NESS LAW PUB. CO., PORTLAND. DR. \$7204 FORM No. 18 - Oregon Trust Devil Series -TRUST DIED 1-42354 Vol. <u>mg0</u> Page 12219 00 16551 TRUST DEED THIS TRUST DEED, made this 15th day of June June , 19 90 , between MAXINE MACFARLANE as Grantor, KLAMATH COUNTY TITLE COMPANY , as Trus MARIAN J. KNOX AND PAUL KNOX, humband and wife, with full rights of survivorship as Trustee, and as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath ____County, Oregon, described as: A tract of land situated in Lots 7 and 13, Section 20, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows: Beginning at the intersection of the Southerly line of the 1K Drain and the Westerly right of way line of the Old Midland Highway; thence Northwesterly along the Southerly right of way line of the 1K Drain, 680 feet; thence continuing Westerly along said drain 700 feet; thence South 400 feet; thence East to a point that is South, 350 feet from the point of beginning and located on the Westerly right of way line of said highway; thence North along said highway 350 feet to the point of beginning.

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said propery shall be taken under the tight of eminent domain or condemnation, benchiciay, shall have are right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in semiclically shall have any to pay all reasonable costs, expenses and attorney's less neo-starily paid or incurred by grantor in such proceedings, shall be public to beneficiary and populat by it liss upon any reasonable costs and expense and attorney's less, both in the trial and appellate courts, meessarily paid or incurred by bene-both in the trial and appellate courts, meessarily paid or incurred by bene-both in the trial and appellate shall be meessary in obtaining such accom-secured hyreby; and grantor agrees, at its own expense to us the such accom-genesition, promptly upon beneficiary's request. 9. At any time and inon time to time upon wilter request of bene-ficiary, promptly upon beneficiary's request. 9. At any time and inon time to time upon wilter request of bene-16 is all and the balance in the indibled and the note for 9. At any time and inconvegance, for cancellation), without aftering the liability of any person for the payment of the indibled nost, truster may (a) consent to the making of any map ur plat of said projecty; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey, without warmty, all or any part of the property. The grantee in any reconveyant the relative state of the "preventy. The failing entitled thereof, and there of the there of the "preventy. The strattee in any reconveyant the relative state of the "preventy. The failing entitled thereof, and the relative state of the "preventy. The strattee in any reconveyant the relative state of the "preventy. The failing entitled thereof, and the relative state of any of the services mentioned in this paragraph shall be not less than \$5. services mentioned in this paragraph shall be not less than \$5. new without notice, either in person, by agent or by a receiver to be ap-printed by a court, and without regard to the adequecy of any security for printed by a court, and without regard to the adequecy of any security for printed thereof, in its optimation and collection, including reasonable attor-sives and prolits, including previous and monied, and apply the same, its costs and expenses of optimation and collection, including reasonable attor-ing is learning upon and taking possession of said property, the collection objections and prolits, or the purefuel ite and other instrate and the application or release thereof as alloresiad, shall nor cure or vaive any default or notice of default hereunder or invaluate any act done y use and default or notice of default hereunder or invaluate any act done y ave any default by grantor in payment of any indebitedness secured 12. Upon distuit by grantor in payment of any indebitedness secured in the substrated and and are adversed hereunder. The being between the substrated in the substrate and prolits or release thereounder of invaluate any act done y ave any default by grantor in payment of any indebitedness done y ave any default by grantor in payment of any indebitedness done y ave any default down on the any in

estiction of such rents, issues and profits, in the proceed of the 'and' other insurance policies or compensation or awards for any taking or damage of the insurant to such profile of default hereunder or invaludate any act done wave any default or notice of default hereunder or invaludate any act done to such other by grantor in payment of any indebtedness secured Leeby or in his petcies out apayment and/or performance, the beneliciary may escance with respectedness of any agreement hereunder, time being of the systeme with respectedness of 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 advertisement and sale or any direct the trustee to foreclose this trust deed by a derived by as a mostfage or direct the trustee to foreclose this trust deed by a derived by the truste to foreclose by advertisement and sale. About of the obligation where shall execute and cause to be recorded his who wristly the obligation where thereds as then required \$6.735 to \$6.755. In the mention of the trustee shand proceed to foreclose this trust deed subs. And anone or any other person so privileged by ORS 86.753, may when due the default or defaults. If the default consists of a lature to pay, when due the default or defaults. If the default consists of a lature to pay, when due the default or default occurred. Any other default for a sub-and the neodend so the default consists of a lature to pay, when due the default or default occurred. Any other default for any browked by their the sale and clause the shall be default on a sub pay in a case and expresse 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 disgnated in the motice of sale or the time to which sale sale provided by law. 14. Otherwise, the sale shall be held on the date and the time and place disgnated in the motice of sale

NOTE. The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or sources and Ican association authorized to do businets 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, atfiliates, agents or brandies, the United States or any agency thereat, or an escraw agent licensed under ORS 496,505 to 696,555.

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The grantor covenants and agrees to a	nd with the beneficiary and those claiming under him, that he is h
auny seized in fee simple of said described rec	If with the beneficiary and those claiming under him, that he is his property and has a valid, unencumbered title thereto
and that he will warrant and forever defend	the same against all persons whomsoover
The granter warrants that the proceeds of the lo (a)* primatily for granter's personal, lamily or k (b) for an organization, or (even it granter is t	an represented by the above described note and this trust deed are: cusehold purposes (see Important Notice below), natural person) are for business or commercial purposes.
This deed applies to, inures to the benefit of an	d binds all parties hereto their hairs lateta in the
gender includes the feminine and the neuter, and the size	herein. In construing this deed and whenever the context so requires, the masculation includes the place
	or has hereunto set his hand the day and year first above written.
* IM-PORTANT NOTICE: Delete, by lining out, whichever warra not opplicable; if warranty (a) is applicable and the beneficie as such word is defined in the Truth-in-Lending Acr and Re beneficiary MUST comply with the Act and Regulation by m disclosures for this humans warrant.	gulation Z, the MAXINE MACFARLANE
disclesures; for this purpose uso Stevens-Ness Form Ne. 1319, Ill compliance with the Act is not required, disregard this notic	or equivalant.
(I) the signer of the obuve is a corporation,	
une the form of acknewledgement opposite.)	
STATE OF OREGON. County of L'URLAmath	STATE OF OREGON,
This instruction was acknowledged before me of June 19 7, 7990, by	County of}ss.
June 19 7 79 90, by	
MAXINE, MACEARLANE	
Deleg Dueliflan	ot
(SEAL) Notary Public for Oregon	Notary Public for Oregon
My commission expires: 12-19-92	My commission expires: (SEA
REC.	RUEST FOR FULL RECONVEYANCE
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