hOLE the trust Bend Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and Join association authorized to do bysiness under the laws of Oregan or the United States, a title insurance company authorized to insure title to real picture of this state, its subsidiaries, athilates, agents or branches, the United States or any agency thereof, at an escrow agent licensed under ORS 696.505 to 696.588.

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To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition in the computer preserve and maintain said property in good condition and repart, not to remove or demolish any building or improvement thereon in a to complete or restore promptly and in food and workmanlike destroyed thereon, and pay when due all costs incurred thereon, so to admine the adminest 1. To complete or restore promptly and in food and workmanlike destroyed thereon, and pay when due all costs incurred there is or equests, to 5. To complete in a statements pursuant to the Unitorn Commer-proper public office or offices, as well as the cost of all lien systemes made by thing officers or searching againers as may be deemed desirable by the

of the successor trustee. 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 notify any party hereto of pending sale under any other deed al trust or of any action or proceeding in which grantor, henelicitary or trustex shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the grantor or to an successor in interest entitien to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred and substitution shall be made by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment which when recorded in the mortgage records of the county or counties in of the successor trustee. 17. Trustee accests this trust when this deed, duly executed 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 payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's having recorded lines subsequent to the interest of the truste in the trust 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 surplus.

together with trustees and attorney's tees 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 rang in one parcel or in separate parcels and shall self the parcel or parcels at the time of the parcels and shall self the parcel or parcels shall deliver to the highest isder for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or in-el the truthluness thereof. Any person, excluding the trustee, but including the truthluness thereof, any purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

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 the default or defaults. If the default consists of a failure to pay, when due, entire amount due at the time of the cure other than such portion as would bring cured my the rust deed, the default may be cured by paying the bring cured my the cure of by tendering the performance requires candid to oblightion or trust deed. In any correction the default that is carded under the defaults, the person effective shall pay to the beneficiary all costs and expenses actually incurred in enforcing the oblightion of the trust deed by faw. 14. Otherwise, the sale shall be held on the date and at the time and the sale sale shall be held on the date and at the time and the sale sale sale shall be held on the date and at the time and the time.

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any extendination or other adjacement allecting this deed or the life or charge dramme in any reconveynme may be described as the "property. The legality entitled thereto," and the recitals there of any part of the property. The legality entitled thereto," and the recitals there of any map of the property. The legality entitled thereto, "and the recitals there of any part of the property. The legality entitled thereto," and the recitals there of any metrics are any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneticiary may at any of the inductive, either in person, by almost of by a receiver by be applied by a court, and without refard to the adiquacy of any security for ensy be a court, and without refard to the adiguacy of any security for ensy be a court, and without near and collecion, including reasonable attorney or any part thereol, in its own name sue or otherwise collect here size of a part thereol, in its own name sue or otherwise with a size of any indebtedness secured hereby, and in such order as benericary may indebtedness secured hereby, and in such order as benericary may indebtedness secured hereby, and in such order as benericary may at there of delault bereunder or invalidate any act done unsurance policies or compensation or a wards for any taking to the adial property, the forther of a such refers, and the application of a conserved or invalidate any act done the size of any act wards and provide a secure developed of the adial property, and the application or near any there of any act done any act done any part thereol, any part thereol any part thereol is any provide any detault or notice of release there any indebtedness accure there any indebtedness accure there any indebtedness accure the trave any indebtedness accure there any indebtedness accure developed of the and aclasse any in

Vol. 188 Pa 7035

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of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if

to ether 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 ECURPTERN THOUSAND and DO conts

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-6-35

Lot 17, Block 5, RIVERVIEW ADDITION, Klamath County, Oregon.

THIS TRUST DEED, made this _____10th____day of February_____JOHN D. FRANCIS and HEPT B. MUNTER S. L.E. J.F.

as Grantor, MEL KOSTA DANIEL LEE EDDY ..., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

FORM No. 861-Oregion Trust Deed Series-TRUST DEAD. . R. 'ry'

86983

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 57154 TRUST DEED

7036

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that Buyers assume and agree to pay all outstanding real property taxes due to Klamath County, including all liens against said property.

and that he will warrant and forever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust dred are: (a)* primarily for granter's personal, lamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or communical purposes other than agricultural purposes.

Europses. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

* IMPORTANT NOTICE: Delete, by lining out which	has hereunto set his hi	and the day and	· · · · · · · · · · · · · · · · · · ·
not applicable; if warranty (a) is applicable and the benefic	canty (a) or (b) is	and the day and year first above	
beneficiary MUST comply with at a second Acr and h	Regulation Z the /	- Cell	••••••••••••••••••••••••••••••••••••••
the purchase of a dualities a structure of the de de like	I lien to finance	Re 2. Bureley	
if this instrument is NOT to be the state of	JO Of equivalant.	D.Z.E.JP	
of a dwelling use Stevens-Ness Form No. 1306, or equivalent with the Act is not required, disregard this notice.	nt. If compliance		
(III the signer of the above is a corporation, use the form of acknowledgment apposite.)			***************************************
STATE OF OREGON,			
	STATE OF OREGON		
County ct Klamath		*) ss.
February 10 , 19 88	Personally appe	. 19	
Personally appeared the above named	a stostany appe	carea and a second second second second	anu
John D. Francis	duly sworn, did say th	who,	each being first
Hope-F-Hunter-	president and that the	at the lotmer is the	
Z.E. JF	secretary of	e latter is the	
an a			
	a corporation, and that	t the seal affixed to the foregoing in corporation and that the instrument	
and acknowledged the foregoing instru-	i staled in hehalf of each		Was stoned and
ent to be conerry voluntary act and deed	and each of them ack	d corporation and that the instrument d corporation by authority of its box nowledged said instrument to be it	and of directors;
Betore Sie	and deed. Betore me:	instrument to be it	s voluntary act
EALD DE SCOLL	- www.o mie.		
ALD Camille Krieger	Sector and the sector		
My commission expires: 9-22-88	Notary Public for Oreg	on	(0
My commission expires: 7-22-88	My commission expires		(OFFICIAL SEAL)
		•	
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