| FORM No. 881-Oregon Trust Deed Series-TRUST DEED. | K-41966 | COPYRIGHT 1988 STEVENS.NESS LAW PUB. CO., PORTI | 1 AND OD ATTA |
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| • | TRUST DEED | Vol. <u>m90</u> Page 1 1 | 169 _@ |
| THIS TRUST DEED, made this LAWRENCE SOWELL and JUNE S | <u>17th</u> day of J OWELL, husband an | anuary 1990 nd wife, as to 1/2 inte | <i>, between</i> rest and |
| JOHN L. SOWELL, as to 1/2 as Grantor, KLAMATH COUNTY TITL, MUREL ACLONCIDED | interest, not as | rights of survivorship | with, |
| MUREL A. LONG and BARBARA E | LONG, as tenant | , as Tri t-Sincommon | istee, and |
| as Beneficiary, | | | ala ana ang ang ang ang ang ang ang ang an |
| left fir i 20mml できまた人間を見る。 | WITNESSETH: | | 1. M. 1. |
| Grantor irrevocably grants, bargains, inKlamathCounty, Or | sells and conveys to trust regon, described as: | - 동네 전 바람이 이 것 같은 것 같은 것 같은 것 같이 많이 했다. | |
| an a | | | |
| SEE ATTACHED EXHIBIT "/ | A" | A painter 1.24Mar of Gereon | |

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all fixtures now or hereatter 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 Thousand Dollars (\$30,000)

Dollars, with interest thereon according to the terms of a promissory

not sooner paid, to be due and payable <u>January</u>, 1994. The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

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Sold, conveyed, assigned or alienated by the grantor without first therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To protect preserve and maintain said property in good condition of the commit on promit any vanies of said property in good condition of the commit on provide of said property in good conditions, coverants, conditions, and repair, not to remove or and maintain said property in good condition of the commit on provide of restore promptly and in good, and workmanike, manner any building or improvement which may be constructed, damaged or form and pay when due all costs incurred theretor.
To complete, or restore promptly and in good, and workmanike, mainter any building or improvement which may be constructed, damaged or form and restrictions allecting said property. If the beneliciary so requests, to join in executing such instanding statements pursuant to the Uniform Commercial Code as the beneliciary may require, and to pay for filing same in the provide of the and continuously maintain insure.
Ar provide and continuously maintain instance on the building same in the provide other, haards as the beneliciary, with loss payable, to the latter, all or on the said promises against loss or damage by itre and continuously maintain instance.
Ar provide the said promises against loss or damage by itre and sup of provide or discust env or because and payable of the latter, all or any protect or insurance and to prove provide thereor.
To provide the said promises against loss or damage by itre and protection or concurs any such insurance and to pay provide insurance and to pay and there any protect or insurance on the beneficiary may the unit of the security as a payable of the latter, all or any protection or relates place.
To prove the provide the securit any be collased to granter as beneficiary any policy of

It is mutually agreed that:

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, beneticiary shall have the right, if it so elects, to require that all or any portion of the monies payable to sompensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, all its own, expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly, upon beneficiary's request. 9. Al: any time and from time to time upon' written request of bene-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of tuli reconveyances. for cancellaton), without altecing the liability of any person for the payment of the indebtedness, to any person for the payment of the indebtedness, to be any the such proceeding and presentation of the indebtedness, though the such proceeding and presented of the indebtedness, (a) consent to the making of any map or plat of said property; (b) join in

franting any easement or creating any restriction thereon; (c), join in any subordination or other agreement allecting this deed or the isen or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described as the present or lacts shall be conclusive prool of the truthulness thereoi. Thus is the property of the event of the truthulants thereoi. Thus is the property of the event of the truthulants thereoi. Thus, and the receiver to be any of the services mentioned in this paragraph shall be not less than \$5 or any of the property and the receiver to the adaptation of a services mentioned in this paragraph shall be not less than \$5 or any set any of the indebiedness hereby secured, end to the adaptacy of any security for the indebiedness hereby secured, end to the adaptacy of any security for the indebiedness hereby secured, end to the adaptacy of any security for the indebiedness herebs secured, end to the adaptacy of any security for the indebiedness herebs and collection, including reasonable altoring's fees upon any indebiedness secured hereby, and in such order as beneficiary and the entering upon and taking possession of said property, the follection of such rents, issues and profits or compensation of lease thereoid as altoresaid, shall not cure or wards for any taking or damage of the resonable any default or notice of default hereunder or invalidate any act dotter or way default or notice of default hereunder or invalidate any act wards and the second of such resonable and the second of the second of the same of the same second of the same or the any default or notice of the same or invalidate any act was any default or notice.

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 end of the performance of any agreement hereunder, time being of the sence with superclassical and any agreement hereunder, time being of the end is sums electioned herein and a set of the performance of the pendicity declare all sums elections and any agreement and payable. In such and in equity as a mortfage or direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall its the time and place of sale, give notice thereol as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would politering the had no default occurred. Any other default that is capable of defaults, the person elfecting the case, infinition to curing the default of defaults. The person elfecting the case, indiction to curing the default of defaults. The person elfecting the case, indiction to curing the default of the default or default occurred in enforting the obligation to the sale at the time of the cure of the time tor the there at the tince of the curin

deed as their instruction, support time to time appoint a successor or successors to any trustee named herein or to his successor trustee appointed here-surplus, if any, to the grantor or to his successor trustee appointed here-under. Upon such appointment, and without convergance to the successor trustes a the latter shall be vested with all title, powers and duties conterred and substitution shall be must or appointed hereunder. Each such appointment and substitution shall be must be brewitten instrument executed by beneficiary, which, when recorded in the by written instrument executed by beneficiary, which when recorded in the brewitten instrument executed by beneficiary, and substitution shall be must be conclusive proof of proper appointment of the successor trustee. If Trustee success is instruct, when this deed, duly executed and acknowledged is made, a public record as provided by law. Trustee is not obligated to motily, any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atto or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States rney, who is an active member of the Oregon State Bar, a bank, trust company a or the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. attor

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| The grantor covenants and agrees to and with the b | eneticiary and those claiming under mini, me |
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| fully seized in fee simple of said described real property an | u llas a vallu, uterioante |
| The amount due shall be paid in f | ull upon Grantors selling the real |
| estate secured herein. | |
| and that he will warrant and forever defend the same aga | inst all persons whomsoever. |
| CITED AND A CONTRACT OF A DECEMPTION OF A D | |
| $ \begin{array}{l} \left\{ \left\{ {{{{\bf{r}}_{{{\bf{n}}}{{\bf{n}}}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}} = 0, \\ \left\{ {{{\bf{n}}_{{{\bf{n}}}{{\bf{n}}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}} = 0, \\ \left\{ {{\bf{n}}_{{{\bf{n}}}{{\bf{n}}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}}} = 0, \\ \left\{ {{\bf{n}}_{{{\bf{n}}}{{\bf{n}}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}} = 0, \\ \left\{ {{\bf{n}}_{{{\bf{n}}}{{\bf{n}}}}} = 0, \\ \left\{ {{\bf{n}}_{{{\bf{n}}}{{\bf{n}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}}} = 0, \\ \left\{ {{\bf{n}}_{{{\bf{n}}}{{\bf{n}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}}} = 0, \\ \left\{ {{\bf{n}}_{{{\bf{n}}}{{\bf{n}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}} = 0, \\ \left\{ {{\bf{n}}_{{{\bf{n}}}{{\bf{n}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}}} = 0, \\ \left\{ {{\bf{n}}_{{{n}}{{\bf{n}}}} \right\}_{{{\bf{n}}}{{\bf{n}}}}} = 0, \\ \left\{ {{\bf{n}}_{{{n}}{{n}}}} \right\}_{{{n}}{{n}}} = 0, \\ \left\{ {{\bf{n}}_{{{n}}{{n}}}$ | |
| The grantor warrants that the proceeds of the loan represented | t by the above described note and this trust deed are: |

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purp

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 terminine 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.

* 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 notice. ice.

(If the signer of the above is a corporation, and the second statement of acknowledgement apposite.)

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| EUCS | STATE OF OREGON, |
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| STATE OF ORECON, 7 | <i>County of</i> |
| LOUDLY OL CARD- 4- Art Ministry Transferrer | This instrument was acknowledged before me on |
| This instrument was acknowledged before me on January 1900 1990 by | 19 |
| LAWRENCE SOWELL and JUNE | as |
| SOWELL, and JOHN L. SOWELL | of |
| The second s | |
| CT IN A CON | Notary Public for Oregon (SEAL |
| (SEAL) | |
| (SEAL) My commission expires: 12-19-92 | My commission expires: |

nessee and the second REQUEST FOR FULL RECONVEYANCE 22.5 10.004 λ.

Concurrence Stational March - March regards and shall To be used only when obligations have been paid. a thing of

eren an state an and an a 4.000390 ..., Trustee La dia dia wa TO:

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

The article as the function of the function o

Beneficiary

not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

| TRUST DEED | u ^{†7} α. | STATE OF OREGON, Ss. |
|---|-------------------------------------|--|
| (FORM No. 881) STEVENS-NESS LAW PUB, CO., PORTLAND, ORE. | | Certify that the within instrument was received for record on the day |
| | Merce charged and | of |
| JUNE SOWELL, JOHN | | at O CLOCK |
| L. SOWELL Grantor | SPACE RESERVED | in book/reel/volume Noon |
| 4월 1999년 1911년 - 2012년 1월 1912년 1월 1912 | FOR | pageor as fee/file/instru- ment/microfilm/reception No |
| MUREL A. LONG and | RECORDER'S USE | ment/microfilm/reception recently |
| MUREL A. LONG and | 1044G | Record of Mortgages of said County. |
| ,这些话,这个人都是这些话,这个人的,一口的话,我们就是我的话,我们就是我的话,我们还是一个人的。" | 이번 이 이상 전에 가지 않는 것 같은 것 같이 있는 것 같아. | Witness my hand and seal of |
| Beneficiary | 5 Harozer () | County affixed. |
| AFTER/RECORDING RETURN TO | SOWEDDA MUSSONG SA | |
| | | TITLE |
| PROCTOR & FAIRCLO | | B., Deput |
| 280 MAIN STREET KLAMATE FALLS, OR 9760 | isnai doud | Ву Дерия. |

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EXHIBIT "A"

The following-described real property in Klamath County, Oregon:

That portion of the SE¹ lying South of the Railroad right of way, in Section 1, Township 41 South, Range 10 East of the Willamette Meridian, EXCEPTING THEPEFROM the following described parcel: Beginning at the iron pin which marks the quarter section corner common to Sections 1 and 12, Township 41 South, Range 10 E.W.M.; running thence North 0°29' West along the quarter line, which line is also the East boundary of Sunshine Tracts a distance of 674 feet which line is also the East boundary of Sunshine Tracts a distance of 674 feet to an iron pin; thence South 89°51' East a distance of 193.9 feet to a point; thence South 0°29' East parallel to the above mentioned quarter line a distance of 673.2 feet to a point on the South line of said Section 1 which line is also the centerline of the Dalles California Highway; thence North 89°57' West along the centerline of the Dalles California Highway; thence or less, to the point of said South section line a distance of 193.9 feet, more or less, to the point of

beginning.
 ALSO EXCEPTING THEREFROM that portion conveyed to United States of America
 by deed dated October 9, 1908, recorded October 13, 1908, in Volume 25 page
 135, Deed Records of Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: SS.

| Filed for record at request of of A.D., 19 of FEE 18.00 | <u>Klamath County T</u> <u>90 at 10:06</u> Mortgages | o'clock <u>R_M</u> , and con on Page <u>116</u> | 9 | <u>M90</u> , |
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