-Cregon Trust Deed Series-TRUST DEED FORM No. 881. TN-I 89882 PUBLISHING CO Vol. m88 Page 12254 TRUST DEED THIS TRUST DEED, mude this ______ day of ______ JULY_____, 19.88., between LEROY HULSEY AND ANNA HULSEY AS TENANTS BY THE ENTIRETY as Grantor WILLIAM B BRANDSNESS SOUTH VALLEY STATE BANK ., as Trustee, and as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ... LOT 2 BLOCK 2 OF TRACT 10C2-LAWANDA HILLS, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK OF KLAMATH COUNTY, OREGON.

together with all and singular the tenemants, 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter berein contained and promoted to the

said real estate. OR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the **FORTY FOUR THOUSAND THREE HUNDRED DOLLARS AND .00/100'S** sum of

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burdl, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other agreement allecting this deed or the lien or charge thereoit; (i) reconvey, without warranty, all or any part of the property. The granter in any reconvey and the recitation therein any measures or lacts shall be conclusive proof of the truthulness therein of any matters or lacts shall be conclusive proof of the truthulness therein. Trustee's fees lor any of the second there is any reconvey and the recitation there only any matters or lacts shall be conclusive proof of the truthulness therein. Trustee's fees lor any of the second there is any reconvey and the recitation there and any matters or lacts shall be conclusive proof of the truthulness thereoit. Trustee's fees lor any of the services mentioned in this partage hand be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, entry upon and take possession of said property for the indebt-dness hereby and on part of the prosenty for the same indebtedness were and upon and taking possession of said property, the same is lact request second of the thereby, and in such order as here is large thereby and in such order as here is large thereby and in such order as done and indebt feress. Secured hereby, and in such order as done on the application or release thereby as lands of the and on the proceeds of the and other purporty, between the application or release theread as aloresaid, shall not cure or purports, the state here applies or compensation or avaids for any invalidate any action purposes and here application or release theread as aloresaid, shall not cure or pursuant to such notice.
11. Upon default by grantor in payment of any indebtedness secured heread is a bit profestion.

12. Upon default or notice of default hereunder or invalidate any act done of pursuant to such motion.
13. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured energy immediately due and payable. In such an equity as a mortgage officer the trustee to foreclose this trust deed in equity as a mortgage of the the latter event the beneliciary or the trustee shall be the said described his written notice of default and his election to self the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall list the time and place of sale, give notice the round place of sale, give notice the data of the latter event the beneliciary or the trustee shall be the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall list the time and place of sale, give notice the round in QRS 56.740 to 86.795.
13. Should the beneliciary elect to foreclose by advertisement and sale trustee for the trustee's sale, the grantor or other person so priviled by CRS 56.760, may pay to the beneliciary or his successors in interest respectively, the suite amount then due under the terms of the trust deed and the obligation nectured by law; to the thefailt occurred, and thereby cure days to the the barebes and attorney's less not encipied as would not then be due had no default occurred, and thereby cure the trustee.
14. Otherwise, the sale shall be held on the day and the dismissed by the trustee.

the delault, in which event all foreclosure proceedings shall be dismissed by 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 be postponed as provided by law. The trustee may sell said property either auction to the highest bidge arcels and shall sell the parcel or parcels at auction to the highest bidge of carsh, payable at the time of sale. Trustee shall deliver to the purchast its deed in form as required by law conveying the property so solid but whole any covenant or warranty, express or im-plied. The recitals in the delibout any covenant or warranty, express or of the truthfulners thereof. Any person, excluding the trustee, but including the property so solid but the provers provided herein, trustee shall deliver to the provers of sale to payment of (1) the express of sale. Shall apply the proceeds of sale to payment of (1) the express of sale, in-shall pay to the coverse to the interest of the trustee by trustee shall apply the granter to the interest of the trust dedition of the trust dead as their interests may appear in the order of their priority and (4) the surplus. 16. For any reason permitted by law barefusions and the

surplus, it any, to the granter or to an successor in interest entitled to such surplus. 16, For any reason permitted by law beneficiary may from time to time appoint a successor is successor to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor insteader, the latter shall be vested with all title, powers and duties conferred under the latter shall be vested with all title, powers and duties conferred under the latter shall be trade by written instrument executed by beneficiary million such appointment and the trust deed and its place of record, which, when the tence to this trust deed that a recorder of the county of counties in which the property is situated. If. Trustee accepts this trust when this deed, duly rescuted and acknowledged is may path hereto of pending sale under any other deed of obligated to notify any path hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereinder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or takings and loan association authorized to do busings 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 as branches, the United States or any agency thereaf, or an escrow agent licensed under ORS 696.595 to 696.585.

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

* IMPORTANT NOTICE: Delete, by lining out, whicheve not applicable; if varranty (a) is applicable and the as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulatic disclosures; for this purpose, if this instrument is to be the purchase of a dwelling, uso Stevens-Ness Form N. if this instrument is NOT to be a first lien, or is not t of a dwelling use Stavens-Ness Form No. 1306, or eq with the Act is not required, disregurd this notice.	ard Regulation Z, the ard Regulation Z, the by making required a FIRST lien to finance	A Die And the day and year first above written. A Die Correct LEROY HULSEY X. Correct ANNA HULSEY
(If the signer of the above is a carpora ion, use the form of acknowledgment opposite.)		
STATE OF OREGON.	1 cm .m -	
Gounty of KLAMATH	STATE OF O	REGON, County of
LEROY HULSEY AND ANNA HULSEY	Personal	ly appeared
ANYA HULSEY	duly sworn, did	say that the former is the who, each being fir
· · · · · · · · · · · · · · · · · · ·	president and t	hat the latter to it
the second se	and a second	
ment to be THEIR	a corporation, a	nd that the seal affixed to the forst
More Pypolic for Oregon	ru- sealed in behalf and each of the and deed. Before me:	In that the seal affixed to the foregoing instrument is the <i>i</i> said corporation and that the instrument was signed and of said corporation by authority of its board of directors an acknowledged said instrument to be its voluntary ac- action of the said instrument is the same second second second and the same second second second second second second second and the same second second second second second second second and the same second s
	Notary Public to	г Oreeon
My. commission expires 6/12/92	My commission e	
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all ev herewith to deter mith a statute.	ail indebtedness secured by are directed, on payme	by the toregoing trust deed. All sums secured by said ont to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you e parties designated by the terms of said trust deed the
DATED:, 19		•
· · · · · · · · · · · · · · · · · · ·		
Do not late or destroy the a		Beneficiary
Do not lase ar destroy this Trust Deed CR THE NOTE which it see	cures. Both must be delivered to	the trustee for concellation is a
		and a service reconveyance will be made.
TRUST DEED	and the presidence descent instantion and the second state of t	
(FORM No. 881) STEVENS HESS LAW PUB. CO., PORTLAND. DRE		STATE OF OREGON,
LEROY HULSEY		County of Klamath ss.
······································		I certify that the within instrument was received for record on the lst day
ANNA HULSEY		
G tantor	5 PACE RESERVED	in book/reel/volume No. M88
SOUTH VALLEY STATE BANK	CONDER'S USE	Page stated at or and a true to a
		ment/microfilm/reception No
AFTER RECORDING RETURN TO		witness my hand and sont of
SOUTH VALLEY STATE BANK 5215 SO 6TH ST		County affixed.
KLAMATH FALLS, OR 97603		Evelyn.BiehnCountyClerk

Fee \$13.00

3.00

...Evelyn...Biehn......County..Clerk

By Dulixe Mullerslive Deputy

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