of the successor trustee. 17. Trustee accepts this trust when this dred, duly executed acknowledged is made a public record as provided by law. Trustee is obligated to notify any party hereto of pending sale under any other dees trust or of any action or proceeding in which grantor, beneficiary or tru-shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the truitee 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 co business under the laws af 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 escrow agent licensed under ORS 696.505 to 696.585.

join in extension allecting said voluments, redulations, covenants, condicional Code as the such linancing statements in the hereliciary so requests to construction of an infinite secretary may require and tone to the Uniform Commerproper public office encidences, as will as the cost of all fills stares in the by fills office secretary may require and tone to the Uniform Commer-proper public office encidences, as will as the cost of all fills stares in the by fills of files or secretary may require and tone to such that the secretary may be deemed destined by fills of the secretary may be deemed destined by fills of the secretary with one public office of the secretary with cost public of the secretary with one public of the secretary with cost public of the secretary of the secretary secretariates and procure any such insurance more that fail for any reasol to the beneliciary as soon all fail within a fillies of insurance has a be defined by with secretary such insurance and to find of any procure any incourse the same of the secretary such insurance and to find of any process of the secretary and such and the secretary and such and the secretary and

To above assented real proporty is not currently used for agriculation of the security of this trust deed, grentor agrees: 1. To protect the security of this trust deed, grentor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demoish any building or improvement thereon; mainter any building or improvement which may be constructed, damaged or 3. To complete or restore promptly and in good and workmanike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with laws, ordinances, regulations, covenants, condi-tions and restrictions ellecting said property; if the beneficiary so requests, to proper public offices or offices as will as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain improved as the trade of the the

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as Beneficiary, in \_\_\_\_ FALLS, in the County of Klamath, State of Oregon.

FORM No. 801-Oregon Trust Deed Series-TRUST DEED. Aspen Title #M- 31301 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 87204 TRUST DEED Mgr THIS TRUST DEED, made this ..... Vol. JAMES A. DOBEY and LISA L. DOBEY, husband and wife Page ....., 1987 ..., between as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon Corporation, as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Lots 12 and 13, Block 46, BUENA VISTA ADDITION TO THE CITY OF KLAMATH

14859 @

(a) consent to the making ol any map or plat of said property: (b) join in subordination or other of creating any restriction thereon; (c) join in any thereoi! (d) reconvey afreement allecting this deep the property. The subordination or other of creating any restriction thereon; (c) join in any thereoi! (d) reconvey thout warranty, all or any part of the property. The feall (d) reconvey that warranty, all or any part of the property. The second warred is the rectains thereoi. There is the second of the interpreter of the second of the interpreters. The second of the interpreters of the second of t

ney's fees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of lire and other property, and the application or awards lor any taking or damage of the waive any delault or notice of delault hereunder or invalidate any act doue or pursuant to such notice. Hereby or in his performance of any afterment hereunder, the beneficiary may declare all sums secured hereby immediately due and payshel. In such a declare all sums secured hereby immediately due and payshel. In such and advertisement and sale. In this the trustee to horeclose this trust deed bereby or in his described and proceed to loralize this trust deed advertisement and sale. In this written notice of dualt and his election hereby the said described approperty to satisfy to satisfy or the trustee shall hereby hereupon the trustee shall his the time and place obligation secured thereby as then required by laward proceed to loralize this trust deed there as then required by laward proceed to loralize and his election the manner provided in ORS 86.735 to 86.795.

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 on yother persons ap prior date the trustee conducts the the delault or delaults. If the delault consistend by ORS 86.753, may cure sums secured between the trust deed, the delault of a failure to pay, may cure not then be due that the time of the cure others than such portion as would being cured may be no delault occurred. Any performance required under the addition or trust deed. In any case, in advisor the beneficiary all costs and expenses actual incurred in enforcing the being action of the trust deed. and expenses actual incurred in enforcing the consistent and the trust deed by law. 14 Otherwise the sale shall be held on the date and the the sale

together with frustee's and attorney's tees not exceeding the attorney provides 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 said sale may uncertain the provided by law. The trustee may sell said property either shall deliver to the purchaser its death payable at the time of or parcels at the property so the purchaser its death payable at the time of sale. Trustee pied. The received d, but without any notern of shall be produced by the profile of the truthulness thereol. Any person, excluding the trustee, but including the generation and beneficiary, may purchase at the sole.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee clusting the proceeds of sale apartment of (1) the expenses of sale, in-barring recorded liens subsequent to the interest of the trustee and deed a reasonable in the trustee and a reasonable of all persons deed as the interest in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may have the trust entitle of the successor in interest entitled to such

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 success-sors to any frustee and herein or to any successor trustee appointed herein under. Upon such analytic and without conveyance to the successor under. Upon such analytic appointed hereinder such appointed herein and subsitution shall be medid or appointed hereinder. Each such appointment whon, when recorded in the mortskee records of the county or counties in which, when recorded in the mortskee records of the county or counties in which the property is sublated, shall be conclusive proof of proper appointment of the successor trustee.

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 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 terminine 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.

\* IMFORTANT 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.

her

Beneficiary

14860

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

**TO:** 

DATED:

STATE OF OREGON, STATE OF OREGON, ) ss. County of Klamath County of ..... This instrument, was acknowledged before me on August 173, 1987, by JAMES, AZ DOBEY and LISA L. This instrument was acknowledged before me on ..... DDBE (SEAL) My conversion expires: 3-22-89 Notary Public for Oregon (SEAL) My commission expires:

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

....., Trustee

., 19...

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

not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED	STATE OF OREGON, County of <u>Klamath</u> ss.
STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.	I certify that the within instrument
	was received for record on the <u>18 thay</u>
	of <u>August</u> , 19.87
	at 3:35 o'clock P. M., and recorded
Grantor	PACE RESERVED in book/reel/volume No
Granor	FOR page 14859 or as fee/file/instru-
R	ECORDER'S USE ment/microfilm/reception No. 78270,
	Record of Mortgages of said County.
Deneficiary	Witness my hand and seal of
AFTER RECORDING RETURN TO	County affixed.
AFTER RECORDING RETURN TO	Evelyn Biehn, County Clerk
e e l'éche a casa a cara prese y la compo	NAME DIEIN, COUNLY CIEF
ASPEN TITLE & ESCROW, INC.	Pro An entry Danuty