Aspen Title <u>#01035256</u> FO TRUST DEED. RIGHT 1988 STEVENS-NESS LAW PUB 00 Vol.m90 Page 11661 16239 TRUST DEED

THIS TRUST DEED, made this ____4th ____day of ____June ____, 19.90 , between DAN MC FARLAND

HOWARD W. BECK

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as Beneficiary,

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Lots 1 and 2 and the South Half of the Northeast Quarter of Section 5, Township 33 South, Range 7 1/2 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

Code 8, Map 3307-V0000, Tax Lot 400.

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connec-tion with said real estate.

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Eighty -four Thousand and No/100

sold. conveyed, assigned or alienated by the first described proper them, at the beneficiary's option, all obligations secured by this irast therein, shall become immediately due and payable.
 To protect the security of this trust died, frantor afrees:

 To protect the security of this trust died, frantor afrees:
 To protect preserve and maintain said property in &ood condition any building or improvement thereon.
 To completit any waste of slid property.
 To completit any may require and to pay for fling and memory from and restrictions allCting slatements pursuant to the Units continues may building to a slid property with all lens entites made by fling of ling slatements and waste of slid and the banding and the slid promises afained loss or daraade by fire on security and the said promises afained loss or daraade by fire an aroon the slid scale as a slid slides or daraade by fire on the said promises afained loss or daraade by fire on anot ters than 3 "LTSUTUPT" or the slives is soon a sinured to the or allocal continuously maintain in stranx on the building and submerses afained loss or daraade by fire on proceed in the slide of the boreout an sinured to the slives of the slives afained loss or daraade by fire on proceed in such adverty is soon a sinured to the origit of the slives of the slives afained loss of daraade by fire on the said yreason to procee anony sinutants and to the building of improte the same at frantor's express. The amount contants acceptable to the benelicity was proceed on sit the sinutance of the sinutance o

It is mutually agreed that:

It is mutually direed that: S. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficity shall have the right, if it so elects, to require that all us any portion of the mount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs and expenses and attorney's fees necessarily paid or applied by it first upon uny reasonable costs and expenses and attorney's been-licitary in such proceeding, shall be paid to recurred by bene-ticitary in such proceeding, shall be paid or recurred by bene-licitary in such proceeding, and the balance applied upon the indebtedness and attorneys and gametr agrees, at its own expense, to take such actions and attorney and gametr agrees, at its own expense, to take such actions and attorney such instruments as shall be mecessary in obtaining such com-pensation, promptly upon timelicitary's request. At any time and from time to time upon writter request of bene-redownent (in case of luf) recovery ance, for cancellaton), writter request of bene-redownent (in case of luf) recovery ance, for cancellaton, written allecting the fishibity of any person for the payment of the inhobtedness, transfer may (a) consent to the making of any map or plat of said projecty; (b) join in

granting any ensement or creating any restriction thereon: (c) join in any subordination or other adreement allocting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The frame in any reconveyance may be described as the "person or persons legally entitled thereto," and the recital therein of any matters or lacts shall be conclusive proof of the truthuliness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. If Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person and the adequacy of any security for the indebtedness hereol, and without regard to the adequacy of any security for the indebtedness hereol, and without regard to the adequacy of any security for the indebtedness hereol is to win name and take possession of said profits, including those past due and insluding reasonable starres' less upon any indebtedness secured hereby, and in such order as beneficiary determine.
11. The entering upon and taking possession of said property, the collection of user terms, issues and profits or clease thereof a my taking or the same, and taking or taking or the adequacy of the same.
11. The entering upon and taking possession of said property, the follection of user terms, issues and profits or compensation or awards for protests of the adequacy of the admende of the property, and the application or clease thereof a almessid, shall not cure or waive any default or notice.
12. Upon default by grantor in payment of any involutions excured hereby is a charge of the same.

where any default or motice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by stantor in payment of any indebtedness secured hereby or in his performance of any inferement hereunder, time being of the environment of the such payment and/or performance, the beneliciary may event the banching accured hereby immediately due and payable. In such an event the banching accured hereby immediately due and payable. In such an event the banching accured hereby immediately due and payable. In such an event the banching accured hereby immediately due and payable. In such an event the banching accured hereby immediately due and payable. In such an event the banching accured hereby immediately due and payable. In such an event the banchic accured thereby interest the trustee to foreclose this trust deed by advertisement and sadde or direct the trustee to foreclose this trust deed the banchicary elects to foreclose by ad the beneficiary may have. In the event the banchicary elects to foreclose by ad the beneficiary may have. In the event the trustee shall execute and cause to be and pain and place of sale, the beneficiary and his election to sell the said described real proches the furstee conducts the secured hereby whereupon the trustee shall fix the time to satisfy the obligation in the manner providel in ORS 86,735 to 86,759. 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 drants. If the default consists of a laiture 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 not then be due had to default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default of defaults the prior is lestending the ablication of the trust deed operth

bilization or trust deed. in any defaults, the person ellecting the cure shall pay to the beneticiary an end-defaults, the person ellecting the cure shall pay to the beneticiary and expenses netually incurred in enforcing the obligation of the trust deed fogether with trustees and attorney's tees not exceeding the amounts provided by law.
14. Otherwise, the sale shall be held on the date and at the time any place designated in the potice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either ancels and the tor cash, payable at the purchase the ded in form as the time of sale. Trustee shall delivet to the purchaser its deed in form as the shall be rocclusive provided by the there with trustee shall be rocceded to the sale. Trustee shall delivet to the purchaser its deed in form as the shall be conclusive provided by the trustee scluding the trustee, but including the grantor and beneticiary, may purchase at the sale.
15. When truste sells purvant to the powers provided herein, trustee shall apply the concersion of the truste subsequent to the interest of the all be rouste in subsequent to the interest entitle to all. Truste interest at the condent is subsequent to the interest entitle to all be roust ended of any approximate of the interest of the all be trusted as their interests may appear in the order of their priority and (4) the surplus.
16. Beneliciary may from time to the any successor trustee appointed brees.

deed as first any, to the first or to his successor in interest entitled to such surplus. If any, to the first or to his successor in interest entitled to such surplus. If any, to the first or to any successor trustee appointed here-sors to any trustee named herein or to any successor trustee appointed here-invited by the shall be vested with all title, powers and duites conferred and substitution sheets named by written instrument executed by beneficiary, which, when recorded is made by written instrument executed by beneficiary, which, when recorded is half be confusive provided proper appointment of the successor trustee. If Trustee scepts this trust when this deed, duly executed and acknowledged is made a public record as provided by function in trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE. The Trust Deed Act provides that the trustee hereinder in at batiether an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or brand as, the United States or any agency thereof, or on escrow agent licensed under ORS 496.505 to 496.505. -----

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The grantor covenants and agre fully seized in fee simple of said descri	es to and with the	e beneficiary and those claiming un	der him that he is law-
and that he will warrant and forever of	deiend the same a	gainst all persons whomsoever.	
(b) for an organization, or (even if fr	antor is a natural per	son) are for business or commercial purpo	oses.
secured hereby, whether or not named as a bar gender includes the feminine and the neuter, au	neticiary herein. In o nd the singular numb	includes the plural.	ext so requires, the masculine
IN WITNESS WHEREOF, said IMIORTANT NOTICE: Delete, by lining out, which applicable, if wurrenty (e) is applicable and the	Var warrantu fat as Itt	unto set his hand the day and year is $\frac{Dan}{Dan}$	first above written.
as such word is defined in the Truth-In-Lending A beneficiary MUST comply with the Act and Regula discletures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregar	et and Regulation Z, f lion by making requir	IN TAN MO PADT AND	
(If the signer of the above is a corporation, we the form of acknew/segment opposite.)			
STATE OF OREGON, County of KJO mattle This instrument, was, acknowledged but	} \$\$.	ATE OF OREGON, County of) 55.
J. on c ¹ (1,14), 1970. by DAN MG: FAIL, AND	- 王子 ふちちち ほうしょう 二番	, b y	
Jot Able vie Halles (SE/IL)	V	ry Public for Cregon	(SEAL)
	<u> d 1</u>	commission expires:	
το :	, Trust		
ruat deed have bein fully paid and satisfied, a said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r	cel all evidences of i cel all evidences of i econvey, without win	ndebtedness secured by said trust deed (ranty, to the parties designated by the	ng to you under the terms of which are delivered to you
estate now held by you under the same. Mail r DATED:	econveyance and doc	uments to	
		Beneliciary	·······
De net lese er distrey this Trust Died OR THE NOIR	: Which It secures. Both m	st be delivered to the trustee for concellation before	reconveyance will be made,
TRUST DEED (FORMA No. 861) STEVENS NESS LAVY PUB. CD., PORTLAND, ORE.		STATE OF OR County of I certify th	
		was received for of	record on the 14th.day June
Grantor	M	SPACE RESERVEDin book/reel/volume No	
AFTER RECORDING RETURN TO			ages of said County. my hand and seal of
Hopen Title Attac Collection Dept.	Fee \$13.00	NAME C	ehn, County Clerk. TILE

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