86387		nakanana harra di ana ingan mujan mujana na ana ang manan na ang manan na ang manan na ang manan na m nang mang mang mang mang mang mang mang	STEVENB.NESS I.AW FUE	
		TRUST DEED	Vol. 188 DE	7014
THIS TRUS	T DEED, made this			and the second
as Grantor, MEI	L KOSTA	D.J.E JF		n an
DAl as Beneficiary,	NIEL LEE EDDY			, as Truster
Grantor irrev inKlamath	W1 ocably grants, bargains, sells and County, Oregon, de	TNESSETH: d conveys to trus escribed as:	tee in trust, with power	of sale, the prc
	Falls Second Addition, $W^{\frac{1}{2}}$ of			
	,	Lots I and 2, B	lock 30, Klamath Cou	inty, Oregon.
sum of	gular the tenements, hereditaments ar ining, and the rents, issues and profits OSE OF SECURING PERFORMAN TEN THOUSAND and no c	CE of each agreem	ent of grantor herein contain	ed and payment o
sum of note of even date herewin not sooner paid, to be du The date of matur becomes due and payable sold, conveyed, assigned then, at the beneficiary's herein shall hereore i	TEN THOUSAND and no control of the debt secured by this instrume. In the event the within described pro- or alienated by the grantor without option, all obligations secured by the	ICE of each agreem ents Dollars, with in. made by grantor, the 0, N ent is the date, state operty, or any part first having obtained instruments.	ent of grantor herein contain terest thereon according to the terinal payment of principal XX 2003 d above, on which the final i thereof, or any interest thereof d the written consent or appre-	ed and puyment o e terms of a promi and interest here
sum of note of even date herewit not sooner paid, to be du The date of matur, becomes due and payable sold, conveyed, assigned then, at the beneficiary's herein, shall become imme The chove described To notest the	TEN THOUSAND and no control of the second se	ICE of each agreem ents made by grantor, the operty, or any part first having obtained instrument, irrespectively ficultural, timber or grant	ent of grantor herein contain terest thereon according to the terinal payment of principal XX 2003 d above, on which the final i thereof, or any interest thereof d the written consent or appre-	ed and puyment o e terms of a promi and interest here

Lines, assessments and other charges that may be levied or assessed upon or charges become past due or delinquent and promptly deliver receipts therefor to benchrisky; should the granter fail to make payment of any takes, assess-ments use areas premiums. These or other charges yield by granter, either to due to payment, benchristig benchristy and hunds with which to marke such payment, benchristig benchristy and hunds with which to marke such payment, benchristig benchristy and hunds with which to marke such payment, benchristig benchristy and hunds with which to marke such payment, benchristig benchristy and hunds with which to marke such payment, benchristig benchristy and hunds with which to marke such payment, benchristig benchristy and of the debt secured betty, together with the obligations described in parasisphs 6 and 7 of this true deed, without waiser of any right a part of the debt secured by this true deed, without waiser of any right and the genotor, shall be bound to the excent that they are bound for the payment of the obligation herein deviated, and all such payments shall be immediately due and payable with construct and such payment thereof shall, at the option of the benchrister and the secure dist that the deel immediately due and payable with the secure dist the totat deal. A true secure dist that the other costs and expenses of this trust including the cost it connection with or in enforcing this obligation and trusters' and attorney's test actually incurred. 7. To appear in and defend any action or preceeding purporting to affect the security iddits or powers of the pay all costs and expenses, im-struct the security of this paragraph 7 in all cases shall be true to sub to the banchoure of this defend to pay such sum as the ap-pression with or the such such as the banchoury's lees; the amount of attorney's lees mentioned in this paragraph 7 in all cases shall be true to such that append. It is mutually agreed that: 8. In the event that any potion or all of said property shall be taken w

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thereol as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 3.3. After the trustee 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 privilegel by ORS 86.753, may cure 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 being cured my be cured by tendering the performance required under the default or defaults. It has default correct. Any other default that is capable of obligation or trust deed. In any case, in addition to curing the default or and expenses actually incurred in enforcing the obligation of the trust deed. In any case, in addition to curing the default of defaults, the person effecting the cure shall pay to the beneficiary all costs together with trustees and attorney's less too exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated or in separate purcels and shall self the parcel or parcels at shall deliver to the purchaser its deed in form as required under serving plied. The recitals in the deed of any cure as the time of sale. Trustee the property so sold, but without any covenant or warranty, express or in-of the truthulness thereol. Any person, excluding the trustee, but including plied. The recitals in the deed of any nutters of lact shall be conclusive proof the grantor and beneficiers, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shell apply the proceeds of sale to payment of (1) the expenses of sale, in-

the granior and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shell apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charde by trustee's thromey, (2) to the obligation secured by the trust deed, (3) to all persons deed as their interests may appear in the order of the truster in the trust surplus, if any, to the know or to bis successor in interest entitled to such surplus. 15. Beneliciary may have a sub-

surplus, it any, to the granted or to his successor in interest entitled to such surplus. B. Beneliciary may from time to time appoint a successor or success under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment which, when recorded in the mortgage records of the conty or counter, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is mode a public record as provided by law. Trustee is not obligated to notify any parts 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 party unless such action or proceeding is brought by trustee.

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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

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

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 terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

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(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

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STATE OF OREGON,) ss.	STATE OF OREGON, County of
County of Klamath) February 10 , 19 88	, 19
Personally appeared the above named John D. Francis -Hope-E-Hunter -Z.E. UF	who, each being first duly sworn, did say that the former is the president and that the latter is the secretary of
and acknowledged the foregoing instru- ment to the their voluntary act and deed.	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
(OFFICIAL: 51 (Uppulle Kruger) SEAL) A Notary Public for Oregon My commission expires: 7-22-88	Notary Public for Oregon (OFFICIAL SEAL)
	My commission expires:

To be used only when obligations have been paid

....., Trustee

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TO:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. Ali sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:

Do not lass or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, TRUST DEED ss. County ofKlamath (FORM No. 881) I URIN IND. 801] STEVENSINESS LAW PUB. CO., PONTLAND, ORK I certify that the within instrument was received for record on the 3rd day <u>May</u>, 1988, John D. Francis of at 4:13 o'clock P. M., and recorded in book/reel/volume No. M88 on Hope E. Hunter VF X7, 2. Grantor SPACE RESERVED

Daniel Lee Eddy

Beneficiary AFTER RECORDING RETURN TO

Daniel Lee Eddy 1663 Greensprings Drive Klamath Falls, ÕR 97601

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FOR RECORDER'S USE

Fee: \$10.00

Evelyn Biehn, County Clerk Deputy

ment/microfilm/reception No. 86987

Witness my hand and seal of

Record of Mortgages of said County.

Beneficiary

County affixed.