as

THIS TRUST DEED, made to	TRUST DEED	STEVENS-NESS LAW PUB. CO., PORTLAND, OR 9720
as Grantor, WILLIAM P.	PIRES II and DIANNE E. SPI	VOL 788 Page 7252 MAY IRES as tenants by the entirety
as Beneficiary,	BRANDSNESS Y STATE BANK	, as Trustee, and
Grantor irrevocably grants t	WITNESSE	", as Trustee, and
County	ins, sells and conveys to trustee i, Oregon, described as:	in trust, with power of sale, the property
SEE ATTACHED EXHIBIT "	"A" BY THIS REFERENCE MADE	or sale, the property

SEE ATTACHED EXHIBIT "A" BY THIS REFERENCE MADE A PART HERETO.

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 connection of the sum of ONE HUNDRED FIFTY THOUSAND AND NO/100 —————WITH RIGHTS TO FUTURE ADVANCES

Dollars with interest thereon according to the terms of a promiseory

AND RENEWALS

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

The date of positivity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it is the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, and payable.

To protect the security of this trust deed, grantor agrees:

sold, cover and payable. On the debt secured by this instrument then, at the beneficiary's option, all obligations secured by the frantor without first.

To protect the security of this trust deed, frantor aftees: and the first to the first the first to the first first to the first to the first first to the first first to the first first to the first first first to the first first first to the first first

It is mutually agreed that:

As In the event that any portion or all of said property shall be taken under the right of emiment domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or mounted by krantor in such proceedings, shall be raid to beneficiary and applied by it liest upon any reasonable costs and expenses and attorney's leas, secured hereby; and proceedings, and the balance applied upon the indebtedness and excute such instruments are shall be necessary in obtaining such proceedings, and the balance applied upon the indebtedness pensation, promptly upon beneficiary's require.

At any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note for the liability of any person for the Payment of the indebtedness, trustee may consent to the making of any map or plat of said property; (b) join in

granting any easement or Creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The faratee in any recovery may be described as the "person or persons of legally entitled thereon," and the recitals therein at any matters or lacts shall be conclusive proof of the truthfulness thereof, Trusteen slees for any of the be conclusive proof of the truthfulness thereof. Trusteen slees for any of the be conclusive proof of the truthfulness thereof. Trusteen slees for any of the be conclusive proof of the truthfulness thereof. Trusteen slees for any of the be conclusive proof of the truthfulness thereof. Trusteen slees for any of the be conclusive proof of the truthfulness thereof. Trusteen slees for any of the be conclusive proof of the truthfulness thereof. Trusteen slees for any of the legally entitled by a court, and without regard to the slees of any of the pointed by a court, and without regard to the adequacy of any security for its including the past due and unpaid, and apply the same, returned expenses of operation and collection, including apply the same, its including those past due and unpaid, and apply the same, it is one of the property, and expenses of operation and collection, including apply the same, including any determine.

11. The entering upon and taking possession of said property, the property, and the application or release thereof as a property, the property, and the application or release thereof as a property, the property, and the application or release thereof as a property, the property, and the application or release thereof as a property, and the application or release thereof as a property, and the application or release thereof as a property, and the application or release thereof as a property of the property of an inspect to such payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such an advertis

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the stantor or any other person so priviled date the trustee conducts the default or defaults. It has been secured by the trust deed the default consists of a failure to pay, when due, entire amount due at the time of the cure of the trust due, being cured may be cured by tendering the trust dred, the default may be cured pay, when due, being cured may be cured by tendering the cured that had in default consists of a failure to paying the being cured may be cured by tendering. Any other default that is capable of defaults, the person effecting the case, in addition to curing the default or and expenses actually incurred in enforcing the obligation of the trust deed to fogether with trustee's and attorney's lees not exceeding the amounts provided to the date and at the time and

together with trustee's and attorney's lees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be reld on the date and at the time and place designated in the notice of sale or the time to which said sale may not only the parcel or in separate parcels and shall sell the parcel or parcels at the time to the highest before to cash and shall sell the parcel or parcels at the property so sold the purchaser its deed, payable at the time of sale. Trustee property so sold the without any covenant or warranty, express or interest. The recitals it, but without any covenant or warranty, express or interest. The recitals the deed of any covenant or warranty, express or interest. The recitals of the without any person, excluding the trustee, but including the frantier 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, including the compensation of the trustee and a reasonable charge by trustees surplus, if any, to the obligation secured by the trust the finite interests may appear in the work of the trustee in the fitting surplus.

surplus, if any, to the frames of the second of increase entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successurate to any trustee named herein or to any successor trustee appointed herein or to any successor trustee appointed herein trustee, the latter shall be wested with all title powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointent which, when recorded in the mortgage records of the county or counties in the property is situated, shall be conclusive proof of proper appointment which the property is situated, shall be conclusive proof of proper appointment acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under worth rustee is not shall be a party unless such action or proceeding in which frantor, beneficiary or trustee

NOTE: The Trust Deed Act provides that the trustee hereunder or savings and loan association authorized to do business und property of this state, its subsidiaries, affiliates, agents or brani is an active member of the Oregon State Bar, a bank, trust company inited States, a title insurance company authorized to insure title to real pency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

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

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,

	r number includes the plu		
IN WITNESS WHEREOF, said grantor h	as hereunto set his ha	nd-the day and year first above wr	itten.
IDODIANT NOVICE D. I	· · · · · · · · · · ///	the Kings	
APORTANT NOTICE: Delete, by lining out, whichever warranty (applicable; if warranty (a) is applicable and the beneficiary is		The state of the s	
such word is defined in the Truth-in-Lending Act and Regula	tion Z, the UL1/VEF	R. SPIRES II	
eficiary MUST comply with the Act and Regulation by makin losures; for this purpose use Stevens-Ness Form No. 1319, or	a and red and	ague e specia	
ompliance with the Act is not required, disregard this notice.	equivalent. DIANNE	E E. SPIRES	
he signer of the above is a corporation, the form of acknowledgement opposite.)			
TATE OF OREGON,	STATE OF OREGO	N,)	
County of KLAMATH) ss.	Countral	ss.	
This instrument was acknowledged before me on	County of		
MAY 5 ,19 88, by	· ·	acknowledged perole the on any and	
OLIVER R. SPIRES II AND			
DIANNE E. SPIRES			and the second second second
Cau A. Bury			
Cace A-Bear Notary Public for Oregon	Notary Public for Ore		
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57: 5: 1/	Commission expir		
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requi	EST FOR FULL RECONVEYANCE		
To be used o	only when obligations have been	n paid.	
	T4	Control of the second	
The undersigned is the legal owner and holder of all ist deed have been fully paid and satisfied. You hereby the trust deed or pursuant to statute, to cancel all evidences.	are directed, on payment	to you of any sums owing to you under	the terms
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EXHIBIT "A" LEGAL DESCRIPTION

7254

PARCEL 1:

A parcel of land situated in the SW1/4, Section 12, Township 38 South, Range 8 East of the Willamette Meridian, more particularly described as follows:

Beginning at a 5/8" iron pin on the North line of the SW1/4, said Section 12, from which the center 1/4 corner of said Section 12 bears South 89 degrees 47' 18" East 647.91 feet; thence from said point of SW1/4, 1005.62 feet to a 5/8" iron pin; thence South 17 degrees 24' 13" East 454.27 feet to a 5/8" iron pin; thence South 17 degrees 24' 13" West 455.76 feet to a 5/8" iron pin; thence South 89 degrees 42' 13" West 455.76 feet to the point of beginning.

PARCEL 2:

The Westerly 56.25 feet of Lot 2 and the Easterly 6 feet of Lot 3, Block 6, Original Town of Linkville, now City of Klamath Falls, Klamath County, Oregon, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

STATI	E OF OREGON: (COUNTY OF KLAMATH: ss.
Filed to	for record at requ	est of
	Hay	Mountain Title Co. A.D., 19 -88 at
FEE	\$15.00	Evelyn Blehn County to
		By Dersetha Hetsch