Mellon B. Taylor & Mary L. Taylor, Husband and Wife
enefficiary, Gestion Proceedings of the Procedure of the Proceedings of the Procedure of the Proced WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as:

Lot 1 and the Northeasterly one-half of Lot 2, Block 22, FIRST ADDITION
to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

De uni tere at 1 sepan tiple 2 sept to the MOTE which is the contract the delected in the faults for the contestion of chief to

DATED:

estats now held on you adder the since. Mail reconveyance and decuments to :

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 connection with said real estate.

tion with said real estate.

Since SFOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twenty Seven Thousand Seven hundred and no/100\*\*\*

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it some paid, to be due and payable.

August 1 199 199

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note

To protect the security of this trust dead to the security of the security

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.

To protect the security of this trust deed, franter figure in the date, stated above, on which the final installment of said note to protect the security of this trust deed, franter figure in the date, stated above, on which the final installment of said note to commit or permit any state of the said of the said or protect in the said of the said or improvement thereon not to commit or permit any state of the said of the said or improvement which may be constructed, damaged or destroyed thereon, and or improvement which may be constructed, damaged or destroyed thereon, and it is allowed the said state of all listing same in the property, if the beneficiary or operating agencies as may be deemed destribed by the beneficiary and said state of the join in executing such tinancing attatements pursuant to the Omnoria, Commercial Code as the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all lien searches made by tiling officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously, maintain insurance on the buildings mow or hereatter erected on the said premises against loss or damage by fire and such other haards as the beneficiary from time to time require, in an amount, not less than \$....INSUFARY from time to time require, in an amount, not less than \$....INSUFARY from time to time require, in an amount, not less than \$....INSUFARY from time to time require, in an amount, not less than \$....INSUFARY from the time require, in an amount, not less than \$....INSUFARY from the time require, in an amount, not less than \$....INSUFARY from the time require, in an amount, not less than \$....INSUFARY from the time require, in an amount, not less than \$....INSUFARY from the time require, in an amount, not less than \$....INSUFARY from the time require to the time require and policies of insurance shall be delivered to the beneficiary said in the grantor, shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary of the experiment of the time time to deliver said policies to the beneficiary and the application or any of the procure of the said time and time to deliver said property the policy may be applied by beneficiary upon any indebtedness secured heavy and in such order as beneficiary and part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

5. To keep said premises free from construction liens and to pay all taxes, assessments and other, charges the payment of the payment of the property before any part of such taxes, assessments and other, charges, payable, and to the

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, il it so elects, to require she all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, excessed attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable soas and expenses and attorney's lees both in the trial and appellate courts, excessarily paid or incurred by beneficiary in such proceedings, and the base of the proceedings and the position of this decessary in obtaining such compensation, promptly upon beneficiary's requirecessary in obtaining such compensation promptly upon beneficiary's requirect of the indebtedness, trustee may led lightly of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map, or plat of said property; (b) tools in the payment of the making of any map, or plat of said property; (b) tools in the payment of the making of any map, or plat of said property; (b) tools in the payment of the making of any map or plat of said property; (b) tools in the payment of the making of any map or plat of said property.

together with trustee's 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 op place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one pricel or in separate parcels and shall sell the parcel or parcels and shall sell the parcel or parcels and shall sell the time of sale. Trustee that of the highest bidder for cash, payable at the time of sale. Trustee thall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of fact shall be conclusive proof of the trusticals in the deed of any matters of fact shall be conclusive proof of the trusticals in the deed of any matters of last shall be conclusive proof of the trusticals in the deed of any matters of last shall be conclusive proof of the trusticals in the deed of any matters of the trustee, but including the frantor and beneliciary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust early law, to the grantor or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to the successor of the successor frustee, the latter shall be vested with all conveyance to the successor frustee, the latter shall be vested with all successor frustee, the latter shall be rested with all successor frustee, the powers and duties conferred upon any trustee herein named or appointed herunder. Each such appointment and, substitution shall be made by written into the country or counties me which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and schnowledged is made a public record as provided by law. Trustee is not obligated to notify, any party hereto of pending sale under any other second routs or of any action or proceeding in which grantor, beneficiary or trustee.

NOTE: The Trust 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 or savings and loan association authorized to do business under the lows 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 escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agre	as properly the read of Desease by the second of the secon	hat he is law-
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(a) * neignacily for deaptor's personal is	s of the loan represented by the above described note and this trust deed are amily or household purposes (see Important Notice below).	
(b) for an organization, or (even it gr.  This deed applies to, inures to the ben	rantor is a natural person) are for pusitiess of confinercial purposes.  Helit of and binds all parties hereto, their heirs; legatees, devisees, administrations. The team hereticiary shall mean the holder and owner, including pledge	e, or the commact
secured hereby, whether or not named as a be gender includes the feminine and the neuter, a	eneticiary herein. In construing this deed and whenever the context so requi	
* IMPORTANT NOTICE: Delete by lining out, which not applicable; if warranty (a) is applicable and if	hever warranty (a) or (b) is	
as such word is defined in the Truth-In-Lending beneficiary MUST comply with the Act and Regul disclosures; for this purpose uso Stevens-Ness Form If compliance with the Act is not required, diarega	ulation by making required m No. 1319, or equivalent.	on the end of the control of the con
[If, the signer of the above is a corporation, and the use, the form of acknowledgement opposite.]	Security of property of the security of the se	er, the bear, of the history actions bearing committee and opening
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The desired of the particle of the dead west	REQUEST FOR FULL RECONVEYANCE THEN ON THE TEXT THE TEXT OF THE TEX	geligan, at 1000, protein
The indicated is the ledge owner an	reliabilities of all indebtedness secured by the foregoing trust deed. All sur	ns secured by said
trust deed have been fully paid and satisfied said trust deed or pursuant to statute, to c herewith together with said trust deed) and	d. You hereby are directed; on payment to you of any sums owing to you cancel all evidences of indebtedness secured by said trust deed (which at to reconvey, without warranty, to the parties designated by the terms of	e delivered to you
estate now held by you under the same. Ma	ail reconveyance and documents to	
	Beneficiary	
Tax Account 7809 De vot lose et gestiek tipis Linis Deed OK LHE i	NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyor $0.5300 \cdot 13100$	nce will be mode.
- market in the commence and restablished the first that the commentation of the contract of	pleaners of the control of the contr	医神经皮肤 的过去式和过去分词形式
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(FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	mas sectived for section to the County of Kit land the Falls, according to the County of Kit lands to	math within instrument on the lst day
(FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	Maint Oregan, usualist and conveys to maint of at 15:58 o, clock .B. astorily one-half of tot 2. B. County of William the Falls, according to the	within instrument on the 1st day 1989 M., and recorded o. M89 or
BADLAMENTIS SOLVERNAMO ONE  BADLAMENTIS  826 MUTUSION SICH  KLAMATU ALIA, OR 97	Tour the the transport of the County of Kle Lip and County of County of Kle Lip and County of County of Kle Lip and County of Kle Lip and County of Coun	within instrument on the 1st day 19.89 M., and recorded o. M89 on as fee/file/instru- ion No. 3339 f said County.
BALLAMENTI CO. PONTANO. ORE.  STEVENE-NESS LAW PUS. CO., PONTANO. ORE.  BALLAMENTI:  896 NUTN SIAN  KLAMAT. JALLA, D.R. 97  BYLIGHTISTA Grant	The result of the received for the received for record of received for	math  within instrument on the lst day 19.89  M., and recorded o. M89 or as fee/file/instru- ion No. 3339 I said County.  and and seal of

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