FORTLAND, OR 9720 FORM No. 881—Oregon Trust Deed Series—TRUST DEED W PUS. CO. K-40771 TEUST DEED (A) OT . 90631 J622 M88 ., 19....88 August THIS TRUST DEED, made this \_\_\_\_\_\_\_day of ...... ... between DALE K. BROWN BEND TITLE COMPINY as Grantor, ELMER H. BROWN AND LILA L. EROWN as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargeins, sells and conveys to trustee in trust, with power of sale, the property Lot Seven (7), Block Two (2), North Beaver Marsh, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon to be ther with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the reats, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE, FURPOSE OF SECURING PERFORMANCE, of each agreement of scantor herein contained and navouent of the ward of the state. FOR THE, FURPOSE OF SECURING PERFORMANCE, of each agreement of scantor herein contained and navouent of the sum of the state. make by grantor, the final payment of principal and interest hereof, if 10 not sooner paid, to be due and payable . all per terms of the note, 19. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, afreed to be sold, conveyed, usigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. <u>~</u>1 E bick, conveyed, assigned or alienated by the grantor without first there, at the beneficiary's option, all obligations secured by this instruction, shall become immediately due and payable.
 To protect the security of this trust doed, grantor agrees:

 To protect, preserve and maintain sad purperty in good condition and repair; not to remove or denotlish any builting c: improvement thereon:
 To complete immediately due and payable.

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 To complete immediate output the second denoted denote granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled theretoi," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereot. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. If Upon any delault by granter hereunder, beneficiary may at any time without notice, either in prison, by agent or by a receiver to be appointed by a court, and without regard to the adquace of any security for the indebtedness hereby secured, enter upon and take possission of suid proof the rinks, issues and prolits, including these past due undaid, and apply the some less that any dieternite.
If the entering upon any indebtedness secured hereby, and in such order as beneficiary and iterity or any determine.
If The entering upon and taking possession of suid property, the roblest on discust property, and the application or release thereol any taking or damage of the property, and the application or release thereol any taking or damage of the property. The function in such order as beneficiary may default by granter in payment of any indebtedness secured hereby any lawel hereol and stall procession of suid property, the sumare policies or compensation or awards for any taking or damage of the property. and the application or release thereol any indebtedness secured hereby in mediately due and any declared by granter in payment of any indebtedness secured hereby immediately due and pay have. In such any event the beneficiary any indebtedness is a provided to foreclose this trust deed hereby or in his performance of any agreement hereunder, time being of the sence with tespect to such payment and processes and prolitizes are any delault or notice. latter event the beneliciary or the trustee shall execute and cause to be rearrand his written notice of delauit and his election to self the said described shall property to satisfy the obligation secured hereby whereupon the trop taw and proceed to foreclose this trust deed in the manner provided in ORS 56.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person to privileged by ORS 56.735, may cure the delault or delaults. If the delault consists of a lailure to pay, when due, sale, the grantor or any other person to privileged by ORS 56.753, may cure the delault or delaults. If the delault consists of a lailure to pay, when due, entire amount due at the time of the cure other than such portion as would not then be due had the time of the cure other than such portion as would not then be due had the due of the due to other than such portion as would not then be due had the cure shall pay to the beneficiary all costs delaults, may deed. In any case, in addition to curing the delault or delaults, meres attally incurred in enforcing the obligation of the trust deed 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 place designated in the notice of sale or the time to which said sale may be postponed as provided by haw. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the rows revised herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste as a successor trustee appointed herein truste extend herein on the withey beneficiary on (4) the surplus. 14. Otherwise, It is mutually agreed that: S. In the event that any portion or all of suil property shall be taken inder the right of eminent domain or condemnation. Seneticiary shall have the right, if it so elects, to require that all or any portion of the monies payable is compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and atterney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it litst upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate costs, areserviry paid to incurred by ben-liciary in such proceedings, and the balance applied upon the indel to threes inder the trial and appellate courts, necessarily is not balaning such com-bilitary in such proceedings, and the balance applied upon the indel to threes and erecute such instruments as shall be necessary in obtaining such com-pensation, promptly upon heneliciary's request of there and the row lor endowment (in case of hill reconveyances, bu the indelt-indent attricting endowment (in case of hall reconveyances, bu to the indelt-indent, have a low low latter inde-the hilding of any provint low the payment of the indelt-indent, payment of its lees and endowment (in case of hall reconveyances, bu to the indelt-indens, truster may (a) consent to the making of any map or plut of and property; (b) juin in It is mutually agreed that:

NOTE: The Trust Deed Act provides that the trustee beneunder must be eithir an altainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do bevices under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, offiliates, agent: or branches, the United States or any agency thereof, or an escow agent licensed under CCS 696-505 to 696-505. 

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	i any seized in fee	simple of said described	real property and	neficiary and those claiming under has a valid, unencumbered title th	him, that he is
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	and that he will w	arrant and forever defen	nd the arm	it all persons whomsoever.	
		(	na the same agains	it all persons whomsoever.	
	The grantor warra (a)* primarily for	ants that the proceeds of the grantor's percent.	loar represented by H	he above described note and this trust dee see [mportant Notice below]	
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	personal representatives, secured hereby, whether	to, inures to the benefit of successors and assigns. The	and binds all parties I	e-ter-basiness or semimorsial purposes, - hereto, their heirs, legatees, devisees, adm. mean the holder and owner, including pla § this deed and whenever the context so re es the plural.	
	gender includes the femin	or not named as a beneficiar line and the newter, and the s	y berein. In construing singular number include	hereto, their heirs, legatees, devisees, adm mean the holder and owner, including pl § this deed and whenever the context so re es the plural.	inistrators, executo edgee, of the contra
		WILLCOF, said gran	tor has hereunto se	et his deed and whenever the context so re es the plural.	equires, the masculi
	* IMPORTANT NOTICE: Delet not applicable; if warranty (	e, by lining out, whichever warr a) is applicable and the benefic the Truth-ir-Lending Act and P	ranty (a) or (b) is	Dal. May and year first at	ove written.
	beneficiary MUST comply wi	the Truth-in-Lencing Act and R	Regulation Z, the	ALE K. BROWN	
	If compliance with the Act is	ith the Act and Regulation by use Stavens Ness Form No. 1319 not required, disregard this not	9, or equivalent.		
	(If the signer of the above is a co use the form of acknowledgement		•		
	STATE OF OREGON,	opposite.}			
	County of KEAMATH=	DESCHITTE ) ss.	STATE OF O	REGON,	
	This instrument was	acknowledged tot	County of	) ) \$5	
	DALE K. BROWN	, 1988, hy	19, by	nt was acknowledged before me on	
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	(SEAL)	Notar, Public for Oregor expires: 8-20-91	n Notary Public f	or Oregon	en e
		expires: 0 -> 0 -91	My commission		(SEAL)
	Contraction of the second s	REG	NUEST FOR FULL RECONVEY.		
	ТО:	it be used	only when obligations have	ANCE + been paíd.	
i da tarta	The render is a second		, Trustee		
i a	trust deed have been fully pa	legal owner and holder of al id and satisfied. You berefu	ll indebtedness secured	by the foregoing trust deed. All sums tent to you of any sums owing to you up	
	herewith together with said tru	o statute, to cancel all evidents deed) and its reconverter w	ence: of indebtedness	by the foregoing trust deed. All sums tent to you of any sums owing to you un secured by said trust deed (which are d be parties designated by the terms of sai	secured by said der the terms of
	estate now held by you under	the same. Mail reconveyance	e and documents to	tent to you of any sums owing to you un secured by said trust deed (which are of the parties designated by the terms of said	delivered to you d trust deed the
	DATED:			<ul> <li>A state of a state o</li></ul>	1. 10. Hereita (h. 19. m.)
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H.				Beneliaiaa	
	Do not lose or destroy this Trust	Deed OR THE NOTE which it secure	a. Both must be delivered a	Beneficiary	
and a second				e the trustee for cancellation before reconveyance wi	li be made.
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	TRUST DE				
	TRUST DE			STATE OF OREGON,	
	TRUST DE (FORM No. 881) STEVENS-NESS LAW PUB. CO., FORT	TLAND. ORE		County ofKlamath I certify that the with:-	· · · · · · · · · · · · · · · · · · ·
	TRUST DE	TLAND. ORE		County ofKlamath I certify that the within was received for record on the	instrument
	TRUST DE (FORM No. 881) STEVENS.NESS LAW FUB. CO., PORT BROWN	TLAND. ORE	PACE Propriet	County ofKlamath I certify that the within was received for record on the of	instrument 23rdday , 1988,
	TRUST DE (FORM No. 881) STEVENSINESS LAW FUB. CO., FORT BROWN	Grantur Si	PACE RESERVED FOR	County ofKlamath I certify that the within was received for record on the of	instrument 23rdday , 1988, nd recorded
	TRUST DE (FORM No. 881) STEVENS.NESS LAW FUB. CO., PORT BROWN	Grantur Si		County ofKlamath I certify that the within was received for record on the ofat 2:53o'clock P.M., ar in book/reel/volume NoM page 13622or as tee/1 ment/microfilm/recention No	instrument 23rdday , 19.88, id recorded 88on file/instru-
	TRUST DE (FORM No. 881) STEVENS-NESS LAW FUB. CO. PORT BROWN BROWN	Grangur Si Beneficiar	FOR	County ofKlamath I certify that the within was received for record on the of	instrument 23rdday , 1988, id recorded 88on file/instru- 90631,
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li I	AFTER RECORDING RETUR	Grangur Si Beneficiar	FOR ECONDER'S USE	County ofKlamath I certify that the within was received for record on the of	instrument 23rdday , 19.88, ad recorded 88on file/instru- 90631, County. d seal of r Clerk