0,000	149.3	TRUST DEED	STEVENS.N	VESS LAW PUB. CO., PORTLAND
THIS TRUST DEP	D, made this6	• • • • • • • • • • • • • • • • • • •	VUI. 17189	Paga 208
			anuary 15eb.	, 19 <u>.89</u> , be
AS Grantor, H. F. SM ALICE CASEBEER	ITH, attorney a	it law		es Tructo
Beneficiary,		······		
Grantor irrevocable	И	VITNESSETH:		·····
Klamath	grants, bargains, sells a County, Oregon,	nd conveys to trus described as	tee in trust, with pov	ver of sale, the pro
Lots	1.2 and 3 pr			
there	of on file in		cial plat	
Count	y Clerk of Klan	nath County,	Oregon,	
terra de la companya de la companya	an an an an Arran an	• Dhair an ann an an	•	
	·			
ether with all and singular the y or hereafter appertaining, and with said real estate. FOR THE PURPOSE OF	tenements, hereditaments a	and appurtenances and	all other rights thereway	
y or hereafter appertaining, and with said real estate. FOR THE PURPOSE OF of EIGHT THOUSANI	SECURING PERFORMA	ts thereof and all fixture ANCE of each adresses	res now or hereafter attac	to belonging or in any ched to or used in con
of even date herewith name	) AND NO/100		nt of grantor herein cont	ained and payment of
sooner paid, to be due and pay	vableJanuary 5	d made by grantor, the	erest thereon according to tinal payment of princi	the terms of a promis
mes due and payable. In the e	vent the within described	ment is the date, stated	above on which the C.	
conveyed, assigned or alienal at the beneficiary's option, al in, shall become immediately du To protect the security of th	ed by the grantor without l obligations secured by thi	t lirst having obtained is instrument, irrespect	hereof, or any interest the the written consent or ap	erein is sold, agreed to pproval of the benefici.
I. To protect the security of the I. To protect, preserve and main	is trust deed, grantor agree.			inerein,
2. To complete or restore prom	property.	lition granting any easer reon; subordination or o thereol; (d) recon	nent or creating any restrict other agreement affecting this rey, without warranty, all or	ion thereon; (c) join in s deed or the lien or ch
and restanting the an laws, order	Ances, regulations	d or legally entitled the be conclusive proof	reto," and the recitals therein	d as the "person or person
a such fulancing statement	Durguand 4- at at acquests			
ng officers or searching agencies as iary.	the cost of all lien searches m may be deemed desirable by	the pointed by a court, nade the indebtedness he the erty or any court of	reby secured, enter upon and	adequacy of any security
herealter erected on the said prem ch other hazards as the benelioiary	aintain insurance on the buildi uses against loss or damage by	fire nev's fees upon		
ties acceptable to the beneficiary,	with loss anushing , written	, in ficiary may determine	ne.	, and in such order as be
said policies to the beneficiary at le	procure any such insurance and	to property and the	an anon or awards for	and the set of
d under any lire or other insurance	t grantor's expense. The amou	unt 12 User in the such not	ice.	r or invalidate any act de
t thereal	the entire amount as beneficit	or declare all sume	fault by grantor in payment formance of any agreement to such payment and/or perfe- cured hereby immediately du	Otmance that the
. To keep said premises free from	construction liens and to	in equity as a mort	gage or direct the truster to	to loreclose this trust de
become past due or delinquent and	uch taxes, assessments and oth	her latter event the benel	iciary or the trustee shall even	eneficiary may have. In t.
t payment or by providing benefit	harges payable by grantor, eith	is the time and plac	the obligation secured hereby	what a child described re
amount so paid, with interest at the ogether with the obligations describ d, shall be added to and become a	s option, make payment thereo rate set lorth in the note secure	ol, 86.795.	ins trust deed in the manner	provided in ORS 86.735
a, anali be added to and become a	part of the Jate of and / of th	is sale the data in this	ny other person so privileded	he ope usice conducts th
G, without waiver of any rights and hereof and for such payments, with imbefore described, as well as the ent that they are bound for the p and all such payments shall be im- and the nonpayment thereof shall	grantor, shall be bound to the obligation herei	entire amount due at	the time of the cure other	y be cured by paying th
sums secured by this trust deed in	at the option of the beneficiary	obligation or trust de	ed. In any case, in addition	prmance required under th
To pay all costs, lees and expense arch as well as the other costs and tion with or in enforcing this obliga- ly incurred.	s of this trust implant and	together with trustee's by law.	and attorney's lees not excee	bligation of the trust dee
To appear in and delend any act	ion or proceeding	I4. Otherwise, place designated in ti be postponed as prov	the sale shall be held on the he notice of sale or the tim	e date and at the time and e to which said sale
for the foreclosure of this deed, to	or trustee may appear, including	in one parcel or in s auction to the highest shall deliver to the	the sale shall be held on the in notice of sale or the tim died by law. The trustee ma eparate parcels and shall sel bidder for cash, payable at urchaser its deed in form as is but withour group.	y sell said property either the parcel or parcels at the time of relation
attorney's lees mentioned in this p he trial court and in the event of a	aragraph 7 in all cases shall be	of the truthfulmers of	he deed of any matters of lac	warranty, express or im-
ine trial court, grantor further agre irt shall adjudge reasonable as the on such appeal.	es to pay such sum as the ap- beneficiary's or trustee's attor-	15 W.L.	and y, may purchase at the sa	ala including
is mutually agreed that:		cluding the compensati attorney, (2) to the of having another to the of	bligation secured by the trust	onable charge by trustee's
at elects, to require that all or any	portion of the	deed as their interests	blightion secured by the trust subsequent to the interest of may appear in the order of t granter or to his successor in	the all persons
y grantor in such proceedings, sha	orney's fees necessarily paid or	16. Beneliciary	may from time to time non	in a such
such proceedings, and the balance	rily paid or incurred by bene-	trustee, the latter shall	be vested with all title po	veyance to the successor
promptly upon beneliciary's request	essary in obtaining such com-	which when sugard d	e made by written instrumen	t proputed by appointment
any time and from time to time ment of its lees and presentation	upon written request of bene-	of the successor trustee.	cuared, shall be conclusive pro	out of proper appointment
to the making of any map or plai	of said property; (b) join in	trust or of any action	party hereto of pending sale or proceeding in which grant	under any other deed of
		ac a party unless	ember of the Oregon State Bar itle insurance company outhoriz	WEIRCIALS OF fronts

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2086 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 forever defend the same against all persons whomsoever. 12.12 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 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 creation 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, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, County of KLAMATH STATE OF OREGON. 35, This instrument was acknowledged before me on County of Fis 1 , 1989, by HELEN This instrument was acknowledged before me on . KOLTLA. 19 ....., by ------Marman J. Smill Notary Public for Oregon My commission expires: 12/13/90 Notary Public for Oregon My commission expires: <u>ب جب ب</u> (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 indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and noder of an indepredness secured by the foregoing flust deed. All sums secured by said frust 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 inst acea have been tany paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel-all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancer an evidences or moestedness secured by said trust deed (which are derivered 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: De not lose or destroy this Truss Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) NESS LAW PUB. CO., PORTLAND, OR STATE OF OREGON, I certify that the within instrument was received for record on the .2nd ... day 05 at .2:36 ..... o'clock .. P.M., and recorded Grantor SPACE RESERVED in book/reel/volume No. ......M89....... on FOR page .....2085...... or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No. 96676 ..., Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. Attorney at Law 540 Main Street Evelyn Biehn, County Clerk Xª L Compth Falis, OR 9760 Fee \$13.00 TITLE By Merkene Mullicholde Deputy

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13.00