligation that trustee and a reasonable charge by trustee's 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 grantor or to his successor in interest entitled to such surplus.

16. Beneticiary may loss time to the sale trust successor.

surplus. It ally, to the grantor or to his successor in interest entitled to such a 16. Beneliciary may from time to time appoint a successor or successors any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed herein trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage 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 execute the succepts of the succept as provided by law. Trustee acknowledged is made a public record as provided by law. Trustee obligated to notify any party hereto of pending sale under any other trust or of any action or proceeding in which frantor, beneficiary or 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, at 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 escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to and	nd with the beneficiary and those claiming under him, that he is h
tes propieto el sun biesem los sentidos en esta described-real- exportamente en los el partes entre en esta del presenta en parte los partes el partes en entre en entre propieto en en-	nd with the beneficiary and those claiming under him, that he is li i-property and has a-valid, unencumbered title thereto
have the man time and there there to the provide their designation and	the state tan explored to more seen and account to the state of the state tanks of the state of
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X (self-warrants that the proceeds of the loan	7 FORDERAL STEELING TO STANFAR THE STANFAR
76: 4: 4: 4	actural person) are for business or commercial purposes.
personal representatives, successors and assigns. The term secured hereby, whether or not named as a hereby	binds all parties hereto, their heirs, legatees, devisees, administrators, executor preining this deed and whenever the context of the contractular public the contractular number includes the contractular number includes the contractular number includes the context so
the neuter and the sime is	the contract
The said grantor has been said grantor has b	has hereunto set his hand the day and year first shows and
not applicable; if warranty (a) is applicable and the beneficiary	(a) or (b) is Alas alound Cana
disclaring MUSI comply with the Act and Regulation by	idition 2, the OIIS WAYNE CARNAGEY
compliance with the Act is not required, disregard this notice.	r equivalent.
If the signer of the obove is a corporation, se the form of acknowledgement apposite.)	VELMA JUANETA WORTHINGTON
PLATE OF OREGON	VERA, VELMA JUANETA CARNAGEY
Gounty of L Deschutes ss.	STATE OF OREGON,
This instrument was acknowledged before me on	County of
OREST MANNEY GARNAGRY GARNAGE SECTION	19 by an analysis of the on an analysis of the on an analysis of the one of t
VELMA JUANETA WORTHINGTON,	of the state of th
SEAD Notary Public for Oregon	N. 200
My commission expires: 7-16-87	Notary Public for Oregon My commission expires: (SEAL)
And the second of the Processing of the Second of the Seco	A Maria Communication and a superpart of the communication of the commun
The state of the s	IT FOR FULL RECONVEYANCE by when obligations have been paid.
The second secon	, Trustee Water Commence of the Commence of th
The undersigned is the legal owner and holder of all inc at deed have been fully paid and satisfied. You hereby are	ndebtedness secured by the foregoing trust deed. All sums secured by said
ewith together with said sauce to the cancer all evidence	ces of indebtedness secured by soil is some to you under the terms of
the same. Mail reconveyance an	and documents to
TED nearly not make the control of the ready that each problem	and apparamentations were uncontrolled to be the second and all trainings naw or better. It is there and all trainings naw or better.
	Beneliciary
De not lose or destrey this Trust Deed OR THE NOTE which it secures. B	Both must be delivered to the trustee for cancellation before reconveyance will be made.
	will be made.
TRUST DEED	STATE OF OREGON,
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	ss.
OTIS WAYNE CARNAGEY	I certify that the within instrument
ELMA J. CARNAGEY	of 19 Notificial of the second of the day of 19 Notificial of the second of the day of 19 Notificial of the second of the day of 19 Notificial of the second of the day of the second of the second of the day of the second of th
	III DOOR/Teel/Volume No
RAYMOND H. POSNER RECO	CORDER'S USE ment/misset! Or as fee/file/instru-
BETTY JA POSNER OZMEK SOG BELLIK	Record of Mortgages of said County
AFTER RECORDING RETURN TO	Witness my hand and seal of County affixed,
"파마트("TPROST TRACE, Mana Hell, N TOLD, La	CARMAGE Y AND CARMAGE AND CONTRACTOR OF THE CONT
end Title Company	The state of the s
WWW.Wall Street	NAME TITLE

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EXHIBIT "A"

DESCRIPTION OF PROPERTY

The following described real property situate in Klamath County, Oregon:

A tract of land situate in the NiNiNE; of Section 36, Township 24 S.R. 8

Beginning at a point on the North line of said Section 36 which is West a distance of 210.0 feet from the Northeast corner thereof, said point being the Northwest corner of parcel conveyed to Alvie E. Bishop, et ux by deed recorded in Volume 350 page 346, records of Klamath County, Oregon; thence continuing west along the North line of Section 36 a distance of 1587.5 feet, more or less, to the Northeast corner of tract conveyed to Douglas E. Stumbaugh, et ux by Deed Recorded in Volume M80 page 23349, records of Klamath County, Oregon; by Deed Recorded in Volume M80 page 23349, records of Klamath County, Oregon; thence South, along the East line of last mentioned tract, a distance of 662.17 feet to the South line of the Nining of said Section 36; thence East along said South line to its intersection with the Westerly line of tract conveyed to Darlene Tierce and Deanna K. Bidwell by deed recorded in Volume M83 page 16580, records of Klamath County, Oregon; thence N. 39°37' E. along the Westerly line of last mentioned tract a distance of 858.25 feet, more or less, to the point of beginning.

NOTE: There is an easement appurtenant to the property being insured on which no examination of the title has been made. Said easement will not be insured, but should be included in the forth coming conveyance. Easement is described as follows:

STATE OF OREGON: CO	OUNTY OF KLAMATH: ss.		the 12th day
Filed for record at reques	st ofA.D., 19 87 at12:26 Mortgages	o'clock P M., and duly reconstruction on Page 2317	corded in Vol. M87
FEE \$13.00	01	Evelyn Biehn, So	unty Clerk