FORM No. Edi-Oregon Trust Deed Saries-71 UST DEED. 10-9720/WPTCo Vol. MSS 1233 @ OT Page TRUST DEED Energie 85016 0 *** THIS TRUST DEED, made this 19th day of February , 19.88, between VELMA JAUNETA WORTHINGTON NS211 WESTERN PIONEER TITLE CO. as Grantor. BENNIE J. SCHULTZ AND M. JEAN SCHULTZ, husband and wife with rights of survivorship as Beneficiary, TBB-2000, Ref and 20023 WITNESSETH: ್ಷ ನಂತಿಕಾರಿಕಿದರೆ ಮುಂದರು an product of the product of the Grantor irrevocably grents, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____ Lane ____ County, Oregon, described as: MAR THERE IS A WARMEN TO BE AND in ola para a strange a an gran contraction LEGAL DESCRIPTION ATTACHED AS EXHIBIT "A" J. SORAL DE MAD BY REFERENCE MADE A PART HEREOF ALE OF OCCUL 가 있는 것은 것을 알려진다. 이 가 있는 것은 이를 가입니다. 가 있는 것은 것은 것은 것이다. 이 가 있는 것은 것이 가 있는 것이 가 있는 것이 가 있는 것이다. 가 있는 것이다. 이 가 있는 것은 것은 것이 있는 것이다. 같은 것은 것이 같은 것이 같은 것은 것이다. 같은 것은 것이 같은 것이 같은 것이다. 것이 같은 것이 같이 같이 같이 같이 Carter in the rest of the rest of the second which is the rest for the second in the rest of the rest An State of L 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ELEVEN THOUSAND DOLLARS AND NO/100 * * * * * * * * * * * * * * *

sum of ESEVEN INVESTING INVESTING AND INVESTIGATION AND INVESTIGAT

sold, conveyed, assigned or alienated by the grantor without 'litis' then, at the beneficiary's option, all obligations secured by this instructed in the beneficiary's option, all obligations secured by this instructed in the security of this trust deed, grantor ingrees:

To protect the security of this trust deed, grantor ingrees:
To protect the security of this trust deed, grantor ingrees:
To protect the security of this trust deed, grantor ingrees:
To complete or restore and maintim and property in good condition and to commute thereon;
To complete or restore and intervent there there there there there and by the provent public difference of the security is the beneficiary so requests, to join a restrictions allecting said property; if the beneficiary correct, to prove the beneficiary may require and to pay tor illing same in the proper public differe or ollices; as well as the cost of all lien sectrates made by ling officers or searching agencies as may be deemed desirable by the beneficiary. To provide and continuently inhibitin instrumets on the building officers or searching agencies as may be deemed desirable by ling and other harden as the proper public differe or ollices; at well as the cost of all lien search by ling officers or searching agencies as insured of and such other harden as the proper public differe or other said provides and the search provement with the search provement with a search of a searching agencies as insured of a searching agencies as a may be deemed desirable by the beneficiary as yoon as insured, if the family insured in the search provement with a search as the search as the search as the search as the search of a search as the searc

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in access of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneliciary in secured hereby; and grantor agrees, at lis own expense, to take such, actions and execute such 'instruments as shall 'be necessary in obtaining' such actions and execute such 'instruments as shall be inceesary in obtaining such actions and executes acch 'instruments as shall' be necessary in obtaining such com-pensation, promptly upon beneliciary's request. Hieray', Awrany lime and from time to time upon written request of bene-licatory', Awrany lime and from time to time upon written request of bene-licatory', Awrany lime and from time to time taked at the note for endorsement (in case of full core weyances, lor cancellation), without allecting the liability of any person loc the paymen' of the indebtedness, trustee may (a) consent to the making of any map or plat of asid property; (b) foin in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally, emitted thereoi," and the recitals therein of any matters or lacts shall be conclusive prool of the truthfulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. "10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by 'a receiver to be appointed by a court, and without regard to the adequacy of any security for the indelideness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebitdness secured hereby, and in such order as benellelary may delermine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, including those secured hereby, and in such order as benellelary may delault or notice of delault by grantor in payment of any indebitdness secured hereby or in his performance of any agreement hereunder or invalidate any act done pusting the sequence of any agreement hereunder, time being of the sesence with respect to such pay direct the trustee to loreclose this trust deed in equity as a mortage or direct the trustee thal execute and cause to be recorded here with tespect to such pay direct the trustee to loreclose this trust deed in equity as a mortage or direct the trustee thal execute and cause to be recorded here with the beneficiary may have. In the senterion was secured hereby immediately due and payable. In such any declare all sums secured hereby immediately due and p

proceed to loreclose ins irusi deed in the manner provided in URS 00.755 to 86.795. 13. After the frustee 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 or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault 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 delault occurred. Any other delault 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 delault or delaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law.

surplus, if 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 succes-sors to any trustee samed series or so any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duits conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly erecuted and acknowledged 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 of ol any action or proceeding in which thrantor, beneficiary or trustee thall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the rustee hereunder must be either an att or savings and loan association authorized to do business under the lavis of Orego property of this state, its subsidiaries, affiliates, agents or branches, the United State attarney, who is an active member of the Oregon State Bar, a bank, trust company egan or the United States, a title Insurance company authorized to insure title to real tates or any agency thereof, or an escrow agent licensed under ORS 466.505 to 695.585.

<i>ful</i> righ	The grantor covenant lly seized in fee simple of it of way of record	s and agrees to a said-described-rea	nd with the beneficiary and those claim I property and has a valid, unencumbe	ing under him, that he is law
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perso securi gende	I his deed applies to, inures onal representatives, successors ed hereby, whether or not nam er includes the feminine and the	to the benefit of and and assigns. The term and us a beneficiary he	binds all parties hereto, their heirs, legatees, a beneticiary shall mean the holder and owner, erein. In construing this due to be a start of the s	levisees, administrators, executors, including pledden at the
* 1MD/		EOF, said grantor	has hereunto set his hand the day and y	context so requires, the masculine tear first above written.
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DESCRIPTION OF PROPERTY

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The following described real property situated in Klamath County, Oregon:

PARCEL 1: A tract of land situate in SW4SW4, Section 30, Township 24 South Range 9, East of the Willamette Meridian, Klamath County, Oregon.

Commencing at a point on the Westerly edge of the Highway #97 right of way 856.6 feet more or less East of the N.W. Corner of Section 31, Township 24 edge of said highway right of way, 70 feet to the true point of beginning thence in a westerly direction at right angles to said Highway, 240 feet; in a Westerly direction, perallel with said highway, 107 feet; thence Northerly direction, at right angles to said highway, 100 feet; thence in a Easterly direction at right angles to said highway, 100 feet; thence in a highway; thence Southerly along the Westerly edge of said highway, 50 feet to the true point of beginning.

PARCEL 2: A tract of land situate in SW1SW1, in Section 30, and tract of land situate in NW1NW1, Section 31, Township 24 South Range 9, East of the Willamette Meridian, Klamath County, Oregon.

Beginning at the Southwest corner of Section 30, thence E. 520 feet and 3 inches to the point of beginning; thence Northerly 50 feet; thence Easterly 100 feet to the section line between Sections 30 and 31; thence Southerly 50 feet; thence Westerly 100 feet to Section line and place of beginning. Said tract parallels Highway 97 on the East and West.

Also, Beginning at a point 877.6 feet East of the Northwest corner of Section 31; thence in a Southwesterly direction along the West side of the right-of way of highway 97, 105 feet; thence Northwesterly at right angles to said highway 120 feet to the point of beginning; thence Southerly parallel with said highway 50 feet; thence Northwesterly at right angles to said highway 100 feet; thence Northerly parallel with said Highway 50 feet; thence Easterly at right angles 100 feet to point of beginning.

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SS.

STATE OF OREGON: COUNTY OF KLAMATH: