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		<u>17143</u> - §
this 11th day of	September ,	1989.; between
- COUNTY	00000443 12843 1	as Trustee, and
OMPANY OF KLAMATH COUNTI	The state of the s	
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		and the second s
WITNESSETH:	nower of	sale the propert
bargains, sells and conveys to tr	rustee in trust, with power or	m 1136 ET
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	WITNESSETH: bargains, sells and conveys to to	WITNESSETH: bargains, sells and conveys to trustee in trust, with power of

Tax Account No. 4112-15CB-3700

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 and soil action.

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now or nereatter appertaining, and the tents, issues and profits the total and agreement of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FOUR THOUSAND NINE HUNDRED SEVENTY FIVE & 52/100—

... Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if

note or even date nerewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if note and payable per terms of note 19 motes of note 19 motes 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. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, solding all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable.

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 thereon; not to commit or permit any waste of said property.

To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor, described thereon, and pay when due all costs incurred therefor, in the complex with all laws, ordinances, regulations, covenants, conditions and restrictions, altecting said property: if the beneficiary so requests, to form and restrictions altecting said property: if the beneficiary so requests, to form the continuous statements pursuant on the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the plining officers or searching agencies as may be deemed desirable by the beneficiary.

ion in executing such linancing statements pursuant to the Unitorm Commercial Code as the beneficiary may require and to pay for tiling same in the cial Code as the the thereficiary may require and to pay for tiling same in the proper public office br offices, as well as the cost of all lien searches made proper public office br offices, as well as the cost of all lien searches made proper public office br offices, as well as the cost of all lien searches made proper public office br offices, as well as the cost of all lien searches made proper public office brother hazards as the proper public of the public public property of the public property publi

pellate court shall adjudge reasonable as the secondary provides of the secondary shall be taken as compensation for require that all or any portion of the monies payable right, if it so elects, to require that all or any portion of the monies payable right, if it is or elects, to require that all or any portion of the monies payable right, if it is or elects, to require that all or any portion of the monies payable right, if it is or elects, to require that all or any portion of the monies payable right, if it is or elects, to require that all or any portion of the armount equired to pay all reasonable costs, expenses and attorney's lees, applied by it list upon any reasonable costs and expense an autrored by beneficiary in the trial and appellate courts, necessarily paid or in such proceedings, shall be paid to be the secured by the trustee and a reasonable charge by trustees attorney, (2) to the obligation secured by the trust determined to the trustee and attorney is altorney, (2) to the obligation secured by the trust determined to the interest of the trustee in the trustee and paying (4) the trustee in the trust and paying (4) the paying received the successor or interest may appear in the order of this interest may appear in the order of this any, to the families on the same paying the surplus.

16. Beneliciary may from time to time special to any interest entitled to successor or to any successor or to any successor or to any successor or to any successor or successor in the trustee and a trustee in the trustee and the paying recorded liens subsequent to the interest may appear in the order of this surplus.

18. Beneliciary may from time to time special to the interest may appear in the order of his surplus.

18. Beneliciary may from time to time special to the successor or any trustee maned herein or to his successor or to any successor trustee any paying or to any successor t

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or perfect thereol; (d) reconvey, without warranty, all or any part of the property. The granter in any reconveyance may be described as the "person or persons grantee in any reconveyance may be described as the "person or persons grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the reconstruction any matters or facts shall be conclusive proof of the truthfulenss thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person begen to be accurred to be appointed by a court, and without refard to the adequacy of any security for pointed by a court, and without refard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property any part thereof, in its own and use and unpaid, and apply the same retry or, any part thereof, in its own and use and unpaid, and apply the same less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of tire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or electase thereof as aloresaid, shall not cure of wards or any default or notice of default hereunder or invalidate any act done wards or any taking or damage of the property, and the application or electase thereof as aloresaid, shall not cure or wards or any default or notice of default hereunder or invalidate any act done pursuant to such notice.

property, and the application or release thereol as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereby immediately due to the herebiciary may sessence with the sentition of the sent time to be the herebiciary at his election may proceed to foreclose this trust deed by advertisement and sale, or may direct the trusteet to pursue any other right or advertisement and sale, or may direct the herebiciary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the breneficiary election to sell the said described in the mention of the sell the said described in the trustee shall execute and cause to be reorded his written notice of default on any his election to sell the said described in the trustee of sale, give secured hereby whereupon the trustee was any proceed to foreclose this trust deed to the trust expense of the sale, and at any time prior to days before the date the trustee conducts as sale, and at any time prior to days before the date the trustee conducts as sale, and at any time prior to days before the date the trustee conducts as sale, the grantor or any other person so privileged by ORS 86.753, may due, the default or any cause of the default of the surface of the trust deed, the default of the surface of the trust deed, the default of the surface of the trust cause of the surface of the trust deed, the default of the surface of the trust cause of the default of the trust deed, the default of the being cured may be cured by the trust deed, the default on the defa

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 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 parcel or in separate parcels and shall sell the parcel or parcel at auction to the highest bidder for cash, payable at the time of sale Trustee auction to the highest bidder for cash, payable at the time of sale Trustee saucion to the highest bidder for cash, payable at the time of sale Trustee shall deliver to the sale trustee to the sale of the sale of the trustee property of the property of the sale of the trustee shall be conclusive proof of the trusteeness of the sale of the trusteeness of the sale payable at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee sells pursuant to the powers provided herein, trustee clothing the compensation of the trustee and a reasonable charge by trustee sale of the sale payable the payable to be payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee sale of the sale payable to the trustee the trusteeness of the

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 outhorized to insure title to real recovery of this state, its subsidiaries, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676.505 to 696.585.

illy-seized in-fee simple of said-described real-prope	h the beneficiary and those claiming under him, that he is law- erty-and-has-a-valid, unencumbered title-thereto—EXCEPT-for Watkins & Deann C. Watkins, which buyer herein
nd that he will warrant and foreyer defend the sa	있는 보통하다는 사람들은 사람들이 함께 함께 하는 사람들이 되었다. 그 전에 가장 하는 것이 없는 것이 되었다. 그는 사람들이 가장 사람들이 되었다. 그리는 사람들이 되었다. 그리는 사람들이 되었다.
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eg fan Bered Marie Helle (1907) Bered Marie Helle (1907)	[1] A. Martin, M. A. Martin, M. Martin, M. Martin, M. M. Martin, M.
[4] S. C.	
The granter warrants that the proceeds of the loan rep  (a)* primarily for granter's personal, family or household  (b) TOUS CONSTRUCT CONTROL OF THE PROCESS OF THE PROCES	resented by the above described note and this trust deed are: old purposes (see Important Notice below). https://doi.org/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.1006/10.10
This deed applies to, inures to the benefit of and bin	ds all parties hereto, their heirs, legatees, devisees, administrators, executors, nediciary shall mean the holder and owner, including pledgee, of the contract in In construing this deed and whenever the context so requires, the masculine
IN WITNESS WHEREOF, said grantor ha	is hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regulation beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stevens-Ness Form No. 1319, or e	a creditor Solution Solutions  on Z, the solution solutions of the control of the
If compliance with the Act is not required, disregard this notice.	ed telepide   Approximation of the bullet less and the bullet less
se to form of acknowledgement opposite.)	STATE OF OREGON,
County of Klamath	County of
This instrument was acknowledged before me on	19 , by
Simon Sanchez	Of
Notar Public for Oregon	Notary Public for Oregon
(SEAL) -D	(SEAL) My commission expires:
The state of the s	ST FOR FULL RECONVIYANCE
present of the following their supports are sufficient that the followed of their outing the actual courts of their outing the first three sections of the following the f	nly when obligations have been paid.
trust doed have been fully paid and satisfied. You hereby a said trust deed or pursuant to statute, to cancel all evide herewith logather with said trust deed and to reconvey, with the said trust deed and to reconvey, with the said trust deed and to reconvey, who estate now held by you under the same. Mell reconveyance	are directed, on payment to you of any sums owing to you under the terms of sinces of indebtedness secured by said trust deed (which are delivered to you thout warranty, to the parties designated by the terms of said trust deed the said documents to
Do not lose or destroy this Trust Dood OR THE NOTE which it save	Boneficiary  res. Soft must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON,  STATE OF OREGNE,  STATE OF ORE
TRUST DEED  on Elle in house non-transponer of the California Cali	STATE OF OREGON,  STATE OF OREGNA,  STATE OF ORE
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TRUST DEED  OR ELLS IN [FORM, No.188] OR OR THE STEVENS-NESS LAW PUB.CO. FORTLAND.OR. 1  SIMON SANCHEZ  OL WORLD TO COMPANY.  Grantor  BICK C. DUNCAN  PO BOX 977  AFTER RECORDING RETURN TO  MOINTAIN TUTLE COMPANY.	STATE OF OREGON,  STATE OF OREGNA,  STATE OF ORE