		15 D COPYRIGHT 1988 STEVENS.NESS	
FORM No. 881-Oregon Trial Deed Series	TRUST	THE STATE AND ADDRESS OF THE ADDRESS AND ADDRESS AND ADDRESS	23505 brit
THIS TRUST DEE Gary L. Whisler,	D, made this 4th Úr. & Suzanne Balding	day of December Whisler, husband and wife	, 19 ⁸⁹ , between
المستحدة والعاصر والمتقرص والمتراجين وأرتب والمتراج والمتحد والمتحد والمتحد والمتحد والمتحد	ain Title Company of Kl	amath County	and Contrastee, and
Charles S. Glidd	len		et an 'n dige maret. Fearmer, 'n o ister
Grantor irrevocably	WITNE grants, barguins, sells and con County, Oregon, describ	SSETH: veys to trustee in trust, with pow ed as:	
West 35 feet o portion of vac and said porti 70 of BUENA VI according to t	of Lot 12 and the Ha ated alley lying be ons of Lots 12 and STA ADDITION to the the official plat th of Klamath County, O	e East 10 feet of Lot st 10 feet of Lot 13. tween said portion of 13 in ROSELAWN, Subdiv City of Klamath Falls ereof on file in the o regon.	Lots 21 and 20 ision of Block , Oregon,
 now of hereafter appertaining, i tion with said real estate. FOR THE PURPOSE Sum of TWENTY THREE TH **********************************	and the rents, issues and promis the OF SECURING PERFORMANCE HOUSAND AND NO/100***** ******************************		ntained and payment of the ************************************
 To protect, preserve, and and repair; not to remove or demol not to commit or permit any waste of 2. To complete or restore destroyed thereon, and pay when due 3. To comply with all laws, tions and restrictions allecting said join in executing such, linancing stat cial. Code as the beneficiary may 7 proper public office.or offices, as w by filling officers or searching agen beneficiary. 	or contances, legit hood support of the binding of	subordination or other agreement atlecting thereof; (d) reconvey, without warranty, all grantee in any reconveyance may be deso legally entitled thereto," and the recitals the be conclusive proof of the truthiulness ther services mentioned in this paragraph shall be (10). Upon 'ony delault by grantor h time without notice, either in person, by a pointed by a court, and without refard to the indebtedness hereby secured, enter upon rety or any part thereol, in its own name issues and profits, including those past due there or the apple secures of oncertion and col	Ins deed of the her of charge or any part of the property. The ribed as the "presen or peak ribed as the "presen or peak her of the state of the shall coll result of the state and the state of the state her adequacy of any security for the adequacy of any security for and or of presize collect the rents, and unpaid, and apply the same, rection, including reasonable attor- reby, and in such order as bene-
bolicies of insurance, shall fail or any rea deliver said policies to the benefician tion of any policy of insurance in the beneficiary may procure the	usly maintain insurance on the oblights of premises agains: loss or damage by life the provide state of the second state of the ciary, with loss payable to the latter; all rece to the benetivary as soon as insured, soon to procure any such insurance and to ry at least lifteen day i prior to the expira- but of hereafter placed on said buildings, sering at grantor's expense. The amount- nurance policy may be applied by beneti- d benetive and in unch order as beneticiary.	property, and the application or release the waive any delault or notice of delault here pursuant to such notice. 12. Upon default by grantor in pay	is for any taking or damage of the eol as aloresaid, shall not cure or eunder or invalidate any act done ment of any indebtedness secured ment of any indebtedness of the
ciery upon any indedications section may determine, or at option of ber any part thereoi, may be released it not cure or waive any delauft or no act done pursuant to such notice. 5. To keep said premises ir taree, assessments and other charge against, said property belore any F charge's become past curo or delingu	eliciary the entire amount so collected, or o crantor. Such a pplication or release shall stice of default he euroder or invalidate any ee from construction liens and to pay all es that may be levied or assessed upon or part of such tate, assessments and other ient and promptly deliver receipts therelow	declare all sums secured hereby immediate event the beneliciary at his election may p in equity as a morfagle or direct the trus advertisement and sale, or may direct the the remedy, either at law or in equity, which the the beneliciary elects to loreclose by adverti- the trustee shall execute and cause to be ree- and his election to sell the said described res	perious and payable. In such ar ty du to increlose this trust deed by unste to pursue any other right or beneficiary may have. In the event sement and sale, the beneficiary or to roded his written notice of default i property to satisfy the obligators ir the time and place of sale, give moreded to lorcelose this trust deed
ments, insurance premiums, liens o by direct payment or, by providi make such payment, beneliciary m and the amount so paid, with inter hereby, together, with the obligation trust deed, shall be added to and	ail to make paynent of any taxes, usees r other charges, pryable by grantor, either ng beneliciary with, lands, with, which to ray, at its option 'make' payment thereol est at the rate set forth in the note secures na described in paragraphs 6: and 7: 0 this become a part of the cobt secured by this rights arising irrm breach of any of the rights arising irrm breach of any of the	in the mark a provided in ORS 66.735 to 8 in the mark filter, the trustee has commenced sale, and at any time prior to 5 days befor sale, the grantor or any other person so pr sale, the grantor of any the default cons the default or defaults, fit the default cons	I foreclosure by advertisement and e the date the trustee conducts th wileged by ORS 86.753, may cur ists of a failure to pay, when due to be adverted by caving the

trust deed, shall be added to and become a part of the cobt secured by this trust deed, without waiver of any rights arising from breach of any of the covennits hereoi and for such payments, with interst as aforesaid, the prop-erty hereinbelore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable with-constitute a breach of this trust deed. 6. To pay all costs, less and expenses of this trust including the cost of this search as well as the obligation herein onnection with or in enforcing this obligation herein allest the security rights or powers of beneficiary or trustee's and attorney's less actually incurred. 7. To appear in and defend any action or frocteding' purporting to affect the security rights or powers of beneficiary or trustee's and attorney's less, the amount of this frast fees and the beneficiary or trustee's and attorney's less actually incurred. 7. To appear in and defend any action or proceeding' purporting to affect the security rights or powers of beneficiary or trustee's and attorney's less, the amount of attorney's less mentioned in this parafresh 7 in all costs and evenes, in-cluding evidence of title and the beneficiary's or trustee's lattery including the security rights or power of beneficiary or trustee's lattery including any suit or the forelosure of this deed, to pay all costs and evenes, in-cluding evidence of title and the beneficiary's or trustee's lattery's less, the amount of attorney's less mentioned in this parafresh 7 in all costs and evenes, in-bediate by the trial court and in the event of an app all from any judgment of the court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's less on such appeal. It is mutually agreed that:

penalto court shall acjouge reasonable as the benchary, or induces allow ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said preperty shall be taken under the right of eminent domain or condemnation, bendiciary shall have the right, if it's o elects, to require that all or any portion of the amount required as compensation for such taking, which are in eacy of the amount required to pay all reasonable costs, expenses and able to be and the mount required applied by it first upon any reasonable costs, expenses and attractive the indebtedness both in the trial and appellationalis, coressarily said or incurred by bene-ficiary in such proceedings and the balance applied upon the indebtedness accured hereby; and informents as shall be necessary in, obtaining such com-emsations of its lees and presentation of time upon written request of bene-ficiary, payment of its lees and presentation of time den without allecting the limbility of any person for the payment of the indebtedness, trustee may (a) consent to the making of any range or plat of said property; (b) join in (a) consent to the making of any range or plat of said property; (b) join in

ale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delauits. If the delauit consists of a lailure to pay, when due, the delauit or delauits. If the delauit consists of a lailure to pay, when due, entire amount due at the time of the cure other than such portion as would entire amount due at the time of the cure other than such portion as would ont then be due had no delauit occurred. Any other delauit that is capable of being cured may be cured by tendering in addition to curing the delauit or obligation or trust deed. In any case, in addition to curing the delault or obligation or trust deed. In any case, in addition to curing the delault or delauits, the person ellocting the cure other delautes the the trust deed together with trustees and attorney's tess not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designates in the motice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either and in one parcel or in segarate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to sold, but without any covenant or warranty, express or im-plied. The trustues is thereol. Any person, excluding the trustee, but including of the truituness thereol. Any person, excluding the trustee, but including of the truituness thereol. Any person, excluding the frustee, but including of the truitunes thereol. Any person, excluding the frustee, but including of the domention of the distation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of the trustee in the trust deed as their interest smay appear in the order of the trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, p

NOTE: The Trust Deed Act provides that the trustee hareur or must be either on altorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and ban association authorized to do buiness under the laws of Oregan 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 agroes to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said less ibed real property and has a valid, unencumbered title thereto

an an Arthur An Arthur

Evelyn Biehn

Deputy

Fee\$13.00 Pernetha

and that he will warrant and forwer defend the same against all persons whomsoever. State angere Bistorial (Batage) Galerian (Batage) The Society (Batage)

88 (23 69) 1 1 2 - 4 9

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Mountain Title Company

Klamath Falls, OR 97601

----and a that the use of the fully fully

222 South Sixth

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The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

\$ \$200

elonda Regional - Elonda Hall Regional - Elonda Hall

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and ussions. The ferm 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 femining and the neutor, and the singular number includes the plural.

 IMPORTANT HOTICE: Delete, by lining out, which over worranty not applicable; if warranty (a) is applicable and the beneficiary I as such word is defined in the Truth-in-Lending Act and Regulation by making disclosures; for this purpose us Stevens-Nest Form No. 1319, or if compliance with the Act is not required, divegued this notice. If the signer of the above is a corporation, was the form of acknowledgement opposite.) STATE OF OREGON, County of This instrument was acknowledged before me on December 4 19.89 by Garry L Whisler, Jr; and Suzarme Balding Whisler 	is a creditor Gary L. Whisler, Jr ation Z, the Ary L. Physical Control of the Con
(SEAL) Notary Fublic for Oregon Afylecommission expires: 6-16-92	Notary Public for Oregon My commission expires:
said trust deed or pursuant to statute, to cancel all eviden herewith together with said trust deed) and to reconvey, will estate now held by you under the same. Itail reconveyance	independences secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of need of indebtedness secured by said trust deed (which are delivered to you hout warranty, to the parties designated by the terms of said trust deed the and documents to
Do not lose or destroy this Trust Deed OR Till: NOTE which it secure	Boneficiary 95. Beth must be delivered to the trustee for cancellation before recenveyance will be made.
Grantor	STATE OF OREGON, County of
Charles S. Glidden 113 High Street Klamath Falls, Or 976Cl. Beneticury AFTER RECORDING RETURN TO Mountain Witho Company	RECORDER'S USE ment/microfilm/reception No. 8680 Record of Mortgages of said County. Witness my hand and seal of County affixed.

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JANP?

14:15

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