NOTE: The Irust Deed Act provides that the sustee hereuncles must be either on attaines, who is an active member of the Oregon State Bar, a bank, trust company or sevings, and loan association authorized to do business under the laws of Oregon of the United States, a title insurance company authorized to insure title to real property of this state, its subsiciaries, affiliates, agents or branches, the United States or any agency thereaf, or an estrow agent licensed under ORS 696.505 to 552.525. n mananang ana pana mananan kata sa mananan kata mananan kata sa mananan kata sa mananan kata sa mananan kata Mananang mananan kata sa manana sa mananan kata sa mananan kata sa mananan kata sa mananan kata sa manana mana

perfaits owner shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that: S. In the event that any portion or all of said property shall have the right of eminent domain or condomnation, between shall have the or comparison for such taking which of any pyrion of the under shall have the is comparison for such taking which of any pyrion of the under spatial to put all reasonable costs, expenses and attorney's last necessarily realized incurrent by in first upon any reasonable costs and expenses and attorney's less necessarily realized applied by it first upon any reasonable costs and expenses and attorney's less foury in such proceedings, and the balance applied a non the indebtedness and even he such instruments as shall be necessarily paid or insured both in this upon any reasonable to measure to the such attorney for the such proceedings, and the balance applied a non the indebtedness of the such proceedings and the balance applied a non the indebtedness of the such instruments as shall be necessary in obtaining such com-ficiary of any time and how time to time upon whilen request to bene-endowning of its less and presents of the add any the of bene-nedowning of any person by the paymers of the indebtedness (in any person thy the paymers of the indebtedness of the licelity of any person by the paymers of the indebtedness (b) (a) content to the making of any map or plat of said property; (b) join in

surplus, if any, to the dranter of to his sincessor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-ors to any trustee named herein of any successor trustee appointed here-rustee, for such appointment, and without conveyance to the successor upon any trustee the named or appointment fittle, powers and during confirmed ind substituties herein named or appointment hereunder. Each such appointment which, when recorded in the mortgage records of the county or conflictary, which the successor is situated, shall be conclusive proof of proper appointment a trustee. There, this trust when this deed, duly executed and obligated to notify any party hereto of pending such by law. Trustee is not trust or of any ection or proceeding in which dranter, beneficiary or trustee such apparts unless such action or proceeding is brought by trustee, shall be a party unless such action or proceeding is brought by trustee.

together with trustees 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 by law. If the postponed as provided by law. The trustee may cell said property either in one parcel or in separate for cash, payable at the lime of sale. Trustee attal deliver to the purchase for cash, payable at the lime of sale. Trustee the postponed as provided by law and the said shall set the postponed as provided by law. The trustee may cell said property either attal deliver to the purchase for cash, payable at the lime of sale. Trustee pled. The recitals in the deed of any matters of lact be trustee, whereas or im-or the truthulenes thereof. Any person, excluding the trustee, but including the property so sold, but without any covenant or warranty, express or im-or the truthulenes thereof. Any person, excluding the trustee, but including the date the proceeds of a pursuant to the powers provided herein, trustee cluding apply the proceeds of the trustee and a reasonable charter by trustees, interval of the trustee setting to the interest of the trustee the the truste and a phenomenable to the statement of (1) the statement of the trustee setting the trustee and a reasonable charter by trustees and a their interest maximum to the interest of the trustee the the trust and a their interest maximum to the interest of the trustee the the trust and a their interest maximum to the interest of the trustee the the trust and a their interest maximum to the interest of the truste the the trust and a their interest maximum to the interest of the trustee the the trust and a their interest maximum to the interest of the interest of the trust and a their interest maximum to the interest of the interest of the trust and a their interest maximum to the interest of the interest of the interest and a their interest maximum to the interest of the interest of the interest and a their interest maximum to the interest of the interest of the interest and a their interest

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantic any other person so priviled by ORS 86.753, may cure sale, and the trust deed, the default may be cured by when due, entire amount due at the time of the cur other than such portion by not then be duding at the time of the cur other than such portion and the default oblisation or trust deed. In a difficult that in as would oblisation or trust deed. In a difficult that in a swould oblisation or trust deed. In any case, in the portion curing the default out and expenses actually incurred in enloying the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and the invite the invited.

franting any eusement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charke france in any control of and the recitable distribution warranty, all or any part of the proposed thereof. (d) reconvey, without warranty, all or any part of the proposed thereof. (d) reconvey, without warranty, all or any part of the proposed thereof. (d) reconvey and the recitable therein any matters or large the feasible entities therein any matters or large thereof. (d) reconvey without warranty, all or as the "person or person or person or beconclusive proposed of the truthfulness therein 1 range there for any of the services mentioned in this paradiaph shall be not less than \$3.
I.0. Upon the description of the service of the set of any of the indebtedness here and without regard to the alequacy of any security for interest and provide the endown of the services and provide the secure d. enter upon the ladeptacy of any security for any part indebtedness secured, enter upon the disclosed of the reasonable atterness and profits, including the second there by, and in such order as been invarined by a court indebtedness secured hereby, and in such order as been invarined by a court indebtedness secured hereby, and in such order as been property, and the application or release thereof as aloresaid, shall not can be applied of the application or release thereof as aloresaid, shall not can be applied of the application or release thereof as aloresaid, shall not can be applied of the application or release thereof as aloresaid, shall not can be applied or in this performance of any agreement hereoficiary may determent and profits or invalidate any act done do the application or release thereof as aloresaid, shall not can be applied or in the application or release thereof as aloresaid, shall not can be applied of the application or release thereof as aloresaid, shall not can be applied or in a such applied or invary agreement hereof. In the benefic

THIS TRUST DEED IS BEING RE-RECORDED TO REFLECT THE CHANGE IN together with all and singular the tenuments, 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 attached to or used in connec-

SEE ATTACHED EXHIBIT "A"

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89358

Oregon Trust Deed Series - TRU:1 DEED.

FORMENa. 381-

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKL7MATH County, Oregon, described as:

THIS TRUST DEED, made this 12TH day of JULY WILLIAM E. RHODES AND MARY E. RHODES, husband and wife

as Grantor, KLAMATH COUNTY TITLE COMPANY JOHN L. WOODRUFF AND BARBARA WOODRUFF, husband and wife

TRUST DEED

K-40667

....., as Trustee, and

Vol. M88 Page 12344

....., 1988...., between

SA

STEVENS-NESS LA

Vol. 3088 Page 11350

12345 11351

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fte 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.

The grantor warrants that the proceeds of the loan typresented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or housshold purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natura' person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary hersin. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

IN WITNESS WHEREOF, said g		AN Alla	a splette							
* IMPORTANT NOTICE: Delete, by lining out, whichever no: applicable; if warranty (a) is applicable and the b	eneticiary is a creditor	MTTTTTAM	E. RHODES	······						
as such word is defined in the Truth-in-Lending Act of beneficiary MUST comply with the Act and Regulation	n by making required									
disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard th	. 1319, or equivalent.	China	E AP Die							
		Thon	DUODEC							
(If the signer of the above is a corporation,		MARY E.	RHODES							
use the form of acknowledgement opposite.)										
STATE OF OREGON, County of Mlamoth This instrument was acknowledged belore me on July 18 0 TARY - 19 ⁸⁸ , by		STATE OF OREGON,) County of								
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						Mary E, Rhodes			na ny avana kaominina amin'ny a	
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OF W Notary Public to	r Oregon Nota	ry Public for Orego	n	(SEAL)						
(SEAL) My commission expires: 12-19-	-88 Myc	ommission expires:								
	RECUEST FOR FU	L RECONVEYANCE								
	To be used only when o		id.							
<i>TO:</i>	, Truste	e								
herewich together with said trust deed) and to re estate now held by you under the same. Mail re INATED:	conveyance and doc	uments to								
$\{f_{i}^{(k)}\}_{i=1}^{k}$			Beneficiary							
Do not less or destroy this Trust Dood OR THE NOTE	which it secures. Both m	ust be delivered to the	trustee for cancellation before reconv	eyance will be made.						
	f ====			•• \						
TRUST DEED			STATE OF OREGO							
(FORM No. 881) STEVENS HISS LAW PUB. CO.: PCHILAND. ORE.	이 전달 몸이 봐.			e within instrument						
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EXHIBIT "A"

DESCRIPTION OF PROPERTY

The following described real property situate in Klamath County, Oregon: A tract of land situated in Government Lot 3, being the $NW_4^{\downarrow}SW_4^{\downarrow}$ of Section 31, Township 37 South, Range 11 East of the Willamette Meridian, in the County of

Klamath, State of Oregon, being more particularly described as follows: Beginning at a point marking the Southeast corner of said Government Lot 3, said point being South 00°05'06" East, 1320.99 feet and South 89°57'09" East, 1282.21 feet from the brass cap monument marking the W^1_4 corner of said Section 31; thence North 89°57'09" West, 560.29 feet; thence North 00°31'12" West, 362.00 feet; thence South 89°57'09" East 560.29 feet to the East line of said Government Lot 3; thence South 00°31'12" East, 362.00 feet to the point of

TOGETHER WITH: An undivided $\frac{1}{2}$ interest in that well located on a tract of land situated in Government Lot 3, being the NW‡SW‡ of Section 31, Township 37 South, Range 11 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows: Beginning at a point marking the Southeast corner of said Government Lot 3, said point being South 00°05'06" East, 1320.99 feet and South 89°57'09" East, 1282.21 feet from the brass cap monument marking the Wt corner of said Section 31; thence North 00°31'12" West 362 feet to the true point of beginning; thence North 89°57'09" West, 560.29 feet; thence North 00°31'12" West 362.00 feet; thence South 89°57'09" East 560.29 feet to the East line of said Government Lot 3; thence South 00°31'12" East, 352.00 feet to the point of beginning, along with access to said well for the purpose of establishing a pipeline and for the purpose of maintaining said pipeline, said 1 interest to the above described well and easement shall run with the land.

STATE OF OREGON: COUNTY OF & LAMATH: SS. Filed for record at request of _ klamath County Title Co. of _____ July ____ A.D., 19 _88 __ at ___ 2:08 o'clock P. M., and duly recorded in Vol. M88 of _______ of <u>Mortgages</u> on Page ______ on Page ______ 11350 __ day FEE \$18.00 OHIII JANARA Evelyn Biehn . County Clerk By Racelone Mullenslere INDEXED Dr STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of of Aug. A.D., 19 88 at 10:53 o'clock A.M., and duly recorded in Vol. M88 Klamath County Title Co. _ day on Page 12344 FEE 18.00 Evelyn Biehn County Clerk By Quicing Musicarda