HOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Gregon State Bar, a bank, trust company or savings and loan association outhorized 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 ecrow agent licensed under OFS 665.505 to 656.525.

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

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appettaining, and the rents, issues and profits thereof and all fixtures 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 THENTY_ETHE THOMEAND AND NO/1002 sum of TWENTY-FIVE THOUSAND AND NO/1005-----

All of Block 11 Ewauna Heights Addition to the City of Klamath Falls, Oregon, including the premises formerly occupied by the alley through Block 11, now vacated, all according to the official plat thereof on file in the office of

TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED JUNIOR AND SECOND

inKlamath County, Oregon, described as:

FORM No. 881—Oregon Trust Deed Series—TRUST DEED. OK

as Beneficiary,

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K-39745 TRUST DEED

NORMAN F. BLINSTRUB and SUZANNE M. BLINSTRUB, husband and wife, with full rights

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

M81 Page 12771 DAVID R. SPORBER as Grantor, KLAMATH COUNTY TITLE COMPANY , as Trustee, and

ND. OR. \$7204

STEVENS NESS LAW PUB. CO.

Vol.

of the success trustee 17. Trustee asympts this trust when this deed, duly executed and achemicated in made a public record as provided by tan. Trustee is not obligated to ostily any party brete of perioding safe under any other deed of trust or of any action or proceeding in which grantic, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus to sure, to the granter or to be successor in interest entitied to such surplus to any Borneliciary may from time to time appoint a successor of such and to any Bornel anneal beream or to any survey traiter appointed bere under the barner anneal beream or to any survey traiter appointed bere truster, the barner anneal or appointed bere borners and dures contenend upon any traiter while be verified with all the sources and dures contenend and substitution beream named or appointed bere borners and dure substitution which, when reveale be made by written instrumer even to be the properties which, the properties in the mortable reveale of proper appointment of the properties.

the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the pursus trustee, but including shall apply the proceeds of sale to payment of (1) the expenses of sale, in cluding the compensation of the trustee and a transmille oback to trustee's attorney. (2) to the obligation secured by the trust deel, (1) to 0 attorney, (2) to the obligation secured by the trust deel, (1) to 0 attorney, (3) to the obligation secured by the trust deel, (1) to 0 attorney, (3) to the definition of the trust deel, (1) to 0 attorney, (3) to the granter or to be successor in interest entitled to such surplus, if any, to the granter or to be successor in interest entitled to such 16. Beneficiary may form

Inderher with trustee's and attorney's tees not exceeding the announts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designed in the notice of sale or the time to which such that he not on the participation of a provided by law. The trustee into sall said projects estimate parcels and shall will the parcel or in years to ded the parcel or in the higher to the parcel or in the state of the parcel or in the parcel or in the higher to the parcel or in the higher to ded the parcel or into the parcel or interview or interview

the manner provided in ORS 56.7.55 \pm 56.7.55 13. Alter the trustee has commerced lowedness by advectisement and sale, and any time prior to 5 days before the date the trustee conducts the sale, and any time prior to 5 days before the date the trustee conducts of the default or defaults. If the default convise of a fulling to pay, when due, sums secured by the trust deed, the default may be cured by paying the neither mount due at the time of the circuit with r than such patton as would being cured may be cured by tendering the preformance required under the obligation to trust deed. In any case, in addition to suting the default on defaults, the bench, and attorney's ters and the benchering all code together with trustee's and attorney's ters not exceeded the atwents provided by law.

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property, the isan in subordination or other agreement after the isan in the restriction theream, then or chards any extermined or creating any extermined or the development of the property of the new chards of the trutholeness theread of the the property present of the restriction theread of the the property of the trutholeness theread of the trutholeness of the t

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The grantor covenants and agree fully seized in fee simple of said descr	ees to and with the beneficiary ibed real property and has a v	and those claiming under him, that he is law- alid, unencumbered title thereto
and that he will warrant and forever	defend the same against all po	ersons whomsoever.
ter an organization, or (even if gr	antor is a natural person) are for bu	siness or commercial purposes.
This deed applies to, inures to the ben personal representatives, successors and assign secured hereby, whether or not named as a be gender includes the feminine and the neuter, as	elit of and binds all parties hereto, s. The term beneliciary shall mean a neliciary herein. In construing this d nd the singular number includes this d	their heirs, legatees, devisees, administrators, executors, the holder and owner, including pledgee, of the contract eed and whenever the context so requires, the masculine
IN WITNESS WHEREOF, said	d grantor has hereunto set his i	hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th as such word is defined in the Truth-in-Lending A Leneficiary MUST comply with the Advanced of the second termination of the second of	ever warranty (a) or (b) is e beneficiary is a creditor and Regulation Z, the	
disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregard	No. 1319, or equivalent. 1 this notice.	- non
(if the signer of the above is a corporation, use the farm of acknowledgement opposite.)		
STATE OF OREGON, County of KLA: 11ATH) STATE OF OREG	о <i>м,</i>)
This instrument was acknowledged belo		s acknowledged before me on
DAUTD R SPORT		
: OTAM XUald A Pad	••••••••••••••••••••••••••••••••••••••	
(SEAL) (, My commission expires: 4/24	for Oregon Notary Public for Or 89 My commission expin	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.		
<i>TO:</i>		
said trust deed or pursuant to statute to serve	el all evidences of indebtedness seconvey, without warranty de the	the loregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of ured by said trust deed (which are delivered to you arties designated by the terms of said trust deed the
DATED:	, 19	•
		Beneticiary
De net less or destroy this Trust Dood OR THE NOTE (which it secures. Both must be delivered to th	a trustee for cancellation before reconveyance will be made.
TRUST DEED		
(FORM No. 881) STEVENE-NESS LAW PUB. CO., PORTLAND, ORE.		STATE OF OREGON, County of
CO. PORTLAND. ORE.		I certify that the within instrument was received for record on the 17 th day
		of
Grantor	SPACE RESERVED For	in book/reel/volume No. <u>M87</u> on page <u>12771</u> or as fee/file/instru-
	RECORDER'S USE	ment/microfilm/reception No. 77088, Record of Mortgages of said County.
AFTER RECORDING RETURN TO		Witness my hand and seal of County affixed.
Klamath County Title Company Collection Escrow		Evelyn Biehn, County Clerk
	Fee: \$9.00	By PAn Lin HDeputy

Martin Contractor