FORM No. 881-Oregon Trust Deed Series-TRUST DEED	MTG-16665-K	STEVENS-NESS LAW	PUB. CO., PORTLAND, OR. 97204
<sup>ok94</sup> 80677	TRUST DEED	Vol. MM Page	18994 🏶
THIS TRUST DEED, made this	s 16th day of	June	, 19. 86 , between
LINDA SOYLAND and AUDIE SO	YLAND, wife and husband		
the second s		giorune striker	······
as Grantor, MOUNTAIN TITLE COMP.	ANY OF KLAMATH COUNTY	AX103642 113	, as Trustee, and
		MECTIO DI MOMENTE	ng serve and
ERVIN R. BICKFORD	SECCEDEN S ARE	mean/nucleances	<u>,</u>
as Beneficiary,		DSS.	아버지는 것 같은 것 같아요.
	WITNESSETH:	in book/red/yolum	yya yihana amada y
Grantor irrevocably grants, barge	ains, sells and conveys to tru	stee in trust, with power of	sale, the property
in Klamath County, Oregon, described as:			and the second
그는 것 같은 것 같	[2019] 2020 - 2019	MARIESEN ON IOL WOOL	
	ATTACHED WHICH IS MAD	E A PART I CREEKEN CONTRACTOR	elanga nashi jaktar -
HCHEREOFNBY THIS REF	ERENCE	Gounty of	
TRUST DEED		STATICFORM	
- 「「「「」」「「「」」」「「」」「「」」「「」」」「」」」」「」」」「「」」」」	그는 사람이 있는 것 같아요. 그는 것이 없는 것 같아요. 것 같아요. 이 것 같아요.	그는 것 가지 말 같아요. 이 가장에서 가지 말했다. 같이 많이 나는 것이 같아요.	

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 connec-tion with said real estate.

So not late a distral the fruit Bead OR 192 NOTE which it excerts daily must be delivered to the houses for excerticities and a second state of a

tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payme sum of \_TWENTY\_EIGHT THOUSAND FIVE HUNDRED AND NO/100 \_\_\_\_\_ agreement of grantor herein contained and payment of the

generección i

Internet provides the provided of the property of the property. The property is property of the prope

the manner provided in ORS 86.735 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 conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default cast and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by law.

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's fees 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 ol sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at nuction to the highest bidder for cash, payable at the time of sale. Trustee thall deliver to the nucehaser its deed in form as required by law converging the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the property so sold, but without any covenant or warranty, express or sim-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthuleness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 5.5. When trustee selfs purchase at the sale. 5.5. When truste selfs purchase at the trust deed, (3) to all persons having "coorded lines 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 to to is successor in interest entitled to successor trustee, the latter shall be vested with all title, powers and duries conferred upon any trustee named herein or to any successor trustee appointed bere-mader. Upon such appointment, and without convyrance to the successor trustee, the latter shall be vested with all title, powers and duries conferred upon any trustee named herein or to any successor trustee appointment and substitution shall be made by written instrument excuted by benefiriary. Which, when recorded in the made by written instrument excuted by benefiriary, which, when record

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

y, who is an active member of the Oregon State Bar, a bank, trust company the United States, a tille insurance company authorized to insure tille to real any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atta or savings, and loan association, outhorized to business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States or

seized in fee simple of sau ct wherein Ernest Ses	som & Doris Sessom, h me M76, page 17586, M	usband and Will icrofilm Recol	claiming under him, that he is law- cumbered title thereto except re, are vendors and Linda Soy rds of Klamath County, Oregon rds of Klamath County, Oregon omsoever. in Volume M83, page 15843,
Deed recorded in that he will warrant and fo avor of Ervin R. Bick ilm Records of Klamat lume M84, page 8030, M Federal Savings & Los	rever defend the same again ford; Financing State h County, Oregon, in dicrofilm Records of H an Association, as Ben ds of Klamath County	st all persons wh ment recorded favor of CP N Lemath County	omsoever. in Volume M83, page 15843, ational Corp.; Trust Deed re , Oregon, in favor of Klamat st Deed recorded in Volume M avor of Klamath First Federa
gs & loan Association			(1) (1) (1) (1) (1) (1) (1) (1) (1) (1)
(h) for an organization, or (e	proceeds of the loan represented SANK MANY ARY ARY AND A SALAR Yen if grantor is a natural person	All read a distance of the of	
This deed applies to, inures to	o the benefit of and binds all par ind assigns. The term beneficiary	ties hereto, their hen shall mean the holde trains this deed and	s, logareds, defined ing pledgee, of the contr r and owner, including pledgee, of the contr whenever the context so requires, the mascul
IN WITNESS WHERI	COF, said grantor has hereu	nto set his hand th	e day and year first above written.
MPORTANT NOTICE: Delete by lining opplicable; if warranty (a) is applic such word is defined in the Truth- inefficiary MUST comply with the Act closures; for this purpose use Steven	n-Lending Act and Regulation Z, the and Regulation by making required		LAND J
closures; for this purpose use Steven compliance with the Act is not requir the signer of the bove is biceportion, a the some side denovied sement opposite.)	and the standard with the second state	an and a second and an	
TATEOF OREGON	SS: to be and the second secon	TE OF OREGON, County of	} <b>55.</b>
Connir of A similar the The instrument was ackno Oct Oper 20	wledged before me on This T, by as		iowledged before me on
LINDA SOTIAND and AUE	Kedd	ary Public for Oregon	
(SEAL) My commission expin	es: 11/16/07 My	commission expires:	an a
	NEQUEST FOR the second for any second for any second for any second for any second for the secon	obligations have been pai	ande between son oor oor oor oor oor oor oor oor oor o
The apart descripted for the	an ang bang bang bang bang bang bang ban	tee	All sums secured
Ins. apare garcing and be the set of the set of the set of the TO: <u>And the set of the set of the</u> persons give the set of the The understand the set of the The understand the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the s	al owner and holder of all indebt	edness secured by the	you of any sums owing to you under the t
TO:	ial owner and holder of all indebt and satisticd. You hereby are dire statute, to cancel all evidences o deed) and to reconvey, without v	edness secured by the seted on payment to t indebtedness secure varranty, to the par ocuments to	you of any sums owing to you under the to you of any sums owing to you under the to doy, said trust deed (which are delivered ties designated by the terms of said trust d
TO:	ial owner and holder of all indebt and satisticd. You hereby are dire statute, to cancel all evidences o deed) and to reconvey, without v	edness secured by the seted on payment to t indebtedness secure varranty, to the par ocuments to	you of any sums owing to you under the to you of any sums owing to you under the to doy, said trust deed (which are delivered ties designated by the terms of said trust d
TO: The undersigned is the left trust deed have been fully paid said trust deed or pursuant to harewith together with said trust estate now held by you under it its and the said trust DATED:	al owner and holder of all indebt and satisfied. You hereby are din statute, to cancel all evidences o ideed) and to reconvey, without y is same. Mail reconveyance and c best of the tank in the same to be any the tank interacting built	edness socured by the citid, on payment to tindebiedness, socure varranty, to the par occuments to	Boneficiery
TO: The undersigned is the left trust deed have been fully paid said trust deed or pursuant to harewith together with said trust estate now held by you under it its and the said trust DATED:	al owner and holder of all indebt and satisfied. You hereby are din statute, to cancel all evidences o ideed) and to reconvey, without y is same. Mail reconveyance and c best of the tank in the same to be any the tank interacting built	edness socured by the citid, on payment to tindebiedness, socure varranty, to the par occuments to	by said trust deed (which are delivered dos said trust deed (which are delivered ties designated by the terms of said trust d control of the terms of said trust d Boneficiery trustee for concellation before reconveyance will be ma
TO: The undersigned is the legi- trust deed have been tilly paid said trust deed or pursuant to herewith together with said trust estate now held by you under the intermet of the said trust DATED: De not less or destroy this Trust TRUST DI ICORM No. (89)	All owner and holder of all indebt and satisfied. You hereby are dri ataute, to cancel all evidences of deed) and to reconvey, without y to same Mail reconvey, without y and the test of the boly of the same Mail reconvey and a to same Mail reconvey and a boly of the test of the boly of the boly of the test of the boly of the boly of the test of the boly of the boly of the boly of the bol	adness socured by the crited on payment to indebtedness socure varranty, to the par ocuments to indebted are on the part ocuments to a sub-	Boneticizzy Boneticizzy trustee for concellation before reconveyance will be ma STATE OF OREGON, County of I certify that the within inst
To: The undersigned is the leg trust deed have been fully paid and trust deed or pursuant to harewith together with said trust estate now held by you under it in an one less or destroy this Trust DATED: TRUST DI Ground No. (89) STEVENS.NESS LAW FUS. CO. PC	beed OR THE NOTE which is secures. Ben BEED BE	Aness socured by the refed on payment to indebiodness, social varranty, to the par ocuments to include a social social include a social social social include a social social social include a social social social include a social social social social include a social socia	Boneficiary Boneficiary Trustee for concellation before reconveyance will be me STATE OF OREGON, County of I certify that the within inst was received for record on the of at the book of the second on the of the second of the second on the of the second of the second on the of the second of the second on the second of the sec
TO: The undersigned is the left trust deed have been fully paid said trust deed or bursuant to herewith together with said trust estate now held by you under it barren: Date of less or destroy this Trust DATED: TRUST DI (FORM No. (81)) STEVENS-NESS LAW PUB. CO. M Linda Soyland and Ar CUITIOC UNSTATED	Deed OR THE NOTE which it secures. Bell Deed OR THE NOTE which it secures. Be	adness socured by the crited on payment to indebiodness socure varranty, to the par occurrents to the socure of the part occurrents to the socure of the socure the socure of the socure of the socure of the socure of the socure of the socure of the socure of the socure of the socure the socure of the socure of the socure of the socure of the socure of the socure of the soc	Boneficiery Boneficiery STATE OF OREGON, County of I certify that the within inst was received for record on the of at in book/reel/volume No. page ment/microtilm/reception No. Desire and County of at in book/reel/volume No. Desire at for the state of the state of the state of at in book/reel/volume No. Desire the state of the state of the state of at the state of the state of the state of at the state of the state of the state of the state of at the state of the state of the state of the state of at the state of the state of the state of the state of at the state of the state of the state of the state of the state of the state
TO: The undersigned is the jeg trust deed have been fully paid add trust deed or pursuant to harewith together with said trust estate now held by you under if in any sing trained said DATED De not less or destroy this Trust DATED (FORM No: 681) STEVENS.NESS LAW FUS. CO. FO Linda Soyland and An CLUMOL USERCON	Beed OR THE NOTE which it secures. Bold STAND, OR THE NOTE which it secures. Bold STAND, OR THE NOTE which it secures. Bold Deed OR THE NOTE which it secures. Bold STAND, OR THE NOTE WHICH IT SECURES. STAND, OR	Anoss socured by the critical on payment to indebiodness, socure varranty, to the par ocuments to indebiodness, socure indebiodness, socure indebiodness, socure indebiodness to the activity of the socure of the s	Boneficiary   Boneficiary   Boneficiary   Boneficiary   Trustee for concellation before reconveyance will be main   STATE OF OREGON,   County of   I certify that the within instance   was received for record on the   of dow/reel/volume No.   page   ment/microfilm/reception No.   Record of Mortgages of said Cou   Witness my hand and   County affixed.
The undersigned is the left trust deed have been fully paid said trust deed or nursuant to herewith together with said trust estate now held by you under it herewith together with said trust barren: DATED: DATED: TRUEATED STATES (FORM No. (891) STEVENS.NESS LAW FUG. CO. PC Linda Soyland and At CURRENT INSTATES	Beed OR THE NOTE which it secures. Bei Deed OR THE NOTE which it secures. Bei Deed OR THE NOTE which it secures. Bei Deed OR THE NOTE which it secures. Bei Difference of the secure	concess socured by it critical on payment to indebiodness, socure varranty, to the par locuments to upston and on inter- temportation of the socure of the part of the part of the part of the part of the part of the part of	Boneficiary   Boneficiary   Boneficiary   Boneficiary   Trustee for concellation before reconveyance will be main   STATE OF OREGON,   County of   I certify that the within instance   was received for record on the   of dow/reel/volume No.   page   ment/microfilm/reception No.   Record of Mortgages of said Cou   Witness my hand and   County affixed.

The following described real property in Klamsth County, Oregon:

# PARCEL 1

Beginning at a point which lies on the Westerly right of way line of the Dalles-California Highway which lies North 89° 49' West a distance of 489.5 feet and South 6° 02' West along the Westerly right of way line of the Dalles-California Highway a distance of 1230.3 feet and North 89° 49' West a distance of 486.54 feet from the iron pin which marks the center of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Gregon, and running thence South 6° 02' West parallel to the Westerly right of way line of the Dalles-California Highway a distance of 90 feet to a point; thence North 89° 49' West parallel to the East-West quarter line a distance of 385.0 feet to a point which lies on the Easterly right of way line of the new Highway; thence in a Northwesterly direction following the Easterly right of way line of the New Highway a distance of 91.5 feet to a point; thence South 89° 49' East parallel to the East-West quarter line a distance of 403 feet more or less to the point of beginning, in the N3 of the SW2 of Section 7, Township 38 South, Range 9 East of the Willamette Meridian.

## PARCEL 2

Beginning at a point on the Westerly right of way line of the old Dalles-California Highway which lies North 89° 49' West a distance of 489.5 feet and South 6° 02' West along the Westerly right of way line of the old Dalles-California Highway a distance of 1320.3 feet from the iron pin which marks the center of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, and running thence: Continuing South 6° 02' West along the Westerly right of way line of the old Dalles-California Highway a distance of 60.3 feet to a point; thence North 89° 49' West parallel to the East-West quarter line a distance of 844 feet to a point on the Easterly right of way line of the new Dalles-California Highway; thence in a Northwesterly direction along the Easterly right of way line at the new Dalles-California Highway a distance of 61 feet to a point; thence South 89° 49' East parallel to the East-West quarter line a distance of 871.54 feet more of less to the point of beginning, in the SW2 of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon.

### PARCEL 3

Beginning at a point on the Westerly right of way line of the Dalles-California Highway which lies North 89° 49' West a distance of 489.5 feet and South 6° 02' West along the Westerly right of way line of the Dalles-California Highway a distance of 1380.6 feet from the iron pin which marks the center of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, and running thence: South 6° 02' West along the Westerly right of way line of the Dalles-California Highway a distance of 180 feet to a point; thence North 89° 49' West a distance of 786.54 feet to a point which lies on the Easterly right of way line of the new highway; thence in a Northwesterly direction following Easterly right of way line of the new highway a distance of 182.98 feet to a point; thence South 89° 49' East a distance of 844 feet more or less to a point of beginning, in the St of the SWz of Section 7, Township 38 South, Range 9 East of the Willamette Meridian,

EXCEPT THAT PORTION described as follows:

18996

Beginning at a point in the SEZSW2 of Section 7, Township 38 South, Range 9 East of the Willamette Meridian, which is North 89° 49' West 489.5 feet to the Westerly right of way line of the old Dalles-California Highway; thence South 6° 02' West along said highway right of way line, a distance of 1,560.6 feet, and thence North 89° 49' West, 486.54 feet, from the center one-quarter corner of said Section 7, which point of beginning is the Southwest corner of a parcel of land described in a deed recorded in the Klamath County Deed Records, Volume 233 at page 170; thence North 89° 49' West 299.46 feet, more or less, to the Easterly right of way line of the new Dalles-California Highway; thence North 11° 37' West along said highway right of way line, a distance of one (1) foot; thence North 85° 39' East 302.64 feet, to a point on the West line of that parcel of land described in a deed recorded in Klamath County Deed Records, Volume 233 at page 170; thence South 6 02' West 25 feet to the point of beginning; being a portion of the SEZSUZ of Section 7, Township 38 South, Range 9 East of the Willamette Meridian.

1899

# STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record

ofOctober	<u>은 발굴로 활동하는 것을 하는 것이다. 이 것이 하는 것이 않으면 있다. 것이 하는 것이 같이 않으면 않아, 것이 않는 것이 하는 것 않아, 않아, 않아, 않아, 않아, 않아, 않아, 않아, 않아, 않아,</u>
ofOctoberA.D. 19 87 at 11120	<u>npany</u> the <u>21st</u> day <u>'clock P M., and duly recorded in Vol. <u>M87</u> day</u>
of <u>v</u> at <u>11:24</u> o	clock P M and dulu une 21SL day
Forrgages	on Dear 100 duly recorded in Vol. M87
440.00	Evelyn Biehn, County Clerk
동안 집에 가장 같은 것을 통했다. 것은 동안은 전에서 가장 가장 가장 가장 가장 가장 가장 하는 것을 수 있다. 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다. 것을 하는 것을 수 있다. 가장	Evelyn Biehn, County Clerk By IAm Smith,
<u> </u>	

22