	D, made this	8th		
REGG S. TOPDAY	IA R. TODDAN	""""day o	fJuly	
REGG S. JORDAN & TON as Grantor, MOUNTAIN T	TA R. JORDAN L			
as Grantor, MOUNTAIN T	ITLE COMPANY	usband and win	e	
		KLAMATH COUNT	v	The California
EANNIE OLIVER WEED			1	A Alames

JEANNIE OLIVER WEBB MCAULIFFE as Beneficiary, .., as Trustee, and

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

Lot 9 in Block 4, STEWART ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the county Clerk of Klamath County,

Tax Account No. 3909-7CA-4900

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(\$13,500.00)

tion with said real estate.

STATE PURPOSE OF SECURING PERFORMANCE of facts agreement of grantor herein contained and payment of the sum of THIRTEEN THOUSAND FIVE HUDNRED AND NOT 100 agreement of grantor herein contained and payment of the (\$13,500.00)

Dollars; with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by granter; the final payment of principal and interest hereot, if

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 maturity of the debt secured by this instrument is the date, stated above, on which the final installment of soid, conveyed, assigned or alienated by the grantor without tirst having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or

To protect the security of this frust dead departs the security of this frust dead departs. Security security is the security of this frust dead departs therein, or

securing use and payable. In the orient the within described property, or any part threat, or any interest therein is used, aftered that the consequence of the described property of the standard bearing the security of this trust quest granted by this immediately due to prove the security of this trust quest granted by this immediately due to prove the security of this trust quest granted by this immediately due to provide the security of this trust quest granted by the security of the security of the security of this trust quest granted by the security of the security of the security of the security of this trust quest granted by the security of the security of the security of this trust quest granted by the security of the

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the index of the content of the co

together with trustees and attorney's fees not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and be estimated in the notice of sale or the time to which said sale may be exposed as provided by law. The trustee may sell said property either auction to the highest bide parcels and shall sell the parcel or parcels; and said deliver to the purchase tis deed in lorm as required by law converging the property so sold, but without any covenant or warranty, express or one of the trustees the property so sold, but without any covenant or warranty, express or of the grantor and beneficiary, and present the property so sold, but without any covenant or warranty, express or of the grantor and beneficiary approach as the said be conclusive proof the grantor and beneficiary, approach as at the safe trustee, but including shall apply the proceeds of saids to payment of (1) his expenses of said said apply the proceeds of the trustee and a reasonable charge by trustee cluding the compensation of the trustee and a reasonable charge by trustee saids the interest of the trustee of the trustee of the trustees the paying the condensation of the trustees of the trustee of the trustees of th

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such surplus. If Beneliciary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed herein or and appointment, and without conveyance the successor trustee, therein named or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment which, when it is made by write instrument executed by beneliciary, which the proported in the mortsage records of the county or counties which the proporty is situated, shall be conclusive proof of proper appointment of the successor trust excepts this trust when this deed, duly executed and acknowledged is more applie record as provided by law. Trustee is not trust or of any action party hereto of pending said under any other deed of shall be a party unless such action or proceeding is shought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey; 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 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 escrow agent licensed under ORS 696.505 to 696.505.

fully seized in fee simple of said describ	s to and with the beneficiary and bed real property and has a valid,	those claiming under him, that he is law- unencumbered title thereto
The second parties of the second process for course from the second parties of the secon	elend the same against all person  the person of the same against al	s, whomsoever.
	of the loan represented by the above describing on the loan represented by the above describing on the loan representation of the loan represented by the above describing of the loan represented by the loan represented	
This deed applies to, inures to the bene personal representatives, successors and assigns secured hereby, whether or not named as a ben gender includes the terminine and the neuter, an	lit of and binds all parties hereto, their The term beneticiary shall mean the h leticiary herein. In construing this deed a d the singular number includes the plural	heirs, legatees, devisees, administrators, executors, older and owner, including pledgee, of the contract
* IMPORTANT NOTICE: Delete, by lining out, whichen not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Regulatisclosures; for this purpose use Stevens-Nets Form. If compliance with the Act is not required, disregard	yer warranty (a) or (b) is CPCE beneficiary is a creditor GPEE Standard Regulation Z, the lion by making required	Jordan O'Can
An each supplementation of the control of the contr	had been been as been any	Jordan
STATE OF OREGON,  County of Klamath This instrument was acknowledged below the common of the county of the commission expires: S-16-14	den sast of Oregon Notary Public for Oregon	
The undersigned is the legal owner and I trust deed have been fully paid and satisfied. I said frust deed or pursuant to statute, to can herewith together with said trust deed) and to restate now held by you under the same. Mail restate now held by you under the same. Mail re-	To be used only when obligations have been pointed and the control of the control	e toregoing trust deed. All sums secured by said you of any sums owing to you under the terms of by said trust deed (which are delivered to you es designated by the terms of said trust deed the
Tax Dougloss at desiton this Lines peed by the Mole	which it secures. Both must be delivered to the in	Beneficiary  ustee for cancellation before reconveyance will be made.
OLGE TRUST DEED PLITOTED DIFFORM NOT SOLVE TO LITE TO STEVENS NESS CANCIUS. DO SPORTLAND, ORGINGTE	ION to the Oity of Klamati a the office of the count;	ustee for cancellation before reconveyance will be made.  STATE OF OREGON.
ORGENTRUST DEED OLLICITY DIFFORM NOTERNAL OUT THE FOR STEVENS HERE CANCIUM TO THE TOTAL R. JORG 3918 GIERNS PRINCES AND TOTAL R. JORG 3918 GIERNS PRINCES AND TOTAL R. JORG Klamath T-alls OK	ION to the Oity of Klamati a the office of the count;	STATE OF OREGON,
CLESCTRUST DEED CLICIST DIFFORM NOTERITY OF LITE CONSTRUCTOR STEVENS-MESS CAMPOUR TO PORTURATE ORIGINATION CREED S. JORDAN & TONIA R. JORDAN S. J.	Willywasering	STATE OF OREGON,  County of Klamath sss.  I certify that the within instrument was received for record on the 8thday of luly, 1988, at 3:56 o'clock R.M., and recorded in book/reel/volume No. M88 on page 10774 or as fee/file/instrument/microfilm/reception No. 89043, Record of Mortgages of said County.  Witness my hand and seal of
CLESCTRUST DEED CLICIST DIFFORM NOT SHIPL OF LITTE CONSTRUCTOR STRUCTURE TO THE POST STR	NY OF KLAMATH COUNTY  BECOMDER'S REF  LOB  SHYCE RESERVED,  THE SHIP AND TONIONS TO THISTER  THE COUNTY OF KLUMATE  OF the Office of the county	STATE OF OREGON,  County of Klamath Ss.  I certify that the within instrument was received for record on the 8thday of July, 1988, at 3:56 o'clock P.M., and recorded in book/reel/volume No. M88 on page 10274 or as fee/file/instrument/microfilm/reception No. 89043, Record of Mortgages of said County.