77004

TRUST DEED

Vol. M8 Page

THIS TRUST DEED, made this 9th WILLIAM H. THOMAS, JR. AND PAULA J. THOMAS, husband and wife 12644 as Grantor, KLAMATH COUNTY TITLE COMPANY

KEITH W. DODD AND LILA M. DODD, husband and wife as Beneficiary,

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

Shnehsehnwh and that portion of the Shnwhswhneh lying Westerly of Highway 232 in Section 16, Township 31 South, Range 7 East of the Willamette Meridian according to the official plat thereof on file in the office of the County Clerk in Klamath County Oregon in the office of the County Clerk in Klamath County, Oregon.

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 prolits thereof and all tixtures 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 FIVE THOUSAND TWO HUNDRED FIFTY AND NO/100s-

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said notes them, at the beneficiary's option, all obligations secured by this instrument, irrespective of the written consent or approval of the depth said, agreed to be the obove described property, or any part thereof, or any interest therein is sold, agreed to be the obove described repeats the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein. To protect the security of this trust deed, drantor adress.

(a) consent to the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (c) and the consent of the making of any man or plat of said property; (b) man in the consent of the making of any man or plat of said property; (c) and the consent of the making of any man or plat of said property; (c) and the consent of the making of any man or plat of said property; (d) and the consent of the making of any man or plat of said property; (d) and the consent of the making of any man or plat of said property; (d) and the consent of the making of any man or plat of said property; (d) and the consent of the making of any man or plat of said property; (d) and the consent of the consent of the consent of

The above described real property is not currently used for agricus I. To protect the security of this trust deed, grantor agrees:

In To protect, preserve and maintain said property in good condition and repair; not to represerve and maintain said property in good condition not to commit or permit any saste of said prolifting or improvement thereon:

To complete any waste of said prolifting for improvement thereon:

manner any building or improvement which and in good and workmanlike destroyed thereon, and pay were due all costs incurred therefor.

To comply with all asso, ordinances, a guidations, covenants, conditions and restrictions affection said property; if the beneficiary to requests, to cial Conditions affecting statements pursuant to the Uniform Commercial Conditions of the beneficiary pays require and to pay for filling same in the opportunities of the statements as well as the cost of all lien searches made beneficiary. To provide and continuously maintain insurance on the buildings.

users of the roon, and paintification which and air door and workmanike distributed theretor. Compily with then due all costs insured theretor. Compily with then due all costs insured theretor. Compily of the constructed theretor. Compily in the theretory and constructed theretor. Compily in the theretory are constructed theretor. Compily and the pay for his as me in the beneficiary may received and to pay for his as me in the beneficiary. The control of all limits as me in the beneficiary. Provide and continuously maintain insurance on the buildings and such orbits executed on the said grammer as a may be deemed desirable with the control of the control of

(a) consent to the making of any map or plat of said property: (b) nom in standing any estement to creating any restriction therein; (c) nom in subordination or other agreement altered that deed or the lien or charge subordination or other agreement altered that deed or the lien or charge farming any estement of the property. I not man grantee in any reconveyance may be described as the other property. The occupance is an experience of the truthulum-vial there not any matters or lacts shall be conclusive proof of the truthulum-vial there of any matters or lacts shall be conclusive proof of the truthulum-vial there of any matters or lacts shall service mentioned of the truthulum-vial there of any matters of the shall be not less than \$5. To any of the immediate the indebtedness thereby any default by granter because the standing without notice, either in person because the standing of the standing of the property of any part thereby secured, entered to the adequace of any secure to the appearance of the proof of the standing the property of any part thereby secured, entered to the adequace of other the collection of the standing those past fur and unjust, and collect the tents nevy a fees upon any of objects on any active may determine determine and collection, including apply the same, field you are supplied to the standing those past fur and collection of such control of such secured hereby and in such order as hone.

The standard property debtedness secured hereby and in such order as hone, field you are such property, and the application or release thereof as abores, and in such order as hone, collection of such control or release thereof as abores, and the such order of the such property and the application or release thereof as abores, and there are a such property, and the application of release thereof as abores, and the such order of the such details by standard in collection the proof of the such property and the such order of the such dease. In such and application of the collection of the such decisi

the manner provided in ORS 86.715 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee has continued the default or delayed to any other person entirely before the date the trustee so the date the default or delayed. If the default of priviled by ORS 35, may cure the date to default or delayed to the default of a laiture to pay, when due to the new mount due at trust deed, the defaults of a laiture to pay, when due to the new default occurred, and such posterior as would be provided by the decing the other than such post paying the being cured may be off-all occurred, and other default that is capable of default of the decing the other provided the decing the prior effecting the cure shall pay to curing the under the and expenses actually incured to any case, in addition to curing the world expenses actually incured to the cure shall pay to the beneficial control together with trustees and attorney's fees not exceeding the amount provided value.

together with trustee's and attorney's tees not exceeding the amounts provided by Jaw. 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 not proposed as provided by Jaw. The or the time to which said sale may not parted or in separate parcels and shall sell the partel said property either saled deliver to the processes are property of the partel said property of the processes of the processes are said deliver to the prochase its deed inform as required by law conveying of the truthfulness thereof. Any person constant or warrants is according to the trustee thereof. Any person convolutions the fail of the trustee sells pursuant to the powers provided herein, trustee 15. When trustee sells pursuant to the powers provided herein, trustee.

the fantor and beneficiary, may purchase at the sale, the including apply then trustee sells pursuant to the powers provided herein itustee cluding the proceeds of sale to payment of (1) the expenses of sale in educing the compensation of sale to payment of (1) the expense of sale, in all of the expense of the expense of sale, in the expense of the expense of the expense of the sale in the expense of the exp

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successor that the successor of suc

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged in made a public record as provided by law. Trustee is not obligated to oblig any party hereto of pending sale under any other field of trust or of any action or proceeding in which stantor, beneficiary or trustee as 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 attainey, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States a stille insurance tompony authorized to properly of this state, its substituties, affiliates, agains or branches, the United States or any agency thereof, or an escribing authorized to insurance title to real to the control of the Oregon State Bar, a bank, trust company properly of this state, its substitutions, affiliates, agains or branches, the United States or any agency thereof, or an escribing authorized to insurance title to real to the control of the Oregon State Bar, a bank, trust company properly of this state, its substitutions and the oregon State Bar, a bank, trust company properly of this state, its substitutions and the oregon State Bar, a bank, trust company properly of this state, its substitutions and the oregon State Bar, a bank, trust company properly of this state, its substitutions and the oregon State Bar, a bank, trust company properly of this state, its substitutions and the oregon State Bar, a bank, trust company and the oregon State Bar, a bank, trust company and the oregon State Bar, a bank trust company and the oregon State Bar, a bank trust company and the oregon State Bar, a bank trust company and the oregon State Bar, a bank trust company and the oregon State Bar, a bank trust company and the oregon State Bar, a bank trust company and the oregon State Bar, a bank trust company and the oregon State Bar, a bank trust company and the oregon State Bar, a bank trust company and the oregon Bar, a bank tr

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 if grantor is a natural person) are for business or commercial purposes.

This does !!	are for business or commercial purposes.
personal representatives to, inures to the	benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors a beneficiary shall mean the holder and owner, including pledgee, of the control a beneficiary herein. In construing this deed and whenever the context so requires the er, and the singular number includes the plural.
secured hereby, whether or not need a	Denetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executo ssigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contra a beneficiary herein. In construing this deed and whenever the context so requires, the masculi er, and the singular number includes the plural.  Said grantor has because.
gender includes the lemining and the next	a beneficiary herein. In constraint the holder and owner, including the
IN WITHTON	er, and the singular number includes the electric the context so required the contra
WITNESS WHEREOF,	said grantor has hereunto set his hand the day and year first above written.
	a must reteunto set his hand the
* IMPORTANT NOTICE: Delete, by lining out, w not applicable; if warranty (a) is applicable ar as such word is defined in	and year lirst above written.
not applicable; if warranty (a) is applicable or as such word is defined in the Truth-in-Lendi beneficiary MUST	nd the beneficiary is a creditor ng Act and Regulation Z, the WILLIAM H. THOMAS TO
as such word is defined in the Truth-in-lendi beneficiary MUST comply with the Act and R disclosures: for this	ng Act and Regulation Z, the egulation by making required
beneficiary MUST comply with the Act and R disclosures; for this purpose use Stevens-Ness F If compliance with the Act is not required, disc	national by making required
if compliance with the Act is not required, disco	gard this notice
	fails 0 Ti
(If the signer of the above is a corporation,	Lune to Stoman
use the form of acknowledgement epposite.)	PAULA J. THOMAS
STATE OF OREGON	
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County by	\$ ""
This instrument was acknowledged	County of
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(SEAL) Notary Pub	lic for Oregon Notary Public for Oregon
My commission expires:	
60	(SEAL) My commission expires:
	REQUEST FOR FULL RECONVEYANCE
T0	To be used only when obligations have been paid.
<b>70:</b>	
The undersigned is the legal owner and	tholder of all indebtedness secured by the foregoing trust deed. All sums secured by said not all evidences of inch on payment to you of any sums owing to you red.
trust deed have been fully paid and satisfied	noider of all indebtedness secured by the forestaint
said trust deed or pursuant to statute to a	I holder of all indebtedness secured by the foregoing trust deed. All sums secured by said not all evidences of indebtedness secured by said trust deed (which are all) reconvey, without measured by said trust deed (which are all).
estate now held by you under the	You hereby are directed, on payment to you of any sums owing to you under the terms of incel all evidences of indebtedness secured by said trust deed (which are delivered to you reconvey, without warranty, to the parties designated by the terms of said trust deed the reconveyance and documents to
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DATES	
DATED:	in the second se
<b>n</b>	Beneficiary
or net less or destroy this Trust Dood OR THE NOT	E which to seems and
	Denoticiary  E which is secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
	before recenveyance will be made.
TRUST DEED	
(FORM No. 881)	STATE OF OREGON,
STEVENS-NESS LAW PUB. CO., PORTLAND, DRE.	SAALE OF OREGON .
THE CO., PORTLAND, DAR	
	County ofKlamath ss.

FORM No. 881)  STEVENS-NESS LAW PUB. CO., PORTLAND, DRE.
Grantor
Beneficiary
Keith & Lila Dodd 12155 SW Lanewood Street Poitland jangen 97225

SPACE RESERVED FOR RECORDER'S USE

Fee: \$9.00

was received for record on the ... 16.L. Iday of ....., 1987., at 11:34, o'clock A. M., and recorded in book/reel/volume No. ....S.7...... on page 1.2644 or as fee/file/instrument/microfilm/reception No...7.7.004 Record of Mortgages of said County.

Witness my hand and seal of County affixed.

Evelyn Biehn, County Clerk

NAME

By Deputy