FORM No. 881-Oregon Trust Deel Series-TRUST HEED	自己们想到的来去	COPYRIGHT 1988 STEVENS.	NESS LAW PUB, CO., PORTLAND, OR. \$7206
<sup>∞</sup> 15932	TRUST DEED	Vol. mas	Page <b>11164</b> 💮
THIS TRUST DEED, mude this29th	day of	May	, 19.90., between
DANIEL LEWIS KING AND KAREN LEE KING	, husband and	d wife	
as Grantor, KLAMATH COUNTY TI'LLE COMPANY			, as Trustee, and
W.R. STEWART, M.D.			
as beneficiary,	ITNESSETH:		
Grantor irrevocably grants, bargains, sells a in <u>KLAMATH</u> County, Oregon,	nd conveys to t described as:	rustee in trust, with po	ower of sale, the property
Lot 29 of First Addition to Summers	Lane Homes, a	according to the o	fficial plat
thereof on file in the office of the	County Cleri	k of Klamath Count	y, Oregon.

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

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

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sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due at d payable.
To protect the security of this trust cleed, grantor afrees:

 To protect, preserve and maintain sold property in good cardition adreasi, not to comove or demolish any baldau or improvement different therefor.
 To comply with all away, ordinarce is reflations, covenants, conditions and restrictions allecting tailed property in food cardinal devices of thereon, and pay when due all costs incurred therefor.
 To comply with all away, ordinarce is reflations, covenants, conditions and restrictions altering tailements payable.

To comply with all settements presents the buildings of the pay the devices of a statement present which they be constructed, damayled or device the ordines a swell as the cow of all lien sectors may be proper public ollice or ollices, as well as the cow of all lien sectors and the buildings ow or hereafter erected on the said propersy if the finent to time require. In an amount not less than 3. INSULADUE VILLUE ..., written in companie acceptable to the beneficiary, with lost nayable to the liettry; all profered to the beneficiary as soon as nound; if the grants shall all or any present poly and the state of a subscience and to device shall be divered to the beneficiary as soon as nound; if the senter shall all or any present placed on said building; the beneficiary may be applied by lieng; and poly of a state and the state of a subscience or invalid as a state and the state of a state and the state of a subscience or invalid as a state and the state of a state of a subscience or invalid as a state and the state of a subscience or invalid as a state and the state of a subscience or invalid as a state of the security and poly of a state of a subscience of a subscience of a subsc

## It is mutually agreed that:

It is martually agreed that: 8. In the event that any portion or all of sud property shall be taken under the right of eminent domuin or condemn stion, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies psyable as compensation lor such taking, which are in eachs of the amount required to pay all reasonable costs, expenses and atturney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it lirst upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by ben-liciary in such proceedings, and the balance applied upon the indebt dness wind execute buch inframontagives, all be paines, to take such actions ensation, promptly upon beneliciary's request sass, in obtaining such com-neliciary, payment of its lees and presentation of this deed and the none for indorsement (in case of hull reconvergances, for cance fained, with all wells of the undebt all wells the inbility of any person for the payment of the indebt dness, truster may (a) consent to the making of any map or plat of suid property; (b) jrin in

fument, iffespective of the maturity dates expressed therein, or frament, iffespective of the maturity dates expressed therein, or frament, environment, and the second of the second of the second of the property, and the second of the truthulaness thereof. Trutes's less for any of the second of the second of the truthulaness thereof. Trutes's less for any of the second of the second of the truthulaness thereof. Trutes's less for any second of the second of the second of the truthulaness thereof. Trutes's less for any second of the second of the truthulaness thereof. Trutes's less for any of the second of the second of the truthulaness thereof. Trutes's less for any second of the second of the truthulaness thereof. The second of the second pointed by a court, and without restard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-ty or any part thereof. In its own name sue or otherwise collect the rents, issee and and its, including these part due and unpaid, and apply the same, less easily and the second of the second of the property, the collection of such rents, issues and profits, or the property, the collection of such rents, issues and profits, or the property of any difference. 11. The entering upon and taking possession of said property, the owaive any delault or notice of delault hereunder or invalidate any act done 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 property, and the application or release thread a profits any other right or rendy, either at law or in equity, which the beneficiary may have. In the secure the beneficiary each discover and proceed to loreclose this trust deed by advertisement and ask, or may direct the trustee to loreclose this trust deed in the menticiary each the decision any proceed to loreclose thi

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 by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder lor 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 without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. "15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluring the compensation of the trustee and a trasonable charge by trustee's adving their interest may appear in the order of their paying and (4) the surplus. The shall be such sever in interest entitled to such surplus. 16. Beneficiary may turn time to time appoint a successor or succes-lated as their interest may appear in the interest entitled to such surplus. 16. Beneficiary may furch is not or to his successor in interest entitled to such

surplus, if any, to the grantor or to his successor in increst entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee amend herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee. The latter shall be vested with all title, powers and duris conferred upon any trustee herein named or appointed hereunder. Each such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duris conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record at provided by law. Trustee is not obligated to notily any party herelo of pending sale under any other deed of trust or of any action or proceeding in which first power you trustee shall be a party unless such action or proceeding is brought by trustee.

The Trust Deed Act provides that the trustee becomer must be either an altarne ings and loon association ritulhorized to the business under the laws of Oregon a ty of this state, its subsidiaries, affiliates, igen's or branches, the United States or n octive member of the Oregan State Bar, a bank, trust company States, a tille insurance company withorized to insure tille to real thereat, or an escrow agent licensed under ORS 503,535 to 595,585. NOTE altorney who is a he United the any agency

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantic's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successori and assigns. The term beneficiery shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiery herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

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IN WITNESS W	HEREOF, said grantor	has hereunto set his hand the flay and y	ear first above written.
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My commission	Paxpires. 12-19-92	My commission expires:	
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	승규는 전문 공공을 가지 않는 것을 많이 많이 했다.	red only when obligations have been paid.	
	승규는 전문 공공을 가지 않는 것을 많이 많이 했다.		
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Evelyn Biehn, County Clerk

By Daulener Mulinoldie Deputy

NAME

TITLE

Fee \$13.00

AFTER RECORDING RETURN TO

97601

W.R. Stewart

Klamath Falls, Oregon

1932 Erie