COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204 Vol. M89 Page 3817 @ FORM No. 881-Oregon Trust Deed Series-TRUST DEED. MTC-21018 _____ THIS TRUST DEED, made this This day of March 19.89 between

LARRY L. LEATON and CAROL J. LEATON, Husband and Wife ..., as Trustee, and

ARTHUR J. ZIMMERMAN and ESTHER B. ZIMMERMAN, Husband and Wife Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property as Beneficiary,

in <u>Klamath</u> County, Oregon, described as: The North half of Lot 3, Block 3, FIRST ADDITION TO ANTELOPE MEADOWS, according to the

official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Tax Account #2310-01680-00300

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all lixtures now or herealter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the CTX FUCUSION AND NO (100) sum of SIX THOUSAND AND NO/100-

sum of SIA INCOMPLEMENT AND NOTION. DOBAGE AND NOTION AND NOTICE A

The date of matching to the event the within down throw throw the sharing becomes use and payable. In the event the security of this trust deed, grantor adress: a single of a line and payable. To protect the security of this trust deed, grantor adress: To protect the security of this trust deed, grantor adress: To protect the security of this trust deed, grantor adress: To protect the security of this trust deed, grantor adress: To protect the security of this trust deed, structure development there on the complete or same of said property. In good and workmalike there is the security of this trust deed, grantor adress? To comply with all laws property if the beneficiary coveres to the said property if the beneficiary coveres to the said adrenness prevant to thinks are in the field Code as the beneficiary may require and to pay all line searches made by line field Code as the beneficiary with a searches and and such other haards as "Tull II sulf Code payable to the latter of the said property with all laws property of the trust as some and to pay all line searches and the said property with a statements purpose demed desirable by the grant state theread as the beneficiary with a searches and the pay and the continuously maintain insurance on the buildings in the barelies of the said property as soon as and to pay all state the same adverted as a state of the same are adverted as a state of the same advere adver

pellate court shall adjudge reasonable as the beneficiary's or trustees anothers' lees on such appeal. It is multually agreed that: 8. In the event that any portion or all of said property shall be taken where the risht of eminent domain or condemnation, beneficiary shall have the risht of eminent domain or condemnation, beneficiary shall be taken in the object of the second second second second second second to pay all reasonable costs, expenses and attorney's fees no beneficiary and incurred by frantor in such proceedings, shall be paid to meet and attorney's lees, incurred by frantor in such proceedings, shall be paid or in the indebtedness bit in the trial and appellate courts balance applied upon the indebtedness secured hereby; and frantor agrees, and the necessarily in obtaining such com-secured secure such taking's request. The secure secure secure secures and presentation of this deed and the note for-ficiary, payment in size of the reconvegances. For the indebtedness the liability of any preson for the payment of the indebtedness. (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Cregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance compuny authorized to insure title to real proberty of this state, its subsidiaries, utilitates, agents or branches, the United States or any agenty theread, or an estrow agent licensed under ORS 496,500 to 658,888.

granting any easement or creating any restriction thereon; (c) join in any subordination or other afreement allocating this deed or the lien or charge subordination or other afreement allocating all or any part of the property. The subordination convey, without warranty, all or any part of the property. The stratect in the thereto, and the recital scatter of any matters or facts shall lefally entitled thereto, and the recital thered. Truster's less lor any of the be conclusivoned in this paragraph shall be not less than \$5. services mentioned in this paragraph shall be not less than \$5. new inhout nour, and without refard to the adequacy of any of said prop-pointed by any hereby security for the adequacy of any fasid prop-issues and paint thereod, in its own norms sue on otherwise collect the rents, hereby any including those past doubletion, including the some, suce supon any indebtedness secured hereby, and in such orden as ben-ness out remained. It is such rents, issues and prolises for any taking or damage of the insurance pat the resting on any taking possession of said property, the insurance of the application or release thereoi as aloresaid, shall not cure or waive any dista or notice of default hereunder or invalidate any act and other insurance of the application or release thereoi as aloresaid, shall not cure or waive any dista or notice. 12. Upon default by frantor in payment of any indebtedness secured hereby or in his performance of any affirmed any indebtedness secured hereby or in his performance of any affirmed being of the hereby or in his performance of any affirmed being of the hereby or in his performance of any affirmed being of the hereby or in his performance of any affirmed being of the hereby or in his performance of any affirmed being of the hereby or in his performance of any affirmed being of the hereby or in his performance of any affirmed being of the hereby or in his performance of any affirmed being of the hereby or in his performance of any affirmed being of the hereby.

property, and the application or release thereof as aloresaid, shall not curre or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by frantor in payment of any indebtedness secured hereby or in his performance of any affectment hereunder, time being of the defare all sums secured hereby immediately due and payable. In such an essence with respect secured hereby immediately due and payable. In such an essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an essence with respect secured hereby immediately due and payable. In such an essence with respect and the declare and proceed to forcelose this trust deed declare all sums and end, or may direct the trustee to forcelose the heneliciary or remedy, either all any or in equity, which were treated to forcelose the moties of default the beneficiary and as all of the sum direct here the truste to any here in the event advertisement and save or in equity, which were there and sale. It here that the trustes to forcelose by a devertisement and sale. It here the state and his election to sell the said described real property to and place of sale, give and his election to sale the said described real property to and place of sale, give and his election to any other person so priviled by ORS 65.753, may cure sale, and at any time prior to days before the date the trustee conducts the 13. After the trustee has commenced forcelosure by advertisement and units amound due at the time of the default may be cured by paying the trust deed the default may the such portion as would sums secured by the trust deed the default may on the performance required under the the defaults of the time of the such opting the and and capable the poly the trust deed in any or the performance required under the not the be due and no default any on the beneficiary and ob-bing cured may be cured by rendering the performance required under

unders, the person electric in cure shall pay to the constructry an cost and expense actually incurred in enforcing the obligation of the trust deed objective with trustees and attorney's less 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 map place designated in the notice of sale or the time to which said sale map place designated in the notice of sale or the time to which said sale in the postport of the notice of sale or the time to which said sale map place designated or negative the trustee may set said property either in originated or the purchaser its deed in form as quirred by law conveying abell deliver to the purchaser its deed in form as quirred by law conveying of the truthluness thread, may purchase at the shall be enclusive proof of the truthluness thread, may purchase at the posters, but including of the truthluness thread, may purchase at the poster by trustee is shall apply the proceeds of sale to payment of (1) the expense by trustee shall apply the proceeds of sale to payment of (1) the expense by trustee having records interest may appear in the order of their provided herein, trustee surplus, if any to the definition or to his successor in interest entrate herein surplus. 16. Beneficiary may from time to time anomint a successor or succes-sors to any trustee named herein or to any successor number appoint the trustee, the latter shall be moved or appointed interest. Each such appoint trustee, the latter shall be moved of appointed in the successor in any trustee herein appointer in the inderest. The successor is also any trustee herein may there to interest and during contrist in which the property is made a public record as provided by law. There is made a success at any struster are appointer in the inderest. Fach such appointer which the property is made a public record as provided by law. Trustee is made a successor accepts this trust when this deed,

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3818 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. 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)-to-an organization-or (even if grantor is a natural person) are for basiness or commercial purposes. -(-j-)-- (-j--)--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 leminine 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, disregard this notice. X Larry A. - Le Larry L. Leaton Caser J. Leaton / Jacker (If the signer of the above is a corporation, use the form of acknowledgement opposite.) 1 STATE OF OREGON STATE OF OREGON, County of CODS) ss. This instrument was acknowledged before me on County of This instrument was acknowledged before me on . 3/2, 19 89, by Larry L. & Carol J. Leaton, by cal× (ask as of DEBORAH L. CARLSON NUTARY Notary Public Bin Oregon (SEAL) Notary Public for Oregon My commission expires SIB1/41 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 indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the regaint owner and nonder of an indepredness secured by the toregoing trust deed. All sums secured by send 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness 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: Do not lose or destroy this Trust Deed 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) STEVENS.NESS LAW PUB. CO. POSTLANO. ORE STATE OF OREGON, County ofKlamath. } ss. LARRY L. LEATON I certify that the within instrument was received for record on the .6th...day CAROL J. LEATON at 11:48 o'clock .A.M., and recorded Grantor ARTHUR J. ZIMMERMAN SPACE RESERVED in book/reel/volume No.M89....... on FOR ESTHER B. ZIMMERMAN RECORDER'S USE ment/microfilm/reception No. ...97732, Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of KEY ESCROW COMPANY County affixed. Attn: Karin Lea P.O. Box 6178 Bend, OR 97708 ...Evelyn...Biehn,...County..Clerk...... NAME TITLE Fee \$13.00 By Quelers Mullenday Deputy