°° 12739	mr. 3293- KAILIT DEED	Vol. me	20 Page 04 K9 公
THIS TRUST DI STEVEN E. MC MAN	EED, made this <u>23rd</u> day of US and SHIRRY E. MC MANUS, husband	March and wife	1990., between
as Grantor, NOUNTAIN	TITLE COMPANY OF KLAMATH COUNTY		, as Trustee, and
BOBBY R. LOPER a as Beneficiary,	nd MARGARIST J. LOPER, husband and y	wife	······································

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WITNESSETH:

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

The E1 NN% of Section 32, Toumship 40 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon.

Klamath County Tax Account #4011-03200-00400.

F(391 | No. 831-1-Oregon Trust Dood Series-TRUST DE II) (Ne : astriction on essignment).

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 renus, 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 mitting TATUR PURPOSE of SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of THIRTY-FIVE THOUSAND AND NO/100 -----

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

not sooner paid, to be due and payable \_\_per: terms of note \_\_\_\_\_, 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.

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becomes due and payable. To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement theteron; not to commit or permit any waste of said property. 2. To complete or restore promptly and in \$-od and workmanilite marner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, rigulations, covenants, concl-tion: and restrictions allecting said property; il the bereficiary so requests, to join in rescuting such financing statements pursuant to the Unitorn Commer-cial Code as the beneficiary may require and to pay for filing same in the proper public offices or dices, as well as the cost of all lien searches maile ben-liciary.

5. to comply winn an iaws, orainances, rigulations, covenants, condition and restrictions allecting said property; if the beneficiary or requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filling same in the proper public office or offices, as well as the cost of all lien searches male by ling officers or searching adencies as may Le diened desirable by Lie or or researching adencies as may Le diened desirable by the and such other hastrads as the beneficiary may itay line to time require, in an amount not less than 8. <u>DONE</u>, <u>TEQUIPEG..............</u>, written in con panies acceptable to the beneficiary with Tost pay ble to the latter; all policies of insurance shall be delivered to the beneficiary statements and buildings or any policy of insurance new or hereafter precised on any policy of insurance policy may tray in the to time require, in any policy of insurance new or hereafter placed on and buildings, the beneficiary at least filters can be privated or and purchased on the policy of insurance policy may be privated on the sait policies to the beneficiary at least filters and such insurance and to any policy of insurance new or hereafter placed on said buildings, the beneficiary may procure the same at grantor's acceptable. The partition of any policy of insurance new or hereafter placed on said buildings, the beneficiary may procure the same at grantor's acceptable there any part thereoi, may be retained to grantor. Such application or release shut are any the definition of a such insurance or invalidate any act thereoi, may be trained to the charge that may be level or assessed upon or the section part thereoi, the grantor is and prontily defined the grantor is any obtention in the section of any day of the section of a such applied to the beneficiary with funds with which to thair such any there and to any of the section applied to the section applied to anot sout applied to any of the section applied to any

## It is mutually agreed that:

It is mutually agreed that: 3. In the event that any partion or all cloaid, roperty shall be then where the right of uniment domain or condemnation, brusticiary shall have the right (i li is so elects, to require that all or any parties of the monies pay are the compensation for such taking, which are in where if the mount required to pay all teasonable costs, expenses and attorney's less necessarily pair of meured by grantism in such proceedings, shall be you'd to beneficiary in and applied by it first upon any reasonable costs and expire us and attorney's less. So h in the trial unit appellate courts, necessarily pairs or incurred by hene-sic ary in such proceedings, and the balance applied upon the indubtedness and exceedy and grantor agrees, at list own inperse, to take such actions and exceedy any time and from time to any in obtaining such actions (ary, payment cf is less and payment of this leed and the motor for more in any prime and from time to all on his led and the motor for the history of the presention of the is whout alloting (a) consent to the making of any map or plat of take for your (b) on in (a) consent to the making of any map or plat of take provery; (b) jon in

STEVENS-NESS LAW PUB. CO., PORTLAND, OR. \$720

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereoi; (d) reconvey, without waranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person legally entitled thereto", and the incitia thereon Trutte's levels or lay of the services memored 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, by agent or, by a receiver to be ap-pointed by a court, and without refard to the adequacy of any security lor the independent of the anti-advection of the second pro-tises destand products, including those past due and unpaid, and apply the same, less costs and reported. Joins and projected herein such order as bene-liciary may determine. 11. The entering upon and taking possession of said proper-ticiary may determine. 11. The entering upon and taking possession of said property, the collection of such roles and prolites or compensation or awards for any taking or damage of the property, and the application or release thereof as alloresial, and apply the substrained of projection or awards for any taking or damage of the property, and the application or release thereof as alloresiad, shall not cure or ware any delault by grantor in payment of any indebtedness secured hereby in the substraine.

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 essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to foreclose this trust deed by either at law or in equity, which the beneliciary may have. In the event the beneliciary elects to foreclose by advertisement and sale, the beneliciary of 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 fix the time and place of sale, five notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 56.795. 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 defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be curred by paying the entite amount due at the time of the cure other than such portion as would not then is due had no default occurred. Any other default the is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In addition to curing the default the stand expenses actually incurred in enforcing the beneficiary all costs and expenses actually incurred in enforcing the beneficiary all costs to defaults, the person effecting the cure shall pay to the beneficiar

and expenses actually incurred in enforcing the obligation of the trust deed 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 purcel or in separate parcels and shall will the parcel or parcels at auction to the highest bilder for cash, payable at the time of oale. Trustes shall deliver to the purchase its deed in form as required by law converying the property to sold, but without any matters of lact shall be conclusive proof of the truthfulness thereof. Any present excluding the trustee, but including the gametor and breaking the to any matters of lact shall be conclusive proof of the truthfulness thereof. Any present excluding the trustee, but including the gametor and breaking the to a payment of (1) the expense of sale, in-cluding the 10 reheabilitation secured by the trust deed, (3) to all presons based as their interests may appear in the order of their priority and (4) the tourplus, it any, to the granter or to his successor in interest of the successor trustee, the latter shall be vested without conversance to the successor trustee, the latter shall be vested with all title, powers and duice conferred upon auch appointment, and without conversance to the successor to desting insultated, shall be conclusive proof and duice conferred upon any trustee herein named or appointment excured by benefired which the property is situated, shall be conclusive proof duice and pointment of the successor trustee. If. Trustee accepts this trust when this deed, duy executed and neknowledded in made by written instrument excured by benefired which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

NCTE: The Trust Deed Act provides that the trustee heres der must be either an attainey, who is an act ve member of the Oregan State Bar, a bank, trust company or savings and John association autionized to do Lisines: under the Jaws of Oregan or the United States, a title insurance company autionized to insure title to real property of this stare, its substitutions, alfiliates, agents y branches, the United States or any agency thereof, or an escow agent licensed under ORS 696.505 to 696.585. ng alanah di seriang kang kang kang kang kang kang dipang di A second a second second

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The grantor covenants and ally seized in fee simple of said	l agrees to and with the be	meficiary and those claimi has a valid, unencumber	ng under him, that he is ed title thereto except	1aw-
ally seized in fee simple of said	described real property -			
ence	andar Angeler (1995) - Angeler (1995)	inst all persons whomsoev	er.	
nd that he will warrant and fo	rever defend the same again			
		t the shows described note as	nd this trust deed are:	
The grantor warrants that the (a)* primarily for grantor's per (b) (b) (c) (c) (c) (c) (c) (c) (c) (c) (c) (c	proceeds of the loan represented rsonal, family or household purp SEXXED SECSES STATES PROPERTY	by the above destant Notice bel	ow), XXX <del>3,XXXX</del> X	
(AL) MALLING &		t. Indata	ne devisees, aunumannation	contract nasculin <del>e</del>
This deed applies to, inures to personal representatives, successors a secured hereby, whether or not name fender includes the feminine and the	nd assigns. The term beneficiary d as a beneficiary herein. In con- neuter, and the singular number	struing this deed and whenever includes the plural.	and wear first above writte.	n.
gender includes the tenunine and the IN WITNESS WHERE	d as a beneficiary nereni in neuter, and the singular number COF, said grantor has heree	unto set his hand the day $t$	MaMaria	
	out, which ever warranty (a) or (b)	SPETEN E. MC MAN	Mc Mans mc Manues	)
not applicable; it wonthin the Truth-it as such word is defined in the Truth-it	and Regulation by making require and Regulation by making require	SHERRY E. MY MAN	NS	
as such word is defined in the Act banel clary MUST comply with the Act disclearers; for this purpose use Stevens If compliance with the Act is not require	ed, disregard this notice.			
(if the signer of the above is a corporation, use the form of acknowledgement opposite.)			``	
STATE OF OREGON,	) ST	ATE OF OREGON, County of	) ss.	
County of Klamath	under before me on Th	County of is instrument was acknowledged 		
March 010 ,1990	as.			
STEVEN E. ME. MANUS and	SHERFLY F. MC MANUS			
Firstec	Intery Public for Oregon No	ctary Public for Oregon		(SEAL
SEAL) My Commission expir	res: 11/16/9/ M	y commission expires:		
0.0	ROUIST FO	I. FULL RECONVEYANCE		
	To be used only wh	in ebligations have been poid.		
	gal owner and holder of all inde- and satisfied. You hereby are d		oing trust deed. All sums see	ured by site the terms
trust doed have beer; rully pills	trates to car sel all evidences	of indebiediness security des	ionated by the terms of said i	ivered to 3 trust deed
said trust deed or pursuant to berewith together with said trus	and satisfied. You hereby are d statute, to cancel all evidences t deed) and to reconvey, without he same. Mail reconveyance and	i warranty, to the parties deal i documents to		
estate now held by you minin .				
estate now held by you under t			Beneficiary	
(state now held by you share .				ill be made.
DATED:	t Dood OR THE FICTE which it occurat.	ligh must be delivered to the trustee f		lil be made.
estate now held by you which the state now held by you which the state of the state of the street t			TATE OF OREGON,	<u>h</u>
estate now held by you main to Do not loss or destroy this True TRUST D		S	TATE OF OREGON, County ofKlamat I certify that the with	h in instru
estate now held by you what to DATED: Do not less or destroy this Ires TRUST D (FORM No. 83) STRYENEN USE LAW PUB. CO.	DEED)	S	TATE OF OREGON, County of	h in instru the 23rd 19
Cestate now held by you what the power held by y	BEEL)	S NUS c	TATE OF OREGON, County of <u>Klamat</u> I certify that the with yas received for record on t <u>March</u> at 3:59 o'clock P.M.	h in instructure the 23rd , and reco M90
Cestate now held by you main to DATED: Do not lose or destroy this Irea TRUST D (FORM No. 831 STEVEN E. MC MANUS 6203 AirWay Drive Klamath Falls, OR.	PEED and SHERRY S. MC MA 97603. Grau or	SPACE RESERVED	TATE OF OREGON, County of <u>Klamat</u> I certify that the with vas received for record on to <u>March</u> at 3:59 o'clock <u>P.M.</u> in book/reel/vo'ume No. page 5429 or as f	h in instruc- the 23rd , and reco M90 ee/file/in No
Center new held by you main to Do not loss or destroy this True TRUST D FORM No. 831 STEVEN E. MC MANUS 6203 Airway Drive Klamath Falls, OR. BOBBY R. LOPER and LOPER and	and SHERRY E. MC MAI 97603 (Grauf or MARGARE? J. LOPER	SPACE RESERVED	TATE OF OREGON, County of Klamat I certify that the with vas received for record on to March at 3:59 o'clock P.M., in book/reel/volume No. page 5429 or as f ment/microfilm/reception	h in instruc- the 23rd , and reco M90 ee/file/in No aid Count
Cestate now held by you main to DATED: Do not lose or destroy this Irea TRUST D (FORM No. 831 STEVEN E. MC MANUS 6203 AirWay Drive Klamath Falls, OR.	DEEL) -1) PORTLAND. CRE. and SHERRY E. MC MAI 97603 (Graw or MARGARE', J. Boyotici ary	SPACE RESERVED	TATE OF OREGON, County of <u>Klamat</u> I certify that the with vas received for record on to <u>March</u> at 3:59 o'clock <u>P.M.</u> in book/reel/vo'ume No. page 5429 or as f	h in instruc- the 23rd , and reco M90 ee/file/in No aid Count 1 and se

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	068209	OFIL GON DEPARTIVENT	OF HUMAN RES	SOURCES			
	LD. TAG NO. 5.30	HEALTH   Vital Rec	DIVISION	T136-			
ANT -	Local Fik: Number		E OF DEATH		State File Number		
	Wilber	Walter	WOMER, J		1 Dec	EATH (Monin, Day, Year) 12, 1989	_
	+ SOCIAL SECURITY NUMBER SA AGE	rs) 74 Mos. Days Hour		PLACE (City and State of (ry) Edmonds,		RTH (Month, Day, Year) 25, 1915	-
DECEDENT	A WAS DECEDENT EVER IN U.S. ARMED FORCES? HOSPITAL:	20 Incatient [] ER/Outpatient [] DO	Sa. PLACE OF DEA	TH (Check only one)			-
1	UD. FACILITY NAM E (If not institution, gi	ive : livet and number)		a LOCATION OF DEAL	n 190	COUNTY OF DEATH	=
2	Merle West Medic: 10a DECEDENTS USUAL OCCUPATION (Give kind of york done during in al	tof working	NDUSTRY	Klamath Fa	Married 12 SPOUSE III	Klamath Married, Widowed)	-
3	Me Do ppy usi retired.) District Manage:f	Social S Administ		Divorced (Specify) Married		Kathleen	
4	Oregon Kil	Y 13c. CITY, TOWN, OF LO anath Klanath		13d. STREET AND HUN			-
5	136. INSIDE CITY 131. ZIP CODE	14 WAS DECEDENT OF HIS PANIC O (Specify No or Yes - If yes, specif	RIGIN? 15. RACE V Cuban. Black	E American Indian, k, White, etc. (Specily)	16. DECEDENT (Specify only higher		-
	Gres DNo 97601	Mexican, Puerto Rican, e.c.) 🔀 N Specity:	o 🗋 Yes	White	Elementary/Secondary (	12) College (1-4 or 5+) 2	-
PARENTS	Wilber W. Womer,	iast 18. MOTHER - NAME fust Sr. Bertha Al	middle maide .ma Wasser		RMANT NAME and rel.		•
DISPOSITION	30a. METHOD OF USPOSITION C M IU	other ofers)	ON (Name of cemetery, c ernal Hill:	rematory, or 20c LOC			•
7	Donation Dither (Specify)	Me	morial Gar		amath Fall	s, Oregon	_
8	PERSON ACHING AS SUCH	DIA	SE NUMBERI 22. NAI Censeej	Ward's K	lamath Fur	neral Home	
9	DATE FILED (N UNIN, Day, Year)		09 24. REQI		n Street Falls, Ore	97601	-
REGISTRAR	DEC 1 8 1 25. DID HOSPITAL REPRESENTATIVE N	989 AAK E BEQUEST FOR ANATON ICAL GIFT	na	S GIFT MADE?	inedy		-
C L	TYES CENO INA		0	YES SINO 🛛	N/A		-
10		BY CERTIFYING PHYSICIAN		TO BE COMPLETED	ONLY BY MEDICAL EX		
11	27. TIME OF DEATH 28. WAS M 0030 M 13 /rs	EDI SAL EXAMINER NOTIFIEL?	Dia. TIME C	DF DEATH 315. DAT	E PRONOUNCED DEAD	(Month, Day, Year, Hour)	-
CERTIFIER	19. To the best of my knowledge, dus th due to the cause(s) and manner s at (Signature)	occurred at the time, date, place and ted.		bests of examination an time, date, place and d	d'or investigation, in my ue to the cause(s) and r	opinion death occurred nanner stated.	
	FIXIN	range		nature)	·		_
12	0. DATE SIGNED   Monin, Day, Yapu)	-		IGNED (Month, Day, Ye	a <i>r)</i>	COUNTY	
	54 NAME, TITLE, ADDRESS AND ZIP OF	, ND / 2614 Clove		h Falls, O	regon / 97	601	•
CONDITIONS	35. NAME OF ATTENDING PHYSICIAN II						-
HIMEDIATE B	A IMMEDIATE CAUSE (ENTER ONLY C N	ECIUSE PER LINE FOR (A) (D, MID (C))	Do not enter mode of dying	g. p.g. Cardiac or Respire	Nory Arrest.	Interval between onset and drath,	•
CAUSE STATING THE UNDERLYING CAUSE LAST	DUE TO, OR AS A CONSEQUEN SE	1-Int-Lat M	<u>youndin</u>	L'Inta	ret	interval between onset	-
	(5) DUE TO, OR AS A CONSEQUEN JE	Of :				Interval between onset	
CAUSE OF DEATH	ART OTHER SIGNIFICANT CONDITION	<u>s</u> .	-   37. Did	tobacco use contribute	38 AUTOPSV 39. II	and death YES were findings considered	
15	<ul> <li>Conditions contributing to death b</li> </ul>	ut no: related to cause given in PART t.	101	ihe death?	"	determining cause of death?	
16		NOVEOFINJURY 410. TIME OF 4		CRIBE HOW INJURY O			
17	Natural Pending Investigation		Tes 🗆 No				
$\cap$ 1		. PLA CE OF INJURY - At home. f.(m, stree building, etc. (Specify)	I, factory, office 411. LOC	ATION (Street and Num	ber or Rural Route Num	ther City or Town States	
C	U Suicide Manner 4 1e Homicide Legal Intervention	ennoung, are topacity	· · · · ·			ion, ony or rown, state,	
	Homicide D Legal		I		·		
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C (	Homicide Legal Intervention		STATISTICS C	COPY		452 REV. 1-89	AULTONING IN.
	Homicide Legal Intervention	() 31GINAL - VITAL : THEPRODUCTION OF THE DO ICE: OF THE KLAMATH GOUNT	STATISTICS C CUMENT OFFICIALI / REGISTRAR.				PARSA
	Homicide Legal Intervention RESERVED FOR REDISTRARYS USE THIS IS A TRUE AND EX/C REGISTERED AT THE OF F		STATISTICS C CUMENT OFFICIALI (REGISTRAR.		Verline	452 REV. 1-89	PAna
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C	Homicide Lagai ARESERVED FOR REDISTRARTS USE THIS IS A TRUE AND EX/C REGISTERED AT THE OF F DATE ISSUED		Y REGISTRAR.	JORNA (	NAA VERLING O	452 REV. 149	ERAN C
	Homicide Diagai Interention I RESERVED FOR REDISTRAR'S USE THIS IS A TRUE AND EX/ C REGISTERED AT THE OF F DATE ISSUED	T A STATE THE KLAMATH SOUNT CELOF THE KLAMATH SOUNT CELOF THE KLAMATH SOUNT CELOF THE KLAMATH SOUNT CELOF THE KLAMATH SOUNT	Y REGISTRAR.	Jorna C	NAA VERLING O	452 REV. 149	EPA
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STATE OF OREC	Homicide Diggi Herendon Homicide Diggi RESERVED FOR REDISTRARYS USE THIS IS A TRUE AND EX/C REGISTERED AT THE OF F DATE ISSUED DATE ISSUE ISSUE	AMATH: ss.		OOLAA ( DON KIAMATH	A VERLING THE COUNTY OREGON	452 REV. 1.89	EGON -
STATE OF OREC	Homicide Diggi RESERVED FOR REDISTRARYS USE THIS IS A TRUE AND EX/C REGISTERED AT THE OF F DATE ISSUED	AM ATH: ss.	Y REGISTRAR.	DORAG ( DOR KLAMATH KLAMATH	A VERLING THE COUNTY OREGON	452 REV. 1.89	
STATE OF OREC	Homicide Diagai Herendon Diagai RESERVED FOR REDISTRAR'S USE THIS IS A TRUE AND EX/ C REGISTERED AT THE OF F DATE ISSUED DE DE DATE ISSUED DE DE GON: COUNTY OF KI at request of farch A.D., 19 50	AM ATH: ss.	Clock PM Diclock PM	Lora C DON KLAMATH AL., and duly re e 5431 hn CC	the county creation	452 REV. 1.89 	
STATE OF OREC Filed for record a ofN FEE \$8.00 Return: Kath	Homicide Diagai RESERVED FOR REDISTRAR'S USE  THIS IS A TRUE AND EX/ C REGISTERED AT THE OF F  DATE ISSUED  DATE ISSUED  DATE ISSUED  CON: COUNTY OF KI  at request of	AMATH: ss.	Y REGISTRAR.	Lora C DON KLAMATH AL., and duly re e 5431 hn CC	The	452 REV. 1.89 	