U

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.555.

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, beneliciary shall have the inder the right of eminent domain or condemnation, beneliciary shall have the inder the right of eminent domain or condemnation, beneliciary shall have the a compensation lor such taking, which or any portion of the monies payable to make the reasonable costs, expenses and attorney's lees necessarily paid applied by first upon any reasonable costs and expenses and attorney's lees the trial and appellate courts, ones shall be paid to beneficiary and both in the trial and appellate courts, one sample upon the indebtedness secured harby', and grantor, agrees, at its, own expense, to take such actions pensation, promptly upon beneficiary's require and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's require iciary, payment of its lees and presentation of this deed and the note long (a) any person for the payment of the indebtedness, furstee may (a) consent to the making of any map or plat of said property; (b) join in MOTE. The Turt David Act provides that the tristee harmeder must be subscript of the subscript of any person for the payment of said property; (b) join in

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surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-under to any trustee named herein or to any successor trustee appointed here-trustee, the latter shall be vested with all title, powers and duies conferred and substitution shall be made by written instrument executed by beneticiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. Trustee accepts this trust when this deed, duly executed and believes to any any party hereto of pending sale under any other deed of believes and obligated in the more appointed by beneticiary, which the property is situated, shall be conclusive proof of proper appointment 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

together with trustee's and attorney's lees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time and place designated in this protice of sale or the time due which said sale may be postponed, as provided by law. The trustee may sell which said sale may in one parcel, or invited by law. The trustee may sell which said sale may accelerate the purchase of the sale shall be held on the date and be postponed, as provided by law. The trustee may sell with the parcel or parcels at shall deliver to the purchase its deed in form as required by law conveying of the truthfulness thereod. If any matters of sale shall be crustee projectly so sold, but supersaid and the sale. Its property so sold, but supersaid any matters of sale shall be crustee projecting the deliver to the but percent section the trustee may sell with the sale. The recitals in the deed of any matters of sate shall be crustee project of the truthfulness thereod. If any matters of the sale. Its When trustee sells we purchase at the sale. The granter and beneficiary, may mean to the powers provided herein, trustee challing the compensation of the trustee and a reasonable charge of sale. In trustee starting recorded liens subsequent to they the trust deed, (3) to all persons deed as the in interests may appear in the interest of the trustee in the private surplus, it any, to the granter or to his successor in interest entitled (5) such surplus. 16. Beneticiary, may from time to time appoint a successor or successor.

proceed to foreclose this trust deed in the manner provided in ORS 66.735 to 68.795. 1.13. After the trustee has commenced foreclosure by advertisement and sale, and any time prior to 5 days before the date the trustee conducts the sale, the dramor or any other preson so privileged by ORS 86.753, may cure sums secured by the trust deed, the delauit consisted by ORS 86.753, may cure sums secured by the trust deed, the delauit on the trust econduct and the delauits. If the delauit consisted by ORS 86.753, may cure sums secured by the trust deed, the delauit of a laibure to pay, when due, not then be due at the time of the cure there are by paying the point empower of the trust deed. The any case, in obligation of trust deed. In any case, in addition to curing the default for and expenses actually incurred in enforcing the obligation of the trust deed by law. It trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall he held on the date and at the time and the trust deed shall he held on the date and at the time and the sale.

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note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>at Maturity</u>, 19 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary herein, shall become immediately due and payable. The date state above of the maturity dates expressed therein, or To protect the security of this trust dead to the secure date and payable.

sum of THIRTY FOUR THOUSAND AND NO/100------

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. Science FOR, THE, PURPOSE, OF, SECURING, PERFORMANCE, of each, agreement of grantor herein contained and payment of the multiplication of the sector o

Second Second

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KATIE L. SPRADLEY, WHICH GRANTOR HEREIN DO NOT ASSUME AND AGREE TO PAY.

Klamath County, Oregon.

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in The West 74 feet of Lot 4 in Block 2 of Pleasant View Tracts, according to the official plat thereof on file in the office of the County Clerk of

ALTON A. STILES AND VERA STILES, husband and wife as Beneficiary,

....., as Trustee, and

LARRY D. HENSINGER AND DORIS J. HENSINGER, husband and wife as Grantor, KLAMATH COUNTY TITLE COMPANY

G. (THIS TRUST DEED, made this 31st day of May \_\_\_\_\_, 19.88., between

87818 K-40625 BOR : TRUST DEED SECOND B Vol. M& Page 8499 @

| ovenants and agrees to and with the beneficiary and those claiming under him, that he is law-  |
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| mple of said described real property and has a valid, unencumbered title thereto   |
| i szerelentés inc soko jallou a titok a feren égy a politika (nybed soko soko soko soko soko soko soko sok   |
| rrant and forever defend the same against all persons whomsoever.  |
| nete count increased) and a tenner in state of the total inference in the set of the set of the set of the set<br>I recorded and the statement requirements and the statement in the set of the set of the set of the set of the<br>I have been denoted in the set of the<br>Change been denoted in the set of the<br>set of the set of the |
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| Arazzannije se pre pred izved i ne dravne z manie – stri MANA die Lake dat i zame<br>and a principal view debra press principal die 19 March 19 Mar             |
| ants that the proceeds of the loan represented by the above described note and this trust deed are:  |
| r grantor's personal, family or household purposes (see Important Notice below);<br>nization; or (even it grantor is a natural person), are for business or commercial purposes.<br>natur are presented and unique and anomal.   |
| s to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors,<br>successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract   |
| r, or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine<br>inine and the neutor, and the singular number includes the plural.   |
| S WHEREOF; said grantor has hereunto set his hand the day and year first above written.  |
| lete, by lining out, whichever warranty (a) or (b) is<br>(a) is applicable and the beneficiary is a creditor LABRY D. HENSINGER<br>in the Truth-in-Lending Act and Regulation. Z, the  |
| with the Act and Regulation by making required<br>se use Stavens-Ness Form No. 1319, or equivalent.<br>I is not required, disregard this notice.   |
| DORIS J. HENSINGER   |
| nicorporation, ne regenera per "The exception and the COM" of the Common and the Common of the Co             |
| STATE OF OREGON.   |
| amath (see County of )<br>was acknowledged before me on  |
| Tite 19:88, by SAULIG  |
| Construction of the second sec             |
| Notary Public for Oregon Notary Public for Oregon  |
| ission expires :: 12-19-88   |
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| negate, and and basin To be used only when obligations have been paid,<br>a control of monitoriter secured by this institutional iteration is a secure of the secure<br>of an institute of the fraction where the first of the secure of the secure of the secure of the secure of the<br>secure the secure of th    |
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| is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said<br>ully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of<br>suant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you   |
| said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the<br>DOLLS METOLICS Mail reconveyance and documents to   |
| uzimnē, and the reits issues and prolits fligted and all lighters not of fer all structure to a solution to a<br>te<br>month of a reprint the new solution and   |
| and the second   |
| Benoficiary  |
| N. VESNEE VID VCREE LO BUX.<br>This from Deed OR THE NOTE which is accurate. Both must be delivered to the fruitee for concellation before reconveyance will be made.<br>ETREL 15.01.02.000 VCREE LO BUX.  |
| DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND   |
| STATE OF OREGON,<br>No. 681  |
| No. 881)<br>a. co. FORTLAND DELCO<br>THE BJOCK S OF HEGSEN: A received for record on the lst day   |
| Was received for record on the   |
| Grantor Granto             |
| FOR page   |
| Record of Mortgages of said County.<br>Witness my hand and seal of   |
| Banauciary BIS-1' HEUSINCEE' DISECCounty affixed.  |
| Evelyn Biehn County Clerk  |
| Fee:\$13:000 UEED By Mary Marai Deputy   |
| 10*13684-120110600   |

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