FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	HE= 40840K	COPYRIGHT 1988 STEVENS-N	ESS LAW PUB. CO	PORTLAND, OR.
98604	TRUST DEED	Vol mrg	Dago	5366
THIS TRUST DEED, made this	30th		_, <u>ugo_</u>	
THIS TRUST DEED, made this DAN L. HARTMAN and BRENDA G. HAR				
as Grantor,Mountain Title Company WALTON	<pre>>rKlamath_County</pre>		20	Trustan
				rustee, al
as Beneficiary,				
	WITNESSETH:			
Grantor irrevocably grants, bargains, se		· · · · · · · · ·		na na sana sa
Grantor irrevocably grants, bargains, se inKlamathCounty, Ore	gon, described as:	in trust, with pow	rer of sale, t	he propert
See Exhibit "A" attached hereto.				1.1
This deed is given to secure a pr are incorporated in this trust de	omiosse			
are incorporated in this trust de	od of the	same date, the	terms of	which
	5 u .			
 A second sec second second sec	ta sita di si si si si si si			
	and a second	and the second sec		
doet			. 4.	
gether with all and singular the tenements, hereditan w or hereafter appertaining, and the rents, issues and n with said real estate. FOR THE PURPOSE OF SECURING PERFO an ofTHE PURPOSE OF SECURING PERFO [\$12,000.00]	DRMANCE of each agreement of	of grantor herein cont		in connec-
t sooner paid, to be due and payable to beneficiary or ord The date of maturity of the debt secured by this i comes due and payable. In the event the within descr d, conveyed, assigned or alienated by the grantor w en, at the beneficiary's option, all obligations secured tein, shall become immediately due and payable. To protect the security of this trust deal	ibod and is the date, stated ab	ove, on which the fin	al installant	
To protect the security of this trust deed, grantor 1. To protect the security of this trust deed, grantor 1. To protect preserve and maintain said property in goo repair, not computed any waste of said property. 2. To compute or restore promptly and in good and w ner any building or improvement which may be constructed, c royed thereon and pay when due all costs incurred therefor. and rescapely with all laws ordinances, regulations compared and rescapely with all proventions ordinances.	agrees:	of the maturity da t or Creating any restrict without warranty, all or regame may be describe 'and the recitals theren', the truthfulness thereof, is paragraph shall be not. delault by Arantor hereu ither in a standard hereu ither in a standard hereu	er enpressed	merein, or

cial Code as the beneliciary may require and to pay for filling sime in the proper public offices or allices, as well as the cost of all licensenches made by filling officers or searching agencies as may be deemed desirable by the beneliciary.
 A To provide and continuously maintain insurance on the buildings mow or hereafter erected on the basic premises against loss or damage by lite or other basic premises against loss or damage by lite or on the solid cary may from time to time require, in an amount not less than 8 the beneliciary may from time to time require, in companies acceptable to the beneliciary in the loss payable to the latter; all policies of insurance shall be delivered to the beneliciary as soon as insured; if the grantor shall fail for any researd to procure any such insurance and to deliver said policies to the beneliciary in the days prior to the expiration of any policy of insurance nor here by may be applied by beneliciary in a procure the same of hereafter placed on said buildings, the beneliciary may procure the same of hereafter anount so collected, or any theorem to such notice.
 To keep said prenises free from construction liens and to pay all taxes usessments and other.
 To keep said prenises free from construction liens and to pay all taxes usessments and other charges that may be levied or suces, assessed upon or any finant of such taxes, assessed upon any information and promptly deliver any grans, assessed when be added the analy the described in paragraphs 6 and 7 of this trust deed, with histerio and or pay all as the day of the day and the amount on the added in and promptly deliver and any discust the added the analy from the set of the angulation, the day of the construction liens and to pay all assessments and other tharges that may be fore any any adverter with the day and the grantor back of any of the construction may adverter by direct and the adverter thard the adverter that any be devered of any of the construction, mak

----c, -

~ MAR 53

FORM No. 881-

-Oregon Truch D.

It is mutually affreed that: 8. In the event that any portion or all of said property shall be taken where the right of entiment domain or condemnation, beneficiary shall have the right, if it so elects to require that all or any portion of the monies payable as compensation low such taking, which are in excess of the amount equired to pay all reasonable costs, expenses and attorney's lees necessarily paid or applied by it first up any protosts and expenses and attorney's lees necessarily paid to the trial and any reasonable costs and expenses and attorney's been-ficiary in such proceedings, shall be paid to beneficiary and applied by it first up any reasonable costs and expenses and attorney's lees both in the trial and any reasonable costs and expenses and attorney's lees ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instruments gives, at its own expense, to take such actions and execute such instruments gives, at its own expense, to take such actions 9. At any time and from time to time upon written request of bene-encorsement (in case of full recome y-merging or cancellation), whout allectedness (casy, payment of its lees and promey-merging for cancellation), whout allectedness (a) consent to the making of any map or plat of said property; (b) join in

10. Upon any up paragraph shall be not less tham 55. "Any of the stimulation of the strain of the adequary of any any strain of the adequary of any security for the individual strain of the adequary of any security for any part thereof, in its own name and take passesion of said proparties of operation and collection, including theory, the same only any determine the denses secured hereby, and in such order as beer interest, and the application or release thereof any fulfills or damage of the addition of such tens, issues and mediting possession of said proparty, the collection of such tens, issues and mediting the addition of any addition of the addition any addition and addition a

T and

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or tavings 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 property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excew agent licensed under ORS 696.505 to 696.585.

			5367
The grantor covenants and ag fully seized in fee simple of said des those items of record as di No.: 20340-K dated January	isclosed in Mountr	eneficiary and those claimin Id has a valid, unencumber ain Title Company's p	ng under him, that he is law ed title thereto except reliminary title rocor
	,		
and that he will warrant and forever	r defend the same agai	inst all persons whomsoeve	Γ.
The grantor warrants that the proceed (a)* primarily for grantor's personal, (b) for an organization, or (even if p	ls of the loan represented b family or household purpos grantor is a natural person)	by the above described note and t les (see Important Notice below) are for husiness or commercial	this trust deed are:),
This deed applies to, inures to the be personal representatives, successors and assign secured hereby whether or net and assigned	nelit of and binds all parti ins. The term beneliciary s	ies hereto, their heirs, legatees, c hall mean the holder and owned	• • •
the neurer,	and the singular number in	cludes the plusel	context so requires, the masculine
IN WITNESS WHEREOF, sa IMPORTANT NOTICE: Delete, by lining out, which of applicable; if warranty (a) is applicable and a		o set his hand the day and y	year first above written.
s such word is defined in the Truth-in-Lending	Act and Regulation Z, the	Dan L. Hartman	
sclosures; for this purpose use Stevens-Ness Form compliance with the Act is not required, disrega	n No. 1319, or equivalent. rd this notice.	Brenda G. Hartman	Spriman
the signer of the abave is a corporation, • the form of acanowledgement opposite.)			
TATE OF OREGON,) STATE	OF OREGON,	
County of Klamath) ss.	ty of) ss.
This instrument was acknowledged be March 30, 19 89, by	fore me on This inst	rument was acknowledged before	: me on
N L. HARTMAN and BRENDA G. H	А D T M A N	y	
4:7164	2 1 of		
Notary Public	laa		······
SEAL) (My commission expires: /////	la.	ublic for Oregon hission expires:	(SEAL)
	///		
	REQUEST FOR FULL REC		
) .	To be used only when obligation	ons have been paid.	
The undersigned is the legal owner and st deed have been fully paid and satisfied. d trust deed or pursuant to statute, to can ewith together with said trust deed) and to ate now held by you under the same. Mail r	cel all evidences of indebt	edness secured by said trust de	owing to you under the terms of
TED:	, 19	¹⁰ S. M. S. M. Market, "In the second sec second second sec	•
	- · · · · · · · · · · · · · · · · · · ·		
		Beneficia	ary
De not loss or destroy this Trust Deed OR THE NOTE	which it secures. Both must be d	Information to the transformed to the	•
		entraned to me musice for concellation be	fore reconveyance will be made.
TRUST DEED			
(FORM No. 881)		STATE OF O	
STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.		· I certify	that the within instrument
		was received for	or record on the day
	CRACE	at	clockM., and recorded
Grantor	SPACE RESERV	ED in book/reel/v page	volume No on or as fee/file/instru-
	RECORDER'S U	se ment/microfilm	m/reception No.
Beneficiary		Record of Mor Witness	tgages of said County. my hand and seal of
AFTER RECORDING RETURN TO	and there is a second	County affixed	
MTC	in the Arne State	and the star of th	
		NAME	TITLE
-		Bv	Deputy

EXHIBIT "A"

5368

31st

LEGAL DESCRIPTION

A piece or parcel of land situate in the SW1/4 SE1/4 of Section 27, Township 40 South, Range 9 East of the Willamette Meridian in Klamath County, Oregon, and being more particularly described as follows:

Beginning at the monument marking the quarter-section corner on the South boundary of Section 27, Township 40 South, Range 9 East of the Willamette Meridian; thence North 89 degrees 42' 10" East along the South boundary of said Section 27, 1322.72 feet to an iron pin marking the southeast corner of the SW1/4 SE1/4 of said Section 27; thence North 0 degrees 16' 00" West along the easterly boundary of said SW1/4 SE1/4 110 feet, more or less, to the southerly right-of-way boundary of a County Road, as the same is presently located and constructed; thence northwesterly, along the southwesterly right-of-way boundary of said County Road, 1745 feet, more or less, to a point on the West boundary of the SW1/4 SE1/4 of said Section 27; thence South 0 degrees 31' 15" East 1240 feet, more or less, to the point of beginning.

Together with an irrigation pipeline easement subject to the terms and provisions thereof, dated January 20, 1989, recorded January 25, 1989, Volume M89 Page 1485, Microfilm Records of Klamath County, Oregon by and between Walton J. DuPont and Liskey Farms Inc.

Tax Account No: 4009 02700 00400

STATE OF OREGON: COUNTY OF KLAMATH: SS.

STATE OF OREGON. COUNT			the	31st day
Filed for record at request of	Mountain Title (<u>o'clock</u> <u>A</u> M., and d	uly recorded in Vol.	M89,
of <u>March</u> A.D	., 19 <u>89</u> at <u></u>	on Page	5366	
of	<u>MULEase</u>	Evelyn Biehn	· County Clerk	Jan.
		By Dance	ne Muelen	alarce
FEE \$18.00				