.CO., PORTLAND, OR. 97204 STEVENS-HESS LA RIGHT 1988 -Oregon Trust Deed Series--TRUST DEED. TRUST DEED VOI 20181-D Page 13549 FORM No. ESI-30597 00 1988 August, between 3rd day of August husband and BARRITR. TRUST BEED G MACHUIE MCKNIGHT wife as Grantor, Mountain...Title...Company...of...Klamath...County JUNE R. DAVIS as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Alamath County. Oregon, described as: WITNESSETH: in Lot 43 in Block 48 of Tract 1184 - OREGON SHORES, UNIT 2, FIRST ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. Tax Account No 3507 018AB 03400 Cranting any easement or creating ary restriction thereon; (c) join in any subordination or other agreement allisting this deed or the ben or charde thereof; (d) reconvey, without warranty, all or any part of the property. The granteeling any reconveyance may be discribed as the "person or persons fedally entitled thereto," and there in day matters or lacts shall be conclusive proof of the truthlulness thereto. Truster's lees for any of the services mentioned in this paragraph shall be not less than \$5. U. Upon any delault by grantor hereunder, beneficiary may any 10. Upon any delault by grantor hereunder, beneficiary may at any fime without notice, either in person by a court, and without onter upon and take possession of said property are and profits, including those past due and unpaid, and apply the same, issues and profits, including those past due and unpaid, and apply the same, licitary less upon any indebtedness secured hereby, and in such order as beneficiary and therefs, issues and profits, or compensation and taking powersion of said property, the collection of such refs, issues and profits, or a wards for any raking or damage of the inposents, and therefs, issue and profits, or the proceeds of the aber or a damage of the same, licitary may determine. If the entering upon and taking powersion of said property, the collection of such refs, issues and profits, or the proceeds of the adapt of the average of the same. If we entering upon and taking the same, and other insurance policies or compensation or awards for any taking or damage of the property, and the application on release thereod as doresaid, shall not cure or waive any delault or noice.

It is mutually agreed that:

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> > 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 condennation, budiciary shall have the right, it is o elects, to require that all or any period the monies payable is compensation for such taking, which are in catess of the amount required to pay all reasonable costs, expenses and attorny's test necessarily paid or to pay the reasonable costs, expenses and attorny's test necessarily paid neured by grantor in such proceedings, shall be paid to incurred by trans-portion of the start of the such attorney's test, applied by it first upon any reasonable costs and express and attorney's test, applied by it first upon any reasonable costs and express and attorney's test, applied by it first upon any reasonable costs and express and attorney's test, applied by it first upon any reasonable costs and express and attorney's test, applied by it first upon any reasonable costs and express to take such actions in the trial and appellate courts, necessarily paid or incurred by brea-secured hereby, and grantor afters, at its own express, to take such actions and execute such instruments as shall be necessary in obtaining such act may be its allow, payment of its lees and presentation of this deed and the more for enlorsement (in case of this payment of the invebtedness, truster inay (a) consent to the making of any map or plat disting reports; (b) join in (b) join in

waive any default or notice of default hereunder or invalidate any act done waive any default or notice of default hereunder or invalidate any act done 11. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afterment hereunder, time being of the bereby or in his performance of any afterment hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to forelose this trust deed by advertisement and sile, or may direct the trustee to forelose this trust deed the beneficiary at his election way to be the beneficiary may have. In the event the beneficiary elects to forelose by advertisement and sale, the beneficiary of the trustee that levent and such as an advertisement and place of sale, give notice thereby whereupon the trustee shall lix the time and place of sale, give notice thereby whereupon the trustee shall lix the time and place of sale, give notice thereby whereupon the by law and proceed to foreclose this trust deed notice thereby as the trustee to 5 dosys before the date the trustee conducts and at any time prother persons op rivileged by ORS 86.73, may cure sale, the grantor or any 15 the default consists of a lailure to pay, when the same secured by the time of the cure other than such portion as such and the inter anount due and delault cocurred. Any other default his capate of not then be due had en default cocurred. Any other default his capate of the induct of any tend to cure other than such portion as and then the dred. In any cuse, in addition to curing they default or obligation or the deed. In any cuse, in addition to curing they favout or obligation or the due had not cure have the date the they addit of and then be due had encured by tendering the protormance required under the being cured may to due, they default may be cured by paying the default of the motion encuring the solitati

details, the person curcture the children obligation of the trust deed and expenses actually incurred in enlocing the obligation of the trust deed 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 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 place designated in the notice of sale or the time to which said sale may the postponed as provided by law. The trustee may sell said property either auction to the highest bidder lor cash, pashie at the parcel or parcels at auction to the highest bidder lor cash, pashie at the parcel or parcels at auction and benchicary, may purchase the trustee, but including the granter and benchicary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to the and a reasonable charge by trustee's automey. (2) to the obligations the the order of their priority and (4) the surplus. (1) to the boligations the the order of their priority and (4) the surplus. (1) to the granter or to his successor in interest on the successor under. Loon such appoint more to the appoint a successor or successor strustee. The latter shall paper the more appoint dudies compared upon any trustee named herein or to any successor trustee appointed upon any trustee half and by written instruct excluded by beneficiary which, when received in the marke by every provided by condition of the successor that appointment, and without convergance to the successor under. Loon such appointment, and without convergance to the successor under. Loon such appointment, and without convergance to the successor under the latter shall named or appoint here the county or counties in which the property is binatee, shall be everchower prooi of proper appointment of the succestry the st

attainey, who is an active member of the Oregon State Bar, a bank, trust company legen of the United States, a title insurance company authorized to insure title to real rates or any agency thereof, or an esciow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustar here near must be either on or sovings and loan association authorized to do busines under the laws of O property of this state, its subsidiaries, affiliates, agents a branches, the United S

13550The 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 except Trust Deed in favor of Daniel H. Foster & Dorothy Foster for \$11,000.00 and that he will warrant and forever deferd the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural 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 herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine 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. * IMPOINANT NOTICE: Dolete, by lining out, whichever we tranty (a) or (b) is * IMPOINANT NOTICE: Dolete, by lining out, whichever we tranty (a) or (b) is r not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Ac: and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevers-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Barry R! McKnight Jacquie/AlcKnight (If the signer of the above is a corporation, use the form of acknowledgement opposite.) S. WITNESS: Brian Brodsky STATE OF OPECON O 1 -STATE OF CALIFORNIA Staple 53 COUNTY OF 605 On A_{25} ust 11, 198 before me the undersigned, a Notary Public, in and for said County and State, personally appeared B_{11} and N_{25} before the BRD 25 C personally known to me to be the person whose name is subscribed to the within instrument as WTC WORLD TITLE COMPANY FOR NOTARY SEAL OR STAMP a witness thereto, (or proved to be such person by the oath of a credible witness who is personally known to me), who /ilness 0:0-0-0-0-OFFICIAL SEAL JEANNE NIGH Notary Public-Califernia LUSS ANGELES COUNTY My Comm. Exp. Aug. 18, 1859 Staplo Signature WIC DE2 DATED: Beneficiary De not less or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mi TRUST DEED STATE OF OREGON, SS. (FORM No. 881) STE (ENS-HESS LAW PUB. CO., PORTLAND, ORE County ofKlamath I certify that the within instrument was received for record on the 22nd day McKnight of Aug. 19.88 113 Morth Corrinell Julieston, CA 92631 at 3:13..... o'clock ... P.M., and recorded in book/reel/volume No. .M88...... on SPACE RESERVED page ...135.49 or as fee/file/instru-FOR Davis 18840 Ventura BUC #215 ment/microfilm/reception No. 90597 , RECORDER'S USE Record of Mortgages of said County. 91356 Whana, CA Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO County Clerk Evelyn Biehn MTC NAME TITLE 407 Main St By Caulin Muilander Deputy Fee \$13.00 Klamath Falls, OR 97601