FORM No. 881-Oregon Trust Deed Series-TRUST DEED. 00 98823 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 9720 Vol. mg Page 5774 TRUST DEED THIS TRUST DEED, made this \_\_\_\_\_ 21\_\_\_\_ day of \_\_\_\_MABCh\_\_\_\_ , 19.8.9, between as Grantor, GLAdys Dyn.KA -----NOR M HOLL : day ...., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 0 9 Lot 4, BLOCK 18, Hot Springs Addition to the city of KLAMATH FALLS, in the county of KLAMATH, State of 3.... C. APR 63 together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter 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 sum of Seven the or and the terms of a province of terms of the terms of a province of terms of the terms of a province of terms of terms of the terms of ter note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereoi, it not sconer paid, to be due and payable MAY, 1990, herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereion: 2. To complete any waste of said property. 2. To complete or improvement which may be constructed, damaged or destroyed thereon, and pay waste of said property: 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting aid property: if the beneliciary so the commune call code as the beneliciary may require and to pay for liting accommente by liting officers or searching agencies as may be deemed desirable by the beneliciary. 4. To provide and continuously maintain insurance on the builderd strument, irrespective of the maturity dates expressed therein, or stanting any easement or creating any restriction thereon: (c) join in any bartering of the property. The provide the property. The provide in this present allocing this deed or the lien or charge fraction of any reconvey, without warranty, all one as the "present or persons be receiver to any neutres or lacts shall be not less for any sharters or lacts shall be not less for any sharters or lacts shall be not less for any starts and any person or persons by agent of the receiver to be appresented in this presented, by a receiver to be appresented by the rest, and without regard to the adquage of any security for the indebtedness of operation and collection, including the same provide the rest, including those past due and upnaid the rest and provide the rest and shall be not less of any of the rest, including those past due and upnaid the rest and provide the rest of the proceeds of fire and of the rest of any taking possession of sail proprises of operation and collection, including the provide of the rest of th for int executing such manuful solutions parsault to the Onlineth Contained and proper public offices of starting any require and to pay for filing same in the beneficiary, and the start of a start octo of all lines searches made beneficiary.
4. To provide and continuously maintain insurance on the buildings and such other hazards as the beneficiary may from time to time require, in one or hereafter erected on the sain promet against loss or damage by fire an amount not less than \$ comparises acceptable to the beneficiary may from time to time require, in policies of insurance shall be delivered to the beneficiary so on as insured; if the grantor shall fail or any reason to the beneficiary so soon as insured; the beneficiary at lens time do the start of a such policies of insurance now or ther insurance policy may from time to reason and to the beneficiary and procure any such insurance and to inot any policy of insurance now or thering placed on said buildings, collected under any fire or other insurance founds' expense. The amount of ear or at option of beneficiary that application or release shall be to the thereby on such insurance and to the beneficiary in the or invalidate any set thereof, may be released to grantor. See any be applied by beneficiary and procure the same at default hereunder or invalidate any any protein any debitedness secured hereby only there as and to any policy of insurance now or a such indice.
To keep said premises the from construction liens and to pay all adminst subments and other chardes that may be levied or assessed upon or charins spectry before any part of such areas existed and there of the prometly adminst assessments and other chardes payable any taxes, assessed to be not any policy of any transter interview. In the second of the second any taxes, assessed to any taxes are any default or notice any part thereof, may be acceled on the shift and any taxes, assessed to be delivered on assessed upon or charins becompety before any part of such taxes and to a together 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 be postponed as provided by law. The trustee may sell said the time and be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee the property so sold, that are the covenant or warranty, way reaction of the truthillness thereof for cash, payable at the time of sale. Trustee the property so sold, that are thout any covenant or warranty, way reaches or im-ol the truthillness thereof, may person, excluding the trustee, but including 15. When trustee wells prustant to the powers. provided herein, trustee chall apply the proceed sale to sale a payment of (1) the expenses of sale. Thus cluding the compensation of sale to trust dead, (3) to sall person hartory (2) to the oblightant is secured by the trust dead, (3) to sall person autoring recorded liens subgrave to the interest of the trust events of sale. Trustee the interest may appear in the order of their priority and (4) the surplus, if any, to the granter to the interest of their priority and (4) the surplus. It is mutually agreed that: S. In the event that any portion or all of said property shall be taken inder the tight of eminent donain or condemnation, beneticity shall have the right, if it is donained to any portion of the monies payable to pay all reasonable costs, expenses and attorney's test incurred by grant in such proceedings, shall be paid treessarily paid or applied by it first in any reasonable costs, and expenses and interprets test incurred by grant in such proceedings, shall be paid treessarily paid or applied by it first in any reasonable costs, and expenses and hoth in the trial min any reasonable costs and expenses and iteraty in such proceedings, and its hown expense, to take such lactions we used hereby, and the balance applied upon the interpret persation, promptly upon beneficiarly request. 9. At any time and from time to time upon written request of bene-endorsenent (in case of tull recon syntes, for cancelation), whous affecting (cary, payment of its lees and payment of the indebitedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in surplus, if any, to the granter or to his successor in interest entitled to such surplus. I6. Beneficiary may from time to time appoint a successor or success-surplus. I6. Beneficiary may from time to time appoint a successor functer under. Upon such appointment, and without conveyance to the successor truster, the latter shall be vested with all title proves and duties conferred and substitution shall be made by written instrumeder. Each such appointment which, when recorded in the mortgage records of the county or confiction of the successor truster. If the property is situated, shall be conclusive proof of proper appointment of the successor truster. If Thustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed trust or of any action or proceeding in which granter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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 savings 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 thereaf, or an escrow agent licensed under ORS 656.503 to 656.503.

5775 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) 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 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. Cherley Ventocila \* 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 notico. (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, STATE OF OREGON. Counteral contry of 5 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT. STAT'S OF OREGON, ss. , 19 89 personally appeared County of Klamath March day of who, being duly sworn (or affirmed), did say that She is the attorney in fact for 21st and that She executed the foregoing instrument by authority of and in behalf of said principal; and S he acknowledged said instrument to be the act and deed of said principal. Before me: Kuth Owers T al Na 2 ..... VOfficial Seal) 1 My commission Expires: 5-14-92 (Title of Officer) Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, ss. County of .....Klamath..... I certify that the within instrument TRUST DEED was received for record on the ....6th.day (FORM No. 881) CO.. P at 10:08 ..... o'clock .. A.M., and recorded page ......... or as fee/file/instru-SPACE RESERVED ment/microfilm/reception No. 98823..., Grantor FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. ..... ....Evelyn\_Biehn, County\_Clerk ..... Beneficiary AFTER RECORDING RETURN TO NAME By Daulin Mullindux Deputy NORM HOLL. day 6602 APPALUSA Ct. Fee \$13.00 KLAMATH FALLS, OR 97603