NOTE: The Trust Deed Act provides that the truste 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 laws of Oregon or the United States, a title insurance company authorized to insure title to reace 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.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary of trustee shall be a party unless such action or proceeding is brought by trustee.

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Togetter with inside s and attorney's less not exceeding the amounts provided by law. 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 in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the burchaser its deed in place designed at the time of sale. Trustee the property so sold, but without any one and of at the time of sale. Trustee the truthulness threed, any person are studied to the trustee, but including the truthulness thereoi. Any person set the sale.

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced lorelosure by advertisement and sale, and at any time pior to 5 days belore the date the trustee contexts the the grantor or any other person so privileged by the trustee contexts the sale, the grantor or any other person so privileged by the trustee contexts the sale and at any time pior to 5 days belore the date that S 86.753, may cure sums secured by the trust deed, the delault on the cure to pay, when due, and at any time of the cure other that such periods would being cord may be cured by the delault context. Any other malault that is capable of obligation or trust deed. In any case, in addition to curing the delault costs of the person ellecting the cure shall pay to the indicator and together with trustee and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and the sale shall be

To protect the security of this trust deed, grantor agrees To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maint in said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or issue of said property. 2. To complete or issue of said property. 3. To complete on the said property of the demolish and workmanike manner any, building or improvement which may be constructed, damaged or destroyed thereon, and pay waste of said property. 5. To complete or issue of the said property of the second therefor. 5. To complete and pay waste of the said property of the second therefor. 5. To complete and pay and pay of the said property if the beneliciary so requests, to cial. Code as the beneliciary may require and to pay for tiling same in the beneliciary. 4. To provide and continuously mainteen as may be deemed desirable by the beneliciary.

of ELEVEN THOUSAND FIVE HUNDRED THIRTY & 42/100--note

TRUST (DEED

FORM No. 881-Oregon Trust Deed Sories -TRUST DEED. MTC-184840

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY, as Trustee, and JAMES W. MENDENHALL & SUSAN E. MENDENHALL, husband and wife or survivor WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 2, Block 2, STEMART ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. the endered and the at 1 at the star completed use the init is weather is the test together with all and singular the tensments, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining; and the rents, issues and profits thereof and all fixtures new 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 iural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other agreement allocting this deed on; (c) join in any subordination or other agreement allocting this deed on the property. The feature in any reconvey without warranty, all or any part of the property. The second part of the property without warranty, all or any part of the property. The second part of the property is the property of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein or by a receiver to be appointed by a court, and without regard to the dargers of y are receiver to be appointed by a court, and without regard to the dargers of any security property or any part thereol, in its own name sue on and take possession of said property or any part thereol, in its own name sue on lack and apply the same, less costs and expenses of operation and collection, and apply the stame, less costs and expenses of operation and collection, and apply the resonable attorneys less upon any indebtedness secured hereby, and in such order as beneficary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other property, and the application or release there any indebtedness secured hereby and in such order as benefisionary detault or notice of delault hereunder or invalidate any act done property, and the application or release there any indebtedness secured hereby any indebtedness secured hereby and in such order as benefision of such rents, issues and profits, or the proceeds of line and other property, and the application or release the collection of such rents, issues and profits or the p

UB. CO., PORTLAND, OR. 9770

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ale may ty either arcels at Trustee veying

Page_ 15188

The grantor and beneuclary, may purchase at the sale. 15. When frustee sells pursuant to the powers provided herein, trustee shall apply the proceeded of all to payment of (1) the expenses of sale, in-cluding the compensation is the trustee and a reasonable charge by males attorney, (2) to the oblight course by the trust devided, (3) to all males having recorded liens subsequent to the interest of the trustes in the trust deed as their interests may appear in the order of their priority and (4) the surplus. II any, to the grantor 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. I.6. Beneliciary may from time to time appoint a successor or success-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all the powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in of the successor trustee.

M8'

August

Vol.

DONALD W. DAY & KAFEN C. DAY, husband and wife

THIS TRUST DEED, made this ______day of ______

OK

78433

15189

The grantor covenants and egrees to and with the beneficiary and those claiming under him, that he is lawfully seized in tee simple of said described real property and has a valid, unencumbered title thereto EXCEPT prior Mortgage in favor of Pacific Power & Light Company, which buyers herein DO NOT agree to assume and pay, and sellers further agree to hold buyers harmless therefrom

till i the spectrum that the production of these interviews if which is	end the same against all persons whomsoever.
ելեցերեցությունը երանությունը՝ գործունը է գեղեցելեց հայ 1964 էր, երերունցեց ֆիլիգեր, ելերուվչի, 1964 էր չինչի 1 Դիգի է ներաններում՝ որոն, հայ սերունցերի հայտն, որոնունը, Յերուեսին հայտների հայտում, հետ գանին էր էլերուն, հայտ	(a) A manufacture of the second strain the second strain the second strain the second of the local seco
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11月1日)(11月1日))(11月1日)(11月1日))(11月1日))(11月))(11月))(11日))	ી દીધને પંચાણીક લેળ તે છે. પ્રિયમય માળવા જ્યાને દિવેદ મુખ્ય પ્રદેશો માને તેમ તેમ સાથે દાવસા પ્રાપ્ય પ્રાપ્ય છે. જે બાળ આવ્યું વસ્તી માં સાથ જેમાં બીચી દિવેદ દિવેદ માં માને કે મુખ્ય મેં આવે માને સાથે છે. આ ગામ આવ્યું છે. આ ગામ આ ગામ આ વધુ માં માં આવ્યુ
n (n. 1997) André Barres and André Maria (n. 1997) André Barres and André Maria (n. 1997)	ու հետությունը հայտարարությունը հայտարարությունները հայտներին հայտներին հայտներին հայտներին հայտներին հայտների Ամեն հայտներին հայտնե Ամեն հայտներին հայտնե
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্রার্জ্য প্রাক্ষণ বিজ্ঞান বিজেপের প্রাকৃতি বিজ্ঞান বিজ্ঞান বিজ্ঞান বিজ্ঞান বিজ্ঞান বিজ্ঞান বিজ্ঞান বিজ্ঞান বিজ্ উল্লেখ্য বিজ্ঞান বিজ্ঞা বিজ্ঞান বিজ্ঞান	್ಯ ಸ್ಥಾನಿ ಮಾಡಿಕ ಪ್ರಶ್ನೇಷ್ಟ್ರಗಳು ಕೆ. ಕೆ. ಕ್ಲಿ ಕ್ಲಿ ಕ್ಲಿ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ ಸಂಪುದಿಷ್ಟು ಸ್ಥಾನ ಪ್ರಶ್ನೆಸ್ ಗ್ರಾಮಿಸಿ ಕ್ಲಿ ಕ್ಲಿ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಸ್ಥಾನ ಪ್ರಶ್ನೆ ಸ್ಥಾನ ಸ
The grantor warrants that the proceeds of	the loan represented by the above described note and this trust deed are:
	or household purposes (see Important Notice below), by a household purposes (see Important Notice below), by household purposes (see Important Notice below),
This deed applies to, inures to the benefit	of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,
secured hereby, whether or not named as a benef	he term beneficiary shall mean the holder and owner, including pledgee, of the contract iciary herein. In construing this deed and whenever the context so requires, the masculine
gender includes the leminine and the neutory and	the singular number includes the plural.
the second of th	grantor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delote, by lining out, whicheven no? applicable; if warranty (a) is applicable and the b	
as such word is defined in the Truth-in-Lending Act boneficiary MUST comply with the Act and Regulation	and Regulation 2, the
disclosures; for this purpose use Stovens-Ness Form No If compliance with the Act is not required, disregard th	1319, or equivalent.
 The peak of the operation of the trends of the peak o	Marcn C. Way
(If the signer of the above is a corporation, the state of the form of according to the posite.)	Let Φ_{i} interpreter Φ_{i} is the second as the Karen C . Day such that Φ_{i} is the second state P_{i} is the second state Φ_{i} is the second state $\Phi_{$
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STATE OF OREGON,	<pre>c)</pre>
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TO: The undersigned is the legal owner and hol trust deed have been fully paid and satisfied. Yo said (trust deed or pursuant to statute, to can be herewith together with said trust deed) and to rec catate now held by you under the same. Muil rec DATED: De not lose or destrey this Trust Deed OR THE NOTE w (FORM No. 801) STEVENS-NESS LAW PUB. CO. PORTLAND. ORE	BEQUEST FO2 FULL RECONVEYANCE to be used only when obligations have been paid. Trustee Ider of all indebiedness secured by the foregoing trust deed. All sums secured by said u hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebiedness secured by said trust deed (which are delivered to you onvey without verranty, to the parties designated by the terms of said trust deed the onveyance and documents to Beneficiary hitch it secures. Both must be delivered is the trustee for cancellation before reconveyance will be made. STATE OF OREGON, TO: USED (THE to the of the fore of the within instrument was received for record on the .24thday
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TO: The undersigned is the legal owner and hol trust deed have been fully paid and satisfied. Yo said trust deed or pursuant to statute, to can be cotate now held by you under the same, Mill rec DATED: Do not less or destrey this Trust Deed OR THE NOTE w TRUST DEED (FORM No. SDI) STEVENSINESS LAW PUB. CO. PORTLAND. ORE DONALD M. & KAREN C. DAX Grantor JAMES W. & SUSAN E. MENDENHALL MENDENHALL	REQUEST FOR FULL RECONVEYANCE is be used only when colligations have been paid. Trustee Ider of all indebredness secured by the foregoing trust deed. All sums secured by said up hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness (secured by said trust deed (which are delivered to you onvey, without yarranty, to the parties designated by the terms of said trust deed the onveyance and documents to Beneficiary hick it secures. Beth must be delivered is the trustee for concellction before reconveyance will be made. If (1986) 20 COFFICA (COFFICA (COFF

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