đr.	85223	TRUST DEED	Vol. M88 Pag	1e 2548
84604 THIS TH	RUST DEED, made this		February	
			band and wife	
MOSELY DAV	IS & FHYLLIS DAVIS,	husband and wife or	survivor	
Beneliciary,		WITNESSETH:		-t colo the proper
Grantor	irrevocably grants, bargair County,	ns, sells and conveys to the Oregon, described as:	rustee in trust, with power	or sale, the property
nKlasath		Oregoin, Contraction		· ·
nKlamath				a an Antonio antona Antonio antona
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num ef FIFTY THOUSAND THREE HUNDRED AND NO/100-(\$50,300.00) ______ Dollars, with interest thereon according to the terms of a promissory of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

herein, shall become immediately due and payable.

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becomes due and payable. In construction to alierated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instructed and payable.
To protect the security of this trust deed, grantor agrees:

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To protect the security of this trust deed, grantor agrees:
To complete a endow proteins and property in good conditions are pays, not so removes or demoked property in good conditions.
To complete a endow proteins and property in good and workmanike manner any builded or inprovement thereon:
To complete a endow proteins and property in good and workmanike demoked by any all zeas, ordnance, regulations, covernants, conditions and the instancing statements pushed to be fully and the sections of the sections?
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It is mutually agreed that:

It is statutually adjused that: It is statutually adjused that: It is the event that any portion or all of and property shall be taken under the right of enumers during or that all or any portion of the momes payable right, it is in select, his require that all or any portion of the momes payable is compensation for such taking, which are in encome of the amount required as compensation for such taking, which are in encome of the amount required to pay all resonable could, express and allocary's less mecisarily paid or insured by granter in mich proceedings, shall be paid to beneficiary and paid by a first upon any resonable could express and express and allorney's less, both in the trial and appellate courts, mecessity paid or incurred by ben-ticiary in such proceedings, and its balance applied upon the undebted and execute such instruments as shall be mecessary in obtaining such com-pensation, promptly upon therefocury a request. At any time and reconveyance, for care upon written request of bene-liciary, payment of its less and presentation of the indebtedness indures of built econveyance. For care lister is induced and the note for thability of any person to the payment of the indebtedness, instruct the liability of any person to the payment of the indebtedness, instruct (a) consent to the nushing of any map or plat of and percent; (b) join m

rument, irrespective of the maturity dates expressed therein, or
straining any easement or creating any restriction thereon; (c) join in any burdentiation or other agreement affecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or all strates is the "person or persons is a strate in any reconvey, without warranty, all or all strates is the "person or persons the interest of any matters or lacts shall be conclusive proof of the truthulmess thereof and the person or persons the interest of the property. The strate is the strate is the "person or persons of the truthulmess thereof and the persons of the property of the truthulmess thereof and the persons of the property of the proof of the truthulmess thereof. There's lees for any of the application of the property of the provide the pro

together with trustee's and attorney's lees 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 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 parcel, in one parcel or in separate parcels and shall sell the parcel or parcel. Trustee what deliver to the purchaser its deed in form as required by law conclusion the property so sold, but without any covenant or warranty, espressor im-plied. The recitals in the deed of any matters of lact shall be conclusive provided the property so sold, but without any covenant or warranty, espressor im-plied. The recitals in the deed of any matters of lact shall be conclusive provided the property so sold, but without any covenant or warranty, espressor im-plied. The recitals in the deed of any matters of lact shall be conclusive provided the property so sold but thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. I. Suben trustee sells pursuant to the powers the compensation of the truste and a reasonable chargin (10 all persons atowney. (2) to the obligation secured by the trust deed. (3) to all persons having resulted lines subsequent to the interest of the powers on interest ensulted in the subsequent to the interest of the powers on the trust devid as their interests may appear in the order of their pawity and (4) persons the grant of the granter of the powers on interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successor

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NOTE: The Tast Deed Act provides that the trustee beteunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or stivings and loan association puriorized to do business under the lows of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, as substationes, attitudes, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 695,505 to 695,505. A state provide the set of the same
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The grantor covenants and agrees to a ully seized in fee simple of said described re	"		2549 3571
illy seized in fee simple of suit com	and with the beneficially	and those claiming un	der him, that he is law-
	al property and has a ve	nd, unencenter	
		an an an taon a Taon an taon an t	
	d the same against all pe	rsons whomsoever.	
nd that he will warrant and forever defend	1 life Same -6		
The granteer warrants that the proceeds of t	the ab	ove described note and this	s trust deed are:
The granter warrants that the proceeds of t (a) ^a primarily for franter's personal, family (b) ARE at Equivarient of (1997), State	he loan represented by the for I	meortant Notice Select to Bashiness of Continercial Ba	rposes.
(a) a primarily for frantor a period at the second of the second	t and binds all parties herei	o, their heirs, legatees, de	visees, administrators, executors, including pledgee, of the contract
This deed applies to, inures to the benefit personal representatives, successors and assigns. T secured hereby, whether or not named as a benefic to invide a the isminime and the neuter, and	the term beneficiary shall men fine term beneficiary shall men finiary berein. In construing th	is deed and whenever the	context so requires, the mascuince
personal representatives, successors and assignt. secured hereby, whether or not named as a benef gender includes the teminine and the meuter, and IN WITNESS WHEREOF, said	the singular number includes t	in hand the day and y	vear first above written.
IN WITNESS WHEREOF, said i	A	2	aba
	er warranty (a) or (b) is beneficiary is a creditor Be	rnard H. Weisger	ber
net applicable; is the Inste-in-Lending ACI	and Regulation Z, the ion by making required		
as such word is derived in the Act and Regulati beneficiary MUST comply with the Act and Regulati disclarures, for this purpose use Stevens-Ness Form N disclarures, for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard	la. 1319, or equivalent. this notice.	Juanna B. L	<u>Deisgerber</u>
If compliance with the Act to not tog		liamna B. Weisger	Der
(if the signer of the above is a corporation, we the form of acknowludgement opposite.))
STATE OF OREGON.) STATE OF () 55.
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This instrument was ocknowledged bet	19 , by		
Eernard H. Weisgerber & Ilie			
Weisgerber			
Weisgerber Notary Tuble (SERE) My companies expires: 8/14	once Notary Publ	ic for Oregon	(SEAL
TSERL) S//4	c/d 8 My commis	ion expires:	
My tay and	REQUEST FOR FULL RECC	ANEVANCE	
	REQUEST FOR FULL RECO To be used only when abligation	is have been paid.	
	, Trustee		by secured by si
TO: The undersigned is the left owner as trust dead have been fully paid and satisfie trust dead have been fully paid and satisfie		secured by the foregoing	trust deed. All sums secured and sums owing to you under the terms
The undersigned is the lefal owner as trust dead have been fully paid and satisfie said trust dead or pursuant to statute, to said trust dead or pursuant to statute, to	d. You hereby are directed, of	odness secured by said the	rust deed (which are delivered to y ad by the terms of said trust deed
The undersigned is the left derive a trust dead have been fully paid and satisfie said trust deed or purmant to scature, to herewith together with said trust doed) and estate now hold by you under the same. M	to reconvey, without warranty	, to the parties designation to the parties designation	
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LEGAL DESCRIPTION

That parcel of land lying Northerly of the center line of the easement recorded in Volume M79, page 19942, Microfilm Records of Klamath County, Oregon, and the County Road of the following described property:

Commencing at the South 1/4 corner of Section 32, Township 39 South, Range 11 1/2 East of the Willamette Meridian; thence North along the North-South center section line 500.00 feet to the true point of beginning; thence North 89 degrees 59' 15" East 1052.12 feet to the centerline of the County Road; thence along the arc of a 954.93 foot radius curve to the left, 73.81 feet; thence North 14 degrees 58' 35" West 112.90 feet to the beginning of a curve to the left; thence along the arc of a 293.82 foot radius curve, 194.68 feet; thence North 52 degrees 56' 21" West, 43.61 feet; thence North, 463.00 feet; thence South 89 degrees 55' 40" West 868.16 feet to the North-South center section line; thence South 00 degrees 12' 47" East along the center section line 827.99 feet.

Tax Account No.: 3911 V3200 01100

STATE OF OREGON: COUNTY OF KLAMATH: 55.

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Filed for r	econd at reques	t of Mountein Title Company	the	23rd	مىمالەر
of	February	A.D., 19 88 at 11:56 Octor A M and duly	y recorded in		_ day
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THIS DOCUMENT IS BEING RE-RECORDED TO CORRECT THE LEGAL DESCRIPTION

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed f		Mountain				the	14th	dav
of	March A.D., 19	88at	3:47	_ o'clock _	P_M., and duly	recorded in	n Vol. M88~	_ uay
	of		gages		on Page 3570		2	,
FEE	\$15.00			Eve By	lyn Biehn, (County Cle	rk mit	