107 Main STreet (13mat**31.588**, OR 97601 EGG 21 TRUST DEED 01. 2028 Page15762 20307-D THIS TRUST DEED, made this 8th day of September 775000 (19.88) between U.C JAMES E. STEVENS & ROBERTA K. STEVENS, husband and wife as Grantor. Mountain Title Company of Klamath County ELIDA LEGGET & DONALD J. LEGGET, wife & husband ..., as Trustee, and as Beneficiary, 1987) 1996-061 maurer je boat, rosk vojane Na. (1988), je sta 1994 – Olaz K Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property In Klamath AL County, Oregon, described as: AFE FOREIGEN FOR INCOME OF THE 22216 MEY Lot 2, Block 4, BELLA VISTA - TRACT NO. 1235, according to the official f werter mar ge within martingin plat thereof on file in the office of the County Clerk of Klamath County, Tax Account No. 3507 007DC 02700 and services as a service as a service of the se Constitute of note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if 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, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the require of the text doed text of the instrument, irrespective of the maturity dates expressed therein, or Araning any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge france in any reconvey, without warranty, all or any part of the property. The fefally entitled thereto," and the recitals there in or any matters or persons be conclusive proof of the truthlulness thereol. Trustee's lees for any of the 10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any of the the default entry security enter on the stant as the security to the default of the security and the proson by grant or by a receiver to be ap-the indebtedness unit, and without regard to the adequacy of any part the time without notice, either in person, by gent or by a receiver to be ap-the indebtedness unit, and without regard to the adequacy of any part the security or any part thereoi, in its own name sue or otherwise cont the rest. Itses costs depenses of operation and collection, including reasonable attor-tices upon any indebtedness secured hereby, and in such order as bene-tices and any part therein or any content hereby and in such order as bene-

FORM No. 881-Oregon Trust Deed Series-TRUST DEED

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this institute, at the beneficiary's option, all obligations secured by this institute, and repair, of protect, preserve and maintain said property in Good condition.
To protect the security of this trust deed, grantor agrees:
and repair, of protect, preserve and maintain said property in Good condition not to commit or permit any waste of said property.
To complete the security of this trust deed, grantor agrees:
and repair, of protect, preserve and maintain said property in Good and workmanike destroyed thereon, and pay workers and maintain said property.
To comply with all lines all costs incurred therefor.
To comply with all seas all costs incurred therefor.
To comply with all statement'y if the beneliciary or grauest, to contracted there of the security action in an executing action in an executing action in the said propinses against loss or damage by the protein contracted and pay workers and the cost of all lining same in the beneficiary.
To complete and continuously maintain insurance on the buildings and such other hards as the beneficiary in the cost of all lining same in the beneficiary.
A to provide and continuously maintain insurance on the buildings and such other hards as the beneficiary and the cost of the based of the same at grantor's as an annuer of the same at grantor's expense at buildings, collected under may, procure the same at grantor's expense at buildings, collected under may, procure the same at grantor's expense at buildings, collected under may, procure the same at grantor's expense at buildings, collected under may, procure the same at grantor's and to praw and to the there the same at

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of event that any portion or all of said property shall bave the right, if it so elects minert domain or condemnation, beneliciary shall have the right, if it is of elects minert domain or condemnation, beneliciary shall bave the right, if it is of elects minert domain or condemnation, beneliciary shall bave the second second second second second second second second second to pay all reasonable costs that all or any portion of the monier payable to pay all reasonable costs and expenses and attorney's less measurily paid or applied by it first upon any reasonable courts, mass and expenses and attorney's less liciary in such proceedings, and the balances and you the indebiddness and execute such instruments as shall be necessarily paid or incurred by bene-secured hereby; and firstor agrees, at its own ppiled upon the indebiddness and execute such instruments as shall be necessarily no balaning such com-pensation, promptly upon beneficiary's request. It is less and presentation of this deed and the alternation the liability of upon of the payment of the indebiddness may (a) consent to the making of any map or plat of said property; (b) is may the secure of the making of any map or plat of said property; (b) is may the secure of the making of any map or plat of said property; (b) is may the secure of the making of any map or plat of said property; (b) is may the secure of the making of any map or plat of said property; (b) is may the secure of the making of any map or plat of said property; (b) is may the secure of the making of any map or plat of said property; (b) is may the secure of the making of any map or plat of said property; (b) is may the secure of the making of any map or plat of said property; (b) is the secure of the making of any map or plat of said property; (b) is the secure of the making of any map or plat of said property; (b) is the secure of the making o

These costs and expenses of operation and collection, including reasonable attor-ney's fees upon any indebiedness secured hereby, and in such order as bene-ficiary may determine. 11. The entering upon and taking possession of said property, the insurance policies or compensation or awards to any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or pursuant to such provide the said and there any taking or damage of the or any detault or notice of delault hereunder or invalidate any act dom waive any delault or notice of any agreement hereunder, time being of the essence with respect to such payment agreement hereunder, time being of the essence with respect to such payment agreement hereunder, time being of the essence with respect to such payment agreement hereunder, time being of the essence with respect to such payment mediately due and payable. In such an in equity as a mortigge or direct the states to foreclose this trust deed by advertisement and sale, or may direct the states to foreclose this trust deed by advertisement and sale, or may direct the states to foreclose this trust deed by advertisement and sale, or may direct the states to foreclose this trust deed by advertisement and sale, or may direct the states to foreclose this trust deed the beneficiary elects to foreclose by advertisement and sale, the beneficiary or and his election to sell the said described real deal his written notice of delault and his election to sell the said described real foreclose the state is trust deed in the manner provided in ORS 86.735 to 86.755. A 13. Alter, the truste has commenced foreclosure by advertisement and sale, inde at any time prior to 5 days belore the date the functe of pay, when due, sums secured by the trust deed, the delault may builties of pay, when due, sums secured by the trust deed, the delault may builties of pay, when due, sums secured by the trust deed, the delault may builties on pay, when due, sums secured by the trust deed, the delault

and expenses actually incurred in environg the obtained to another provided together, with intustee'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 place designated in the notice of sale or the time to which said sale may be postponed as provided by law. In one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its dest in form as required by law conveying the prostporty so sold, but without person, excluding the trustee, but including the prostporty so sold, but without person, excluding the trustee, but including the grantor and beneficiary, may purchas, excluding the trustee, but including the shall apply the proceeds of sale to payment of (1) the expense of sale, frustee shall apply the proceeds of sale to payment of (1) the expense of sale, frustee shall apply the proceeds of sale to payment of (1) the expense of sale, frustee shall apply the proceeds of sale to payment of (1) the expense of sale, frustee shall apply the proceeds of sale to payment of (1) the expense of sale, frustee shall apply the frustee sells purchased (3) to all persons attorney, (2) to the oblightion secured by the treasonable charge by trustee's having recorded liens subsequent to the interest of the trustee in the truste during any, to the frantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successor are to any trustee named herein or to any successor frustee appointed during the frant or and herein or to any successor intustee appointed during are to any trustee named herein or to any successor intustee appointed during and to any trustee named herein or to any successor interest appointed during and the appointed during and therein or to any successor intustee appointed during and the provide appointed during and therein or to any successor intustee appointed during and the appointed during and the successor interest appo

surplus, is any, to the grantor or to his successor in interest entitled to such another the successor in interest entitled to such one to successor in successor in interest entitled to successor under. Don such appointment, and without conveyance to provide there-trustee and such appointment, and without conveyance to the successor upon any trustee herein named or appointed hereunder. Each duties conterred and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in of the successor trustee.

which the property is situated, shall be conclusive proof of proper appointment. 17. Trustee accepts this trust when this deed, duly executed and acknowledge is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The iTrust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company vings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real rty of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. property

36 ŝ G 2 5

80

## 15763

iner its such and a contraction of the 11-144 210 nous 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 640 1400 and that he will warrant and forever defend the same against all persons whomsoever. 14 . 194 14 . 1940 t angereaus appellate t 1 angeraut (i) the first that the partial of all property definitions of the first the partial partial partial partial of the partial partia partial partia partial partial partial pa 1.7 HARPE IS STORY Is in murauly nareed that: A such provingents a an grange a the star 98 (110) 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 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. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST 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, diaregard this notice? Jances 2 1 James Steven (If the signer of the above is a corporation, use the form of acknowledgement opposite.) WITNESS: Brian Brodskj STATE OF OREGON; ) ) ss, STATE OF OREGON, STATE OF CALIFORNIA COUNTY OF 205 Ange les SS Sept. 13 , 1988 On the undersigned, a Notary Public in and for said County and State, personally appeared BP a Beo DS K personally known to me to be the before me WTC WORLD TITLE COMPANY , personally known to me to be the person whose name is subscribed to the within instrument as a witness thereto, (or proved to be such person by the oath FOR NOTARY SEAL OR STAMP of a credible witness who is personally known to me), who being by me duly sworn, deposes and says: That Delan Broos KC resides at 4176 Hech De. Stroio C. F OFFICIAL SEAL that by was present and saw Ja JEANNE NIGH Stevens personally known to <u>him</u> to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed <u>his</u> name thereto as a witness of said execution. Notary Public-California LOS ANGELES COUNTY Roberta Stevens My Comm. Exp. Aug. 18, 1989 Staple Signature WIC 082 DATED: Beneficiary 132 De not less ar destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance DIST TRUSTODEED D. C GALEIGG OF THE COULT STATE OF OREGON; D COULD TO THE FORM NA. 000 FEFFY AIS V - INVCL NO. ISSE STORE COUNTY OF LO KLAMATH TOTHER SS. AW PUB. CO., PORTLAND, ORE I certify that the within instrument tevens Beild abbey Of Newbury Parky CAmer put Courty, Oregon, described as was received for record on the .. 22nd day SPACE RESERVED es Benchery Grantor FOR RECORDER'S USE Leggett... ELLDY TECCHI. E DOMATD 1 DOMETER BOOM ment/microfilm/reception No. 91788., RECORDER'S USE ment/microfilm/reception No. 91788., (CULL ALLE Record of Mortgages of said County, CULD SUL OF FUEL Witness my hand and seal of County affixed. K, STEVENS AFTER RECORDING RETURN TO THIS TRUST DEED, made h MTC nay or 2:517 Evelyn Biehn, County Clerk 407 Main STreet NAME TITLE. Klamath Falls, OR 97601 Fee \$13.001 DECD B Quelin mulling Deputy PDEM No. SH-Oragia Just Dead Series--IXUSE DEED