surplue, if any, to the Rianto or to his successor in interest entitled to such surplus. 16. Beselficiary may from time to time appoint a successor successor index. Uses use anneal bereating to any successor trainer appointed bereat trainer, the time statistic and any successor trainer appointed bereat index. Uses use displayment, and this powers in the appointed bereat trainer, the time statistic statistic appoint a successor index. Uses use displayment, and this powers in the successor and substitution shall be made by written instrument executed appointment which when records by many the could be be county of countiers in of the property is situated, shall be conclusive proof of proper appointment which when records this trust when this deed, tably executed and obligated to notify any party hereto of proper display there deed of shall be a party unless such action or proceeding is brought by trustee. NCTE: The Trust Deed Act provides that the trusted here a der must be either en attorney, who is an active member of the Oregon State Bor, a bank, trust company property of this stare, its subsidiaries, affiliates, age its or branchs, the United States or any agency thereor, or an escrow agent licensed under OSS \$53.53 to \$3.552.

proved to loreelose this trust deed in the manner movided in ORS 46.735 to 1.3. After the trustee has commenced forelosure by advertisement and safe, and at any time prior to 5 daysbefore the date thrustee conducts the safe, the grantor any other person so priviled by OR 567.53, may cure the default or defaults. If the default may be cure to pay, when due same secured by the trust deed, the default may be cure to pay, when due the default or defaults. If the default correct the same such patients as then be due had the time of the default may be cure to pay, when due the default or defaults in currer due other such patients and any paying the default on the default occurred to other shall be found to the default of default the present effect in enforcing the obligation of the y all costs 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 the

Tok-ther with trustee's 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 the casignated in the notice of sale or the time to which said sale and the postponed as provided by law The trustee may said shall self the parcel or parcel in can parcel as provided by law and the trustee may said shall be considered as provided the postponed as provided by law the trustee may shall be and at the time and in one parcel as provided by law the trustee may shall be are one parcel or parcel shall deliver to the burchaser in cash, parable at the time of sale. Trustee plate draw the purchaser is a shall be considered to the sale of the property of the truthiungs in the deed of norm as the time of sale. Trustee plate draw the sale of the purchaser at the shall be considered to the property to the obligation the parcel of the parcel plate the infection of the sale of the parcel of the trustee and the property to the obligation because of the parcel of the trustee but the property of the obligation because the parcel of the trustee but included the property of the obligation because the parcel of the trustee but included the property of the obligation because the trustee and at 11 the sale of but the trustee of the sale of the their inferent may appear in the order of the trustee in the truste surplus. If any, to the krantor or to his successor in interest entitled to successor 16. Beneikiary may from time to time appoint 4 successor of successor.

It is mutually agreed that. 6. In the event that any portion or all of is d property shall be taken under the right or eminent domain or condent attor, beneficiary shall be re the standard of the source of the standard of the standard of the source of the tight, it is ordered, to require that all or any port in with moments a vided incurred by standard of the proceedings, shall be paid or incurred by standard of the incurred by it liest upon any reasonable source of the amount is used incurred by it liest upon any reasonable source of the amount is used incurred by it liest upon any reasonable courts, being or incurred by any work in the triat upon any reasonable courts, being or incurred by area incurred by a such pack of the proceedings, shall be paid or incurred by its standard or in such proceedings, and the paid or incurred by area standard events and the paid or incurred by area proton in such proceedings and the paid or incurred by area proton in such proceedings and the paid or incurred by area proton in such proceedings and the paid or incurred by area proton in such proceedings and the paid or incurred by area proton in such proceedings and the courts of the standard events of the proton in the triat upon benefits request. (if any, payment of its lees and from time to time to mail for any time and the mote for the dorsenent (in cass of full recompresentation of this deed and the note for the dorsenent (in cass of lial recompresentation of the indebtoffers) (a) consent to the making of any map or plat of saki property; (b) join in

John in electring such inflameng statistics pursue and to the Uniform Commer-proper of a life beneficiary may require and to pay for thing same in the beneficiary.
A to provide and continueuity it initial insurance in the building of hereafter strength and the beneficiary in the defined estable by the and such other hards as the beneficiary in the building same in the one of hereafter strength of the beneficiary in the building and the hards as the beneficiary.
A to provide and continueuity it initial insurance in the building an amount not less that is a the beneficiary in the provide is in the the definition of hereafter strength in the beneficiary in the base payable is in the building an amount not less the bondiciary is the the payable is in the latter all the grants shall thild be defined to it the base payable is in the latter.
A the grants shall thild be defined to be based on a different of the base payable is in the latter all the grants shall the defined as the strength of the base payable is in the latter of the grants and the bondiciary is the influent days prior forms what the tot many protect of the based of the strength of the pay has the latter all the grants and the bondiciary is the influent days prior forms what any part strength may be released based of the shall only and the building and curve of what has the strength of the shall be defined as the strength may be released the strength of the shall be been adding the grants of such notice of crault hereand or invalidate any at the strength may be released the strength of the shall be all the strength of the shall be defined as the strength of the shall and the strength of the charges that the be levied or invalidate any and curve at wealth on the charges that the strength of the strength to be the strength of the charges that the strength of the strength and the strength of the data what any the strength of the strength and thereafter strength of the data strength of the strength of the

And during any ensurent or creating any restriction thereon: (c) join in any subordination or other agreement allocing this deed or the line or charge thereot; (d) reconvey, without warminy, all or any part of the property of the provided the end of the property of the truth of the described a said of the property of the truth of the described and the property of the property of the truth of the truth lubic therein of any " provide or provided the truth of the truth lubic therein of any " provide the property of the truth of the truth lubic therein of the property of the truth of the truth lubic therein of the property of the truth of the truth lubic therein of the truth lubic truth of the truth

herein, shall become immedia ely due and payable. To protect the security of this trust deed, frantor dérees: To protect the security of this trust deed, frantor dérees: and reading to to remove or densitish any build property in good condition ont to commit or pennit any estimation said property in good condition manne. To complete or resource promyty and in good and workmanite thereon, and pay wheremant which may be constructed, damaged or to an end the security of the security and the security of the security destroyed thereon, and pay wheremant which may be constructed, damaged or toos and resolutions alteeting statutors, towenants, condi-cial Cole as the thing such times and to put the buildown constru-by thing offices or offices, as efficient and to for thing same in the beneficiary. 4. To provide and continuously, raintain insurance on the building

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the man municann cry HITNDED NINE DOITARC AND 24/100\* 

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as Beneficiary,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 

STEVENS-NESS LAW PUB.

Vol. 1188 Page 3637

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

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FORM 110. 881-Oregen Trus Deed Series-TRUST DEED. K-40779

90642

TRUST DEED

THIS TRUST DEED, made this 15th \*\*\*\*WALTER R. JONES, JR. \*\*\*

...., as Trustee, and

THOMAS H. HOSKINS AND WENDY E. HOSKINS, husband and wife

SEE ATTACHED EXHIBIT "A"

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 iorever defend 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 construint this deed and whenever the confection requires, the contract gender includes the feminine and the neurer, and the singular number includes the plural. includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHER SOF, said grantor has hereunto set his hard the day and year tirst above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable, if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary AUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Mattr lo WALTER R. JONES, JR. (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OXEXEXX MONTANA County of Gascade }ss. STATE OF OREGON, This instrument was acknowledged before me on 17 August, 19 88, 5v Walter R. Jenes, Jr. County of This instrument was acknowledged before me on .... 19 ..... , by ... -Ac (SEAL) (SEAL) Notary Public for Oregon My commission expires: 5 01 90 My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ...., Trustee The undersigned is the legal owner and holder of all inceptedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of rust deed nave been fully paid and satisfied. For nevery are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, () cardel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed of pursuant to statute, if carbor all evidences of indeptedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: and the second Do not lose or destroy this Trust Deed OR THE NOTI: which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) STEVENS NESS LAW PUB. CO., POL STATE OF OREGON, County of ..... ss. I certify that the within instrument of ....., 19....., at ...... o'clock ......M., and recorded Grantor SPACE RESERVED in book/reel/volume No. ..... on FOR page ..... or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No....., ..... Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of Klamath First Federal County affixed. 540 Main St. Klikath Falls, Oregon 97601 NAME TITLE Ву ..... nana) hi manang mang aka sana na mangan Manan ki dikamanan ka da kanang kang di .. Deputy

The following described real property situated in Klamath County, Oregon: A parcel of land located in the SEt of Section 19, Township 39 South,

A parcer of rand rocated in the SET of Section 17, fownship of South, Range 10 East of the Willandtte Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

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By Queelener Mullenslace County Clerk

Beginning at a point 1396.34 feet North and 238.71 feet West from the Southeast corner of said Section 19, said point also being the Northeast corner of a parcel of land described in Volume M71 page 7475 Dead records of Viewath Southeast corner or said Section 17, said point also being the Moltheast toim of a parcel of land described in Volume M71 page 7475 Deed records of Klamath County, Oregon; thence West, along the North boundary of said parcel, 223.96 County, oregon; thence west, along the North Doundary of Said Parcel, 223.90 feet; thence North, 429.26 feet to the South boundary of the U.S.B.R. No. 2 drain; thence South 87°56' East, along said drain boundary, 224.11 feet to the Northwest corner of a parcel of land described in Deed Volume 341 page 154. Northwest corner of a parcel of land described in Deed Volume 341 page 154; thence South 421.18 feet to the point of beginning.

TOGETHER WITE an easement for access to the above described property over a strip of land 60.0 feet in width, the centerline of which is described as follows:

Beginning at a point which is 1396.34 feet North and 903.42 feet West of beginning at a point which is 1390.34 reet worth and 903.44 reet west of the Southeast corner of Section 19, Township 39 South, Range 10 East of the Willamette Meridian, and running thence East 903.42 feet to the West right of

STATE OF OREGON: COUNTY OF KLAMATH: SS.

Filed for record at request of \_ of \_\_\_\_\_ Aug.

st of \_\_\_\_\_\_Klamath County Title Co. \_\_\_\_\_\_the \_\_\_\_23rd \_\_\_\_\_ \_\_\_\_A.D., 19 <u>88 at \_\_\_\_\_3:01</u> o'clock \_\_\_\_PM., and duly recorded in Vol. \_\_\_\_M88\_\_\_\_\_ FEE \$18.00 on Page <u>13637</u> Evelyn Biehn