FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No rest		COPYRIGHT 1988 STEVENS-NESS LAW P	
[∞] 7990	TRUST DEED MTC	22258-K Vol. <u>ma9</u> Pa September	
THIS TRUST DEED, made this	HINEY, husband and w	ife	
as Grantor, MOUNTAIN TITLE COMPANY	OF KLAMATH COUNTY		, as Trustee, and
ROBERT L. NUNN and WILMA L. NU	JNN, husband and wife	<u></u>	······
as Beneficiary,	WITNESSETH:	in in the property of the second international second second	的复数形式 机动力制度
Grantor irrevocably grants, bargeins in Klamath County, C	Dregon, described as:	· 유명· 유명· 유명· 유명· 유명· 유명· 유명· 유명· 유명· 유명	and field a post of the accession of the second second
The NEL SEL of Section 9, Townshi	ip 35 South, Range 8	East of the Willamet	te Meridian,
Klamath County, Oregon. Klamath County Tax Account #3508			alle de la deservation Altra de la deservation
SPECIAL TERMS: NO TREES SHALL B		T THE BENEFICIARY'S W	IRITTEN

PERMISSION.

TATE I.

together with all and singular the tenements, heroditamonts 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 THIRTY-TWO THOUSAND AND NO/100

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if not sooner paid, to be due and payable <u>per terms of Note</u> 19. 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, 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. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed; damaged destroyed thereon, and pay when due all costs incurred thereon; 3. To comply with all laws, ordinances, regulations: covenants, condi-tions and restrictions allecting statements pursuant to the inform Comments, to join in executing such innarcing statements pursuant to the inform Comment proper public offices or olifies, as well as the cost of all lien escreches made by liling officers or searching algencies as may be deemed desirable by the beenliciary. 4. To provide and continuously maintain in unserve at the trut

containt executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public offices or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.
A provide and continuously maintain in urance on the buildings now or hereafter erected on the said premises against loss or damage by firing other hazards as the beneficiary, may from time to time require, in an amount not less that on the beneficiary, with loss payable to the latter; all policies of muchan her board to the beneficiary as your as insurance and to it the grant section the beneficiary, with loss payable to the latter; all policies of muchanit hall for any reason to procure asy such insurance and to diver said policies of the beneficiary at searching adaption of the section of the senticiary of the sentir all policies of muchanit hall for any reason to procure asy such insurance and to diver said policies of the beneficiary at search as beneficiary as your of the expiration of the beneficiary and the section of the sentir section of the beneficiary of the sentir and such order as beneficiary any determine, or at option of beneficiary the entir amount so collected, or any part thereol, may be released to grantor. Such application or release shall not cure or waive any default or notice of delaut hreunder or invalidate and other charges that may be livied or anessed up on errant to such notice.
S. To keep said premises free from construction liens and to pay all force payment, beneficiary may, a live agesyment of any there desires and atter charges that may be livied or anessed up or effort pay may be applied by beneficiary and the secting may determine, beneficiary may, a live receipts thereol, and such payment, beneficiary may, a live receipts thereol, and such pay and the amount so paid, with interest as policy of the senter site of the sente site of the the secting

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any potion or all of sid property shall be taken under the right of eminent domain or condemnation, benchiciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excass of the amount required to pay all reasonable costs, expenses and attorney's test to beneficiary and incurred by grantor in such proceedings, shall be put to be meticiary and incurred by grantor in such proceedings, shall be put to be meticiary and ticiary in such proceedings, shall be put to be meticiary and second the trial and appellate courts, necessarily paid or inthe indebtedness secured hereby; and grantor agrees, at its own expense, on the indebtedness and execute such instruments as shall be necessary in obtaining such com-panation, promptly upon beneficiary's request. 9. At any time and iron time to ind of this deed and the mote tor-flicary, payment of its less and presentation of this deed and the mote bein-gendorsement (in cass of lull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtednes, trustee may (a) consent to, the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereol," and the recitals there not any matters or lacts shall be conclusive proof of the truthfulness thereoil. Trusfee's lees lor any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without noite, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession oi said prop-terty or any partities, thereoi, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same licitary may determine. iii. The entering upon: and taking possession of said property, the collection of such rents; issues and prolits, or the proceeds of fire and other insurance policies or compensation or awards tor any taking or damage of the property, and the application on release thereod as aloresaid, shall not cure or waive any delault by grantor in payment of any indebteness secured hereby or in his performance of any marker of invalidate any act order as been property, and the application or release thereod as aloresaid, shall not cure or waive on in big nellormance of any agreement hereoment of any indebteness secured hereby or in his performance of any agreement of any indebteness secured hereby or in his performance of any agreement hereoment of any head of the endroment of such relormance of any agreement hereoment is a pro-sent of a such relormance of any agreement hereoment hereoment.

projectly, and the application of recease inferon as anoresand, shall not cure of pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sumilisary at his election may proceed to foreclose this trust deed by advertisement and/or performance, the beneficiary may event the beneficiary at his election may proceed to foreclose this trust deed by advertisement and/or performance, the beneficiary may advertisement and bar in equity, which the beneficiary may have. In the event the beneficiary election of the trustee to foreclose this trust deed by advertisement and bar in equity, which the beneficiary may have. In the event the beneficiary election by advertisement and sale, the beneficiary of the trustes to foreclose by advertisement and place of sale, give notice thereol as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. Aller the trustee shall tix the time and place of sale, give sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other payrons on privileded by ORS 86.731, may cure sum secured by the trust deed, the delault may be cured by paying the pay mount on them be due had no distant occurred. Any other delault is is capable of being cured may be cured by the varing the performance required under the be due had no distant occurred. Any other delault is capable of being in the machine distant occurred. Any other delault the is capable of obligation or trust deed. In any case in addition to curing the delault represent the performance required under the obligation or lites the sale shall be held on the date and at the time and payron. 14. Otherwise, the sale shall be held on the date and at the time and

Used uses, the security incurred in enforcing the obligation of the trust deed 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 place designated in the notice of sale or the time to which said sale may be postponed as provided law. The trustee may sell said property either and the purchase its deed in form as required by law. The trustee may sell said property either automation to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but deed of any matters of lact shall be conclusive proof of the truthfulness miced. Any person, excluding the trustee, but including the granter and be able to the powers provided herein, trustee sale purchase at the sale. 15. When trustee sells purchase at a a second cashe but including the granter of the trustee in the trustee sale is provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of saltorney, (2) the subscation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the truste subscation of the trust entitle difference in the truste subscate in the order of their priority and (4) the surplus, if any, to the grantery may increase of the interest of the surplus, if any, to the grantery may increase in the tot may appear in the other of the interest of sale to successor in interest entitled to such surplus.

deed as then uncoast of the granter of to his successor in interest entitled to such surplus, if any, to the granter of to his successor in interest entitled to such surplus. I6. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-sors to any trustee named herein or to any successor trustee appointed here-trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested without conveyance to the successor trustee, the latter shall be vested by appointed hereunder. Each such appointment which, where records in the success resords of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of obligated to notify any party hereto of proceeding is brought by trustee.

NOTE. The Trust Deed Act provides that the trustee faretader must be either all attoiney, who is an active member of the Oregon State Nat, a bank, trust company authorized to insure tille to real or sovings and loan association authorized to absurve tille to real or sovings and loan association authorized to absurve tille to real or sovings and loan association authorized to absurve tille to real or sovings and loan association authorized to a bank, the laws of Oregon or the United States, a title insurance company authorized to insure tille to real or sovings and loan association authorized to absurve tille to real or sovings and loan association authorized to absurve tille to 690,595 to 690,555 property of this state, its subsidiaries, affiliates, agerts or branches, the United States or any agency thereof, or an escow agent licensed under ORS 693,505 to 690,555.

The grantor covenams and agrees to and inter-	222
The grantor covenams and agrees to and with the ber fully seized in fee simple of said described real property and none	hes a valid unser claiming under him, that he is the
이 가슴 물 수 있는 것 같아? 전 방법 환경 수 있는 것 같아? 이 집에 있는 것 이 집에 있는 것 같아? 이 집에 있는 것 같아? 이 집에 있는 것 같아? 이 집에 있는 것 이 집에 있는 집 이 집에 있는 것 이 집에 있는 ? 이 집에 있는 것 이 집에 있는 ? 이 집에 있는 것 이 집에 있는 ? 이 집에	except
and that he will warrant and t	
and that he will warrant and forever defend the same agains	all persons whomsoning
	역학 · · · · · · · · · · · · · · · · · · ·
The grantor warrants that the areas it	
The grantor warrants that the proceeds of the loan represented by th (a)* primarily for grantor's personal, family or household purposes ((2)2523232333343432372324343232363232323333333333	e above described note and this trust i
Lius deed applies to inverse	CALLE CALLESCAR STORES
This deed applies to, inures to the benefit of and binds all parties to personal representatives, successors and assigns. The term boundiciary shall be secured hereby, whether or not named as a beneficiary hersin. In construing gender includes the leminine and the neuter, and the singular number include IN WITNESS WHEREOF, said grantor has hereinto so	ereto, their heirs, Indeton d
Ender includes the feminine and the neuter, and the singular number includes	mean the holder and owner, including pledgee, of the contract this deed and whenever the contract
, said grantor has hereunto an	the plural.
IN WITNESS WHERE()F, said grantor has hereunto seg * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is as such word is defined in the applicable and the baneficiant is defined in the applicable.	1 And the day and year first above written.
as such word is defined in the Truth in the baneficiary is a creditor	Land a Awy
disclosure in the will ing Art And n	KULTEINE HIMAN
K K is nor required, disregard this notice.	ATHRYN LA HINEY
(If the signer of the above is a corporation, use the form of scknowledgement opposite.)	
STATE OF THE CALIFORNIA	
County of SAN LUIS OBISPO) ss. STATE OF OR	REGON
This instrument was acknowledged it is)
November 9, 19.89, by	A scknowledged before me on
DAVID A. HINEY and KATHRYN L. HINEY	OFFICIAL CEAL
Betty J. Edwards	NOTARY PIRE
SFAT) Nothery Dublic Lift + 1	SAN HUS OPICE IN
My commission expires: June 23, 1991 My commission expires	My Commission Exp. June 23, 1991
	(SEAL)
REQUEST FOR FULL RECONVEYAN	VCE
Te be used only when obligations have t	
The undersigned is the legal owner and to it	
The undersigned is the legal owner and holder of all indebtedness secured at dead have been fully paid and satisfied. You hereby are directed, on payme directed or pursuant to statute, to sancel all ovidences of indebtedness swith together with said trust deed) or pursuant is satisfied.	by the loregoing trust deed. All men
The undersigned is the legal owner and holder of all indebtedness secured is st dead have been fully paid and satisfied. You hereby are directed, on payme d trust deed or pursuant to statute, to cancel all ovidences of indebtedness so swith together with said trust deed) and to reconvey, without warranty, to the te now held by you under the same. Mail reconveyance and documents to	nt to you of any sums owing to you under the terms of
to now held by you under the same. Mail reconvey, without warranty, to the TED:	parties designated by the terms of said trust deed at
TED:	
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Do not loss of destroy atta	Beneficiary
Do not lose or destroy this Trust Deed OR THE NCTE which it accures. Both must be delivered to t	Beneficiary
Do not lose or destroy this Tryst Deed OR THE NCTE which it iscures. Both must be delivered to t	Beneficiary he trustoe for cancellation before reconveyance will be made.
I RUST DEED	
FORMA NO. 501-1)	STATE OF OREGON
IRUST DEED	STATE OF OREGON, County of Klamath }ss.
ID A: HINEY and KATHRYN L. HINEY	STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument was received to receive the structure of th
IRUST DEED (FORMA No. 881-1) STEVEND-NESS LAW PUB. CO. PORTLAND. ONE ID A: HINEY and KATHRYN L. Santa Cruz Avenue R.Robles. CA 93446	STATE OF OREGON, County of Klamath }ss. I certify that the within instrument was received for record on the 17th. day of Nov., 19.89, at 8:57 o'clock Are
I KUST DEED (FORM No. 881-1) DIEVEND-NESS LAW PUB. CO. PORTLAND. ORE ID A: HINEY and KATHRYN L. Santa Cruz Avenue R. Robles. CA 93446 Grantor ERT. L. NUDN pord HITCH	STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument was received for record on the 17th. day ofNov, 19.89., at 8:57o'clockAM., and recorded in book/reel/unlow
IRUST DEED (FORM No. 881-1) DIEVEND.NESS LAW PUB. CO. PORTLAND. ORE ID A: HINEY and KATHRYN L. Santa Cruz Avenue R.Robles. CA. 93446 Grantor ERT L. NUMM and WILMA L. NUMN Sturdiwort	STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument was received for record on the 17th. day ofNov, 19.89., at 8:57 o'clockAlM., and recorded in bcok/reel/volume NoN89 on page _22244
I RUST DEED (FORM No. 881-1) ID A: HINEY and KATHRYN L. Santa Cruz Avenue A.Robles, CA. 93446 Grantor RT L. NUNN and WILMA L. NI Sturdivant Ath Falls, OR 97603. Beneficien	STATE OF OREGON, County of Klamath ss. I certify that the within instrument was received for record on the 17th. day of Nov., 19.89, at 8:57 o'clock AlV., and recorded in book/reel/volume No. M89 on page 22244 or as fee/file/instru- ment/microfilm/recordin
I KUST DEED (FORM No. 881-1) DEVEND-NESS LAW PUB. CO. PORTLAND. ORE ID A: HINEY and KATHRYN L. Santa Cruz Avenue A. Robles. CA. 93446 Grantor SPACE RISERVED Grantor SPACE RISERVED SPACE RISERVED FOR Recorder's USE Recorder's USE AFTER RECORDING	STATE OF OREGON, County of Klamath }ss. I certify that the within instrument was received for record on the 17th. day of Nov., 19.89, at 8:57 o'clock AlV., and recorded in bcok/reel/volume No. M89 on page 22244 or as fee/file/instru- ment/microfilm/reception No. 7990 Record of Mortgages of said County. Witness my hard out
I KUSI DEED (FORM No. 801-1) (FORM No. 801-1) ID A: HINEY and KATHRYN L. Santa Cruz Avenue A. Robles. CA. 93446 Grantor SPACE RISERVED Grantor SPACE RISERVED SPACE RISERVED FOR FOR RECORDER'S USE RECORDER'S USE MATTER RECORDING RETURN TO TAIN TITLE COMPANY OF	STATE OF OREGON, County of Klamath ss. I certify that the within instrument was received for record on the 17th. day of Nov., 19.89, at 8:57 o'clock AM., and recorded in book/reel/volume No. M89 on page 22244 or as fee/file/instru- ment/microfilm/reception No. 7990, Record of Mortgages of said County. Witness my hand and seal of County affixed.
I KUST DEED (FORMA. No. 881-1) DEVENDE-NEES LAW PUR. CO. PORTLAND. GAR ID A. HINEY and KATHRYN L. HINEY Santa Cruz Avenue P. Robles. CA 93446 Grantor SPACE RISERVED FOR FOR RECORDER'S USE AFTER RECORDING RETURN TO TAIN TITLE COMPANY OF LAMATH COUNTY	STATE OF OREGON, County of Klamath ss. I certify that the within instrument was received for record on the 17th. day of Nov., 19.89, at 8:57 o'clock AM., and recorded in book/reel/volume No. M89 on page 22244 or as fee/file/instru- ment/microfilm/reception No. 7990, Record of Mortgages of said County. Witness my hand and seal of County affixed.
I RUST DEED (FORM. No. 881-1) INTERNEL-REES LAW PUBL CO. FORTLAND. ORE: ID A: HINEY and KATHRYN L. Santa Cruz Avenue ARDLess. CA. 93446 Grantor RT L. NUNN and WILMA L. NUNN Sturdivant Ath Falls. OR 97603 Beneticiary AFTER RECORDING RETURN TO TAIN TITLE COMPANY OF	STATE OF OREGON, County of Klamath }ss. I certify that the within instrument was received for record on the 17th. day of Nova, 19.89, at 8:57 o'clock AlV., and recorded in bcok/reel/volume No. M89 on page 22244 or as fee/file/instru- ment/microfilm/reception No. 7990 Record of Mortgages of said County. Witness my hard or of the said county.

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