FORM No. 881-Oregon Trust Deed Series-TRUST DEED OT? 87849 EVENS-NESS LAW PUB. CO. K-40612 PORTLAND, OR 97204 Vol<u>w R</u>Page 8535 THIS TRUST DEED, made this ... 20th day of May RONALD R. LYALL AND TRIA, 19.88, between K. LYALL, husband and wife as Grantor, KLAMATH COUNTY TITLE COMPANY FLOYD E. BUBB AND LILA FERN BUBB; husband and wife, as Trustee, and as Beneficiary, N168:201-Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in <u>Klamath</u> County, Oregon, described es: Restauration for a subscription of the See Attached Exhibit "A" for Legal Description on the ់តឡ I crucicly may the Mittail Horningham STATE OF USEDON. Dame daar ol daaren fan trop baad da tric NOID om it teadan faak mot at collanin in 'n tro' sum of FOUR THOUSAND AND NO/100----note of even date herewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereot, it not sconer paid, to be due and payable at Imaturity (1) and the debt secured by this instrument is the date, stated above, on which the final installment of said note 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 herein, sail become immediately due and payable. Schedus use and payable. In the event the within described property then, at the beneficiary's option, all obligations secured by this instruction, shall become immediately due and payable, "A provide the secure immediately due and payable," "A protect, preserve and maintain said property in good condition and the provide the security of thirt first deed, frantor algress." In the protect, preserve and maintain said property in good condition and the provide the security of thirt first deed, frantor algress. In the provide the security of the protect of the security of the secu Attractive the second of the formed and restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge francing in any convey, without warranty, all or any part of the property. The bread of the reconvey and the recitals there on any matters or lacts shall services mentioned in this particular the second there of any matters of a second the property of the recitals there on any matters or lacts shall services mentioned in this particular thereol. Trustee's local any of the second of the recitals there on any matters or lacts shall services mentioned in this particular thereol. Trustee's local any defent of by a court of the second of the adequacy of ceiver so the any pointed by a court, and without notice, either in person, by agent or by a receiver so the angle in any receiver any part thereol, in its own name sue or otherwise of lacts there and the indebiedness hereby second thereby, and in such and the receive in a second provide thereby, and in such and the receive in a second provide thereby and the second of the second thereby in the second of the second thereby and the second thereby accurity and the application or awards for any taking or demarks and thereby in the second of the proceed to forcelose this trust deed in the manner provided in OKS 80.735 to 86.795. Sills' After the fusitee has commenced forcelosure by advertisement and sale, and a any time prior to 5 days before the date the fusite conducts the sale, and at any time prior to 5 days before the date the fusite conducts the the delault or defaults. If the default consists of a lailure 80.753, may cure sums secured by the trust deed, the default may have to pay, when due, not them be due had the time of the cure other the such portion as would being cured by the default occurred. Any other default that is capable of obligation or trust deed. In any case, in advisor to leave funder the defaults, incurred in enforcing the obligation to the trust deed together with trustee's and attorney's less not exceeding the amounts provided by law; if the rule the table table to hald any the the fuel and the time provided 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 place designated in the notice of sale or the time to which said sale may in one parcel or in separate process and shall sell the said property either auction to the highest bidge for cash, payable at the financel or purcels at shall deliver to the purchaser its deed in form as requiring by law converging plied. The recitals in that without any covenant or warreity by law converging plied. The recitals in the deed of any matters of lact shall be conclusive proof the grantor and beneticiary, may purchase at the sale. Trustee cluding the compensation of the trustee and a reasonable charge by trustee shall apply the proceeds of sale to payment of (1) the trustee but including the interest obligation secured by the trust of the trustee by trustees by autority of boligation secured by the trust of the trustee in the trust shall apply the grant in the order of the trustee in the trust auropus, (2) to the grantor or to his successor in interest entiled to successor the grants. The same any appear in the order of the trustee in the trust. 16. Beneliciary may from time to time appoint a successor or succes-It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the accompensation for such taking, which or any portion of the monies payable to pay all reasonable costs, expenses and attorney's lees necessarily payable to pay all reasonable costs, expenses and attorney's lees necessarily paid paptied by grantor in such proceeding, shall be paid to beneficiary and both in the trial and appellate courts, necessarily paid or incurred by ticiary in such proceedings, and the balance applied upon the indebted and expenses, to tak grantor affects of the such action and expenses, to tak such actions and the balance applied by any the instruments and expenses, to tak any any taken and the indebted pensation, promptly upon beneficiary's request. 9. At any time and iron time to time upon written request of bene-endorsement (in case of tull recoverances, for cancellation), without allecting the liability of any person to the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in It is mutually agreed that: surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-under, the latter shall be vested with all conveyance to the successor trustee, the latter shall be vested with all conveyance to the successor upon auch appointment, and with all conveyance to the successor upon any trustee herein named or appointed herein the conternation and substitution shall be made by weight aburnant executed by beneliciary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If Thustee 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 in brought by trustee. NOTE: The Trust Deed, Act provides that the trustee hereunder must be either an attarney, 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 lows of Oregon or the United States, a title insurance company outhorized to insure title to real property of this state. Its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 656.585.

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<u>COAP</u>



The grantor covenants and agrees to a lly seized in tee simple of said described rea	nd with the bene 1 property and h	ficiary and those las a valid, unen	claiming under him, that he is law- cumbered title thereto
nd that he will warrant and forever, defend	the same agains	t all persons wh	omsoever
als us the training of the provided of the second s	 And State State And State A	 A direk intervet a A direk intervet	(a) Los A. (1997). All Constraints and Cons
 (a) A strain of the second seco	er St. Carlos a stars strate tradition strate	من م	(A) Angel Ang Angel Angel A
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family o (b) for an organization, or (even it grantor i	is a natural person)	are for business or	District Contract Provide States and a state of the state
This deed applies to, inures to the benefit of personal representatives, successors and assigns. The control by whether or not named as a beneficit	and binds all parties term beneticiary st ary herein. In constr	es hereto, their heir hall mean the holde uing this deed and u hudes the plural.	s, legatees, devisees, administrators, excerning, r and owner, including pledgee, of the contract whenever the context so requires, the masculine
IN WITNESS WHEREOF, said gra	antor has herean varranty (a) or (b) is	Ronald R	la Kayel
not applicable; if warranty (a) is applicable and the bar as such word is defined in the Truth-in-Lending Act an beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard this	d Regulation Z, the by making required 1319, or equivalent.	Ini g	z fail
(fishe signer of the dove is a corporation, as a state provided the form of acknowledgement opposite.)	STAT	E OF OREGON,	
STATE OF CONSCOV, California Santa Cruz County of This instrument was acknowledged before May 23 / 19 88 by 2 MpT) ss Cou me on This in	inty of	wiedged belore me on
RONALD R. LYALL and TRL LYALL, husband and wife	A P	LEAN CONTROL TO ANY	
OFFICIANSEAL Public E (SEAL) EVELVN STEWART CALL IS STATE OF THE STATE	hrnîa	y Public for Oregon mmission expires:	(SEAL)
PRINCIPAL OFFICE IN HISTORY OF THE INFORMATION OF T	To be used only when ab	L RECONVEYANCE Nigations have been paid	foregoing trust deed. All sums secured by said
The undersigned is the legal owner and ho trust deed have been fully paid and satisfied. Yo	ou hereby are directed el all evidences of in	ed, on payment to ndebtedness\secured	you of any sums owing to you under the terms of by said trust deed (which are delivered to you that he terms of said trust deed the
herewith jogether with said frust deep international inter	conveyance and doc	uments (to:	
			Benéliciary
De not lose or destroy this Trust Deed OR THE NOTE	i which it secures. Both m	ust be delivered to the	rrustee for concellation before reconveyance will be made.
TRUST DEED	y, jor rec	jal Desgrip	STATE OF OREGON, County of
Clamot treevicably grants but w <u>literatio</u>	f his solis and c	ayeq sel Galeka (O Ataese ERESERVED	of
Grantor		FOR RDER S USED IN(page or as tee/file/instru- in ment/microfilm/reception No Record of Mortgoges of said County. Witness my hand and seal o
AFTER RECORDING RETURN TO		\sim	County affixed.
. 8760319 This TRUET DEED, made r		NEL DEED	By Doput

FORM No. 201-Oregon These Deed Same-reus DELD.

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EXHIBIT "A"

DESCRIPTION OF PROPERTY

The following described real property situated in Klamath County, Oregon:

That portion of Tract A of Harriman Park Subdivision, Klamath County, Oregon, more particularly described as follows:

Beginning at the Northwest corner of that certain tract of land conveyed to Eugene F. Jensen et ux by Deed recorded in Volume M67 page 8388, Deed records of Klamath County, Oregon, which said corner is on the South line of the private 20-foot wide roadway, and running thence South 85°20'00" West along the South line of Said private 20 foot wide roadway a distance of 77.00 feet, more or less, to a one-half inch iron pin on the South line of said roadway which marks the True Point of Beginning of this description; thence South Which marks the frue found of beginning of this description, thence obuin 41°01'40" West a distance of 146.90 feet, more or less, to a one-half inch iron pin which is situate on the North bank of the artificially constructed water channel; thence, running on said North bank of said water channel South channel; thence, running on said worth pank of Said water thanker South 81°10'40" West a distance of 75.00 feet, more or less, to a one-half inch iron North 38°56'40" Fact a pin set on the North bank of said water channel, thence, North 38°56'40" East a pin set on the North Dank of Sain water Channer, thence, North So Jo 40 East a distance of 149.23 feet, more or less, to a one-half inch pin set on the South Listance of 147.45 feet, more of fees, to a one-mail fich pin set on the soul line of said private 20-foot roadway; thence, North 85°20'00" East along the South line of said private roadway a distance of 77.0 feet, more or less, to

TOGETHER WITH full but non-exclusive right of ingress and egress over the

above mentioned private 20-foot wide roadway to Dugout Lane, and together with an easement for utilities 5 feet in width along the South line of said roadway, the North line of said easement being bounded by the South line of the roadway; TOGETHER WITH a non-exclusive easement of ingress and egress by water from and to Harriman Creek on said artificially constructed water channel, but reserving unto Grantors, their heirs and assigns, the right to use said water

channel for the benefit of Grantors' remaining lands in Section 3, Township 36 South, Range 6 E.W.M., and the right to further construct and improve said

STATE OF OREGON: COUNTY OF KLAMATH: 55 Filed for record at request of June

A.D., 19 88 at 1:52 O'clock P M., and duly recorded in Vol. M88 of _____ FEE \$15.00

By Mary Masaus County Clerk