STE SUNTA STREET STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR, 97204 TRUST DEED CONTRACT TRUST DEED, made this _____ 8TH____ day of _____ JANUARY TAU BUTTURE _Pag<u>è</u>___ 967 ALLA MERCHARRY AND JEAN ROSE, 19.88 ..., between as Grantor, MELVIN D. FERGUSON -----SOUTH VALLEY STATE BANK , as Trustee, and as Beneficiary, OF REARING Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property SISKYOU County, Oxegor, described as: CAI I FORNIA WITNESSETH: in FÜ B, LYING IN SEC 28, T 48 N, R 4 E COMPRISING-NW4NW4;N4NW4. town the state of the started Constraint Constraints A MALE OF ORECOM to any site of destroy this free trad to the MOIL which is socies that must be destroyed in the BI JENKER り作用し sum of <u>SEVENTY FIVE IHUUSAND DULLAKS AND ZEKO DENTILE</u> note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereot, it not sooner paid, to be due and payable <u>DECEMBER 29</u>, 19.88 becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. <text><text><text><text><text><text><text><text><text> illural; timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordinary easement or creating any restriction thereon; (c) join in any subordinary easement accessing any restriction thereon; (c) join in any subordinary easement or creating any restriction thereon; (c) join in any subordinary easement accessing any restriction thereon; (d) reconvey, without warranty, all or any part of the in or charge feasing any reconveyance may be described as the "period of the indication of the recitation of any matters or parts or large feasing any reconvey mither there is there of any matters or large frames proof of the truthfulness thereoi. Truttee's fees for any of the 10. Upon any default by Stanto hereould, the here here is any security for the indications thereols, and take possession of said property for such and profits, including theore here y and unpaid and apply the same, lead profits, including these past due and unpaid and apply the same, licking may indeberation and collection, making reasonable attored insurance policies or compensation or awards for any taking or damage of the angle of the application or crelease thereol as along is shall not cure or property, and the application or release there of any stain or damage of the property, the insurance policies or compensation or awards for any indicate any accessing the angle of the application or crelease there of any taking or damage of the angle of the application or crelease there of any taking or damage of the property, and the application or crelease there of any stain or damage of the application or crelease there of any stain or damage of the application and collection, invalidate any act of the application or such as aloresaid, shall not cure or pursuant to such notice. Property, and the application or release thereof as aloresand, shall not cure or waive any default optication of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby in greement hereunder, the beneficiary may event the beneficiary at his election may proceed to foreclose this insut ded declare all sums secured hereby intrastes to foreclose this insut ded by execute and and sale. In the latter event the beneficiary or the trustees that insut the baselicitary at his election may proceed to foreclose this insut ded by execute and and later event the beneficiary or the trustees to foreclose this insut ded by to sell the said described real property on holding of the said described real property of later of beligations section the trustee shall list the beneficiary or the trustee shall here by a divertisement and his election the trustee shall list the baselicitary the notice of later and his election the trustee shall the there in the baselicitary let to bligations section the beneficiary or other person so priviled by the trustee for default at any time prior to live days before the date set by the trustee for default at any time prior to live days before the date set by the divergence of the trustee's sale, the grantor or other person so priviled by the trustee for default at any time prior to live days before the date set by the order days provided by law) other this successors in interest for default and hereby cure cells at would not provided by law) other this and attorney's lees not exceed the amount then be also default and storney's lees and the prior of the prior default and thereby cure the trustee.
Idea thereby including costs and exponers' and the there and she provided by law. The other and attorney's lees not are celladed at the notice of sale or the time to which said sale may in one parcel or provided by law. The trustee interest of previses or including cocurred, and the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to an another the sale of the expenses of sale, in-cluding the compensation of the trustee and a (1) the expenses of sale, in-attorney, (2) to the obligation strustee and a reasonable charge by trustee's deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor, or to his successor in interest entitled to such and the surplus. surplus, if any, to the grantor, or to his successor in interest entitled to such surplus, if any, to the grantor, or to his successor in interest entitled to such time appoint a successor or successors to any trustee harmed herein or to any conveyance to the successor frustee, the latter shall be intend, and without powers and duties conferred upon any trustee herein makes or appoint interest and duties conferred upon any trustee herein makes or appoint powers and duties conferred upon any trustee herein makes or appoint interest and duties conferred upon any trustee herein makes or appoint function of the successor containing reference to make by written interest executed by beneficiency, containing reference to the olice of the Contry shall be conclusive prool of proper appointment of the successor trustee. To Trustee accepts this trust when this deed, duly executed and obligated to notily any applic record a provided by law. Trustee is and trust or of any oction or proceeding in which framer any other deed shall be a party unless such action or proceeding is brought by trustee.

FORM No. 881-1---Oregon Trust Deed Series---TRUST DEED (No restriction on assignment).

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, 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 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.

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The grantor covenants and fully seized in fee simple of said o	agrees to and lescribed real	d with the benefici property and has	ary and those claiming under him, that he a valid, unencumbered title thereto	is law
and that he will warrant and fore	ver defend th	ie same against ali	Persons whomsoever.	
PLAT POJESY	······································	VIEW ALL DEX SAX X XXXX	above described note and this trust deed are: 1 purposes (see Important Notice below) Notemas droomnercial purposes other than ag	(XXXX)
tors, personal representatives, successors contract secured hereby, whether or not r masculine gender includes the teminine a	and assigns. The named as a bene and the neuter	nd binds all parties h te term beneficiary sh ficiary herein. In cons and the size of the second	ereto; their heirs, legatees, devisees, administrators all mean the holder and owner, including pledges truing this deed and whenever the context as	, of the
not applicable; if warranty (a) is applicable as such word is defined in the Truth-in-le beneficiary MUST comply with the Act and disclosures; for this warrant is	and the beneficion ding Act and Re Regulation by n	nty (a) or (b) is the ary is a creditor gulation Z, the XH/ making required	is hand the day and year first above writte	
the purchase of a dwelling, use Stevens-Ness if this instrument is NOT to be a first lien, a of a dwelling use Stevens-Ness Form No. 13 with the Act is not required, disregard this notic ulf the signer of the statement of the statement of the	Form No. 1305	lien to finance or equivalent;	AN ROSE	12000005 1200005 200005 200005 200005 200005 200005 200005 20005 20005 20005 20005 20005 20005 20005
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County of KLAMATH }ss. JANUARY 8		STATE OF OREGON, County of) SS.
		Personally appearedandwho, each being first duly sworn, did say that the former is thepresident and that the latter is thesecretary of		
and acknowledged the fore ment to beHIS/HERvoluntary ac	Soing instru-	and each of them and deed.	that the seal affixed to the foregoing instrument aid corporation and that the instrument was signe said corporation by authority of its board of dire acknowledged said instrument to be its volunta	d and
OFFICIAL SEAL A. BUN SEAL Notare Public for Oregon OTAR Mix commission expires 12-1		Notary Public for	(4) Contract and the second	
Construction of the second star start of the second start of the second start of the second start start start start start of the second start st	1 to pythine and 1991 Stanger at	My commission exp	lires:	
And a second sec	it is be used only	T FOR FULL RECONVEYANC	Franklin harborer en pold och och mitten för fort förstagaring och och	
	holder of all in You hereby and ncel all evidence	I fusice polyton and debtedness secured b directed, on paymen es of indebtedness se	y the foregoing trust deed. All sums secured by to you of any sums owing to you under the term cured by said trust deed (which are delivered to parties designated by the terms of said trust deed	said
DATED:				
. Do not lose or destroy this Trust Deed OR THE NOT	E which is secures, i	Both must be delivered to t	Beneficiary Ne trustee for cancellation before reconveyance will be made.	
TRUST DEED	NEWE ENEW	M ⁻		
(FORM No. 881-1) A ATHL 10 C STEVENS-NESS LAW PUB. CO. PORTLAND. ORE.	CVFILOU A' BARARS' C	CONTRACT CONTRACT	I certify that the within instr	55. <i>u</i> -
SCIETH VALLEY, STA 3. Reneficienty, Quantot Grantor irrevocably scorts, our	44.1	Q COLACAS IT ALL MARTINE IN CE RESERVED FOR	at. 2:14o'clock. P.M., and recorder in book/reel/volume No Moo	8, ed
as Crautor, SELATE D. SERIOS Beneticiary	REC	ORDER'S USE	page 967 or as document/fee/file instrument/microfilm No. 83642 Record of Mortgages of said County Witness on the	., N
AFTER RECORDING RETURN TO UN D SOUTH VALLEY STATE BANK MADE T 5215, SOUTH, SIXTH STREET	511 25	qui, 69	Witness my hand and seal of County affixed. W. Evelyn Biehn, County Clerk	
LLANATH FALL'S, OR 97603		e: \$10.00	By 19m mills Deput	