2-PH-3-01

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NESS LAW PUB. CO.

FORM	No. \$\$1Oregon Trust De	ed Series-TRUST DE						un a Sale res		120	21
00	17015		MTC 2	588	TRUST D	EED	Va				24.
	After a second		to this ?	151	da	v of	JUNE			1990	between
۰.	THIS TRUST	K R. WENDT	e 1115				••••••				
•••••			4 11 11	1 6 6				•••••			
		WILLIAM	P. BRANI	SNE	SS			•••••		, as Tru	stee, and
as Gi	rantor,								·····		
•••••	SOUT	H VALLEY S	TATE BAN	(•••••	,
as B	enelicinty,					SPT 11.					
					WITNES			with	nower of	sale, the	property
	Grantor irrevo	cably grants,	bargains,	ells	and conv	eys to n	rusiee m	1031, 0111	poner er		•
in	KLAMATH		County, Or	egor	e, described	1 as:					÷
	가족성(금황)는 비용(레이지) 가 관련(응왕)		1						e kan ar e		1. 18 to 1.
	SEE ATTACHED	FXHIBIT	A" BY TH	IS	REFERENC	E MADE	A PART	HEREIO			1
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together with all and singular the tenements, hereditany nts and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, 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

herein, shall become immediately due and payable.

It is mutually afreed that:

It is mutually afteed that: 8. In the event that any potion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right; if it so elects, to require that all or any potion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's test necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and paplied by it first upon any reasonable costs and expenses and attorney's feet, both in the trial and appellate courts, necessarily paid or incurred by beneficiary and ticiary in such proceedings, and its balance applied upon the indebtendess secured hereby, and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-9. At any time and irrom time to take lectony or written request of bene-ficiary, payment of its itees and presentation of this ided and the note for indorsent (in case of kull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtendes, truster may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons figure in any reconveyance may be described as the "person or persons for the services and the recturds therein of any, matters or lacts shall be conclusive provol of the truthulmess thereoil. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 55. U. Upon any delault 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 recard to the adequacy of any security for the indebiredness hereby secured, enter upon and take possession of said prop-rety or any part thereol, in its own name sue or otherwise collect the rents, issues and profirs, including those past do the abroves, and in such order as bene-liciary may determine. I. I. The entering upon and taking possession of said property, the inducted policies or compensation or alwards for any taking or damade of the insurance policies or compensation or release thereod as aloressid, shall not cure or waise any delault or notice of delault hereunder or invalidate any act dor-ter in bit or incide of delault hereunder or invalidate any act do the pursuant to such notice.

wave any default or notice of default hereunder or invalidate any act done wave any default or 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 hereby or in his performance of any agreement hereunder, time being of the desire all sums secured hereby immediately due and payable. In such an desire all sums secured hereby immediately due and payable. In such an desire all sums secured hereby immediately due and payable. In such an devine the beneficiary at his election may proceed to loreclose this trust deed by in equity as a mortigie or direct the trustee to loreclose this trust deed by in equity as a mortigie or direct the trustee to lorest the beneficiary of the beneficiary elects to loreclose the trustee to lorest any other right or the trustee shall eccure and cause to be recorded his written notice of default in the trustee shall eccure and cause to be recorded his written notice of default in the trustee shall encode and proceed to loreclose this trust deed motice thereof as then require to be awared horecode to loreclose this trust deed motice thereof as then require to 5 days before the date the trustee conducts the sule, the grantor or any the here of the cure other than such portion as would entire mount due as the time of the cure other than such portion as would not then be due had one default cocurred. Any other delault has be availe of allow the being dure the shall cocurred. Any other delault had is capable of not there by the due of the time of the cure other than such portion as would entire mount due as the default cocurred. Any other delault had is capable of not there by the due of the dure of the date the trust deed in the maneunt due had the default cocurred. Any other delault that is capable of not there by the the start by tendering the performance required under the obligation or throw effecting the cure shall pay to the beneficiary all costs and expense secured by tendering the performan

and expenses actually incurred in enforcing the obligation of the trust deed together with trustees 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 parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for cash payable at the time to sale. Trustee shall deliver to the purchase its flew downant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereoi. Any perchase at the sale. 15. When trustee sells payant of the trust design by the including the granter and beneficiary, may prechase at the sale. 15. When trustee sells payant to the powers provided herein, trustee shall delive to the obligation secured by the trust deed, (3) to all persons attorney. (2) to the obligation secured by the trust deed, (3) to all persons attorney. (2) to the obligation secured by the trust even in the trust shall only the process of sale to paynent of the interest of the trustee and there induce and beneficiary, may prease in the order of their priority and (4) the surglus. 16. Beneficiary may from time to time appoint a successor or succes-trustee, the latter shall be vested with all title, powers and dories conferred upon any trustee shall be written instrumert excluded by the successor in any strustee shall be written instrumert. Each such appointment which, when recorded in the mortage record here county or counties in which, when recorded in the strust when this deed. duly executed and the property is situated, shall be conclusive prooi of proper appointment of the successor trustee.

which, when recorded in the mortfage records or interpret of proper appointment which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. To trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to nolity 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.

active member of the Oregan State Rar, a bank, trust company states, a title insurance company authorized to insure title to real nereof, or an escrow agent licensed under ORS 696.503 to 696.535. NOTE: The Trust Deed Act provides that the trustee hereunder rust be or savings and loan association authorized to do business under the l property of this state, its subsidiaries, affiliates, agents or branches, the is on

The grantor covenants and a	agrees to and with the escribed real propert	the beneficiary and those claiming under him, that he is law- ty and has a valid, unencumbered title thereto
nd that he will warrant and fore	wet defend the same	e against all persons whomsoever.
		the the show described note and this trust deed are:
(b) for an organization, or (eve	en il grantor is a natural	esented by the above described note and this trust deed are: 1) August (See Mindowine Watthe berow). 1) person) are for business or commercial purposes. 1) person) are for business or commercial purposes.
personal representatives, successors and	as a boneficiary herein.	all parties hereto, their heirs, legatees, devisees, administrators, executors, eliciary shall mean the holder and owner, including pledgee, of the contract In construing this deed and whenever the context so requires, the masculine number includes the plural.
IN WITNESS WHEREC	OF, said grantor has	V Mal DI Jonet
* IMPORTANT NOTICE: Delete, by lining ou not applicable; if warranty (a) is applicab as such word 1; defined in the Truth-in-L as such word 1; defined in the stat a	the test and Regulation	an Z, the
as such word 1; defined in the Truth-in- Deneficiary MUST comply with the Act an disclosures; for this purpose use Stevens-N If compliance with the Act is not required.	Law Form No. 1319, of eq.	uivalent.
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)		
STATE OF OREGON.) \$\$.	STATE OF OREGON, }ss.
This Iperfument was acknowl This Iperfument was acknowl 27 1990 Mark R. Win	edied calore me on	County of
D. ° ' ?		of
0	tar; Puche for Oregon	Notary Public for Oregon (SE.
(SEALS My commission expires		My commission expires:
	To be used a	ES: FOR FULL RECONVEYANCE and y when abligations have been paid.
TO:	bolder of all	Trustee I indebtedness secured by the foregoing trust deed. All sums secured by are directed, on payment to you of any sums owing to you under the term are directed, on payment to you of any sums deed (which are delivered to
trust deed have been fully paid an	ature, to cancel all evide	ences of indebtedness secured by said trust deed there of said trust deed
herewith together with said trust d estate now held by you under the	snino. Mail reconvoyanci	e and documents to
DATED:		Beneficiary
		cures. Both must be delivered to the trustee for concellation before reconveyance will be made.
De nui lese er destrey this Trust De	ped OR THE NOTE which it see	
TOT DE	ED	STATE OF OREGON, County of I certify that the within instru
TRUST DE	/LAH0.04%	was received for record on the
(FORM No. 881) STEVENS NESS LAW PUS CO. PORT		
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(FORM No. 881) STEVENS NESS LAW PUR: CO PORT	Grantor BANK	SPACE RESERVED in book/reel/volume Noor as fee/file/in FOR pageor as fee/file/in RECORDER'S USE ment/microfilm/reception No
(FORM No. 881) <u>ATEVING NESS LAW PUB CO. POAT</u> MARK R. WENDT SOUTH VALLEY STATE	BANK	SPACE RESERVED in book/reel/volume No FOR page or as fee/file/in FOR and /microfilm/reception No
(FORM No. 881) <u>stevens ness Law pus co. port</u> MARK R. WENDT	Bank Bered Clary E'ISATIK	SPACE RESERVED FOR RECORDER'S USE RECORDER'S USE TOR RECORDER'S USE TOR RECORDER'S USE TOR TOR TOR TOR TOR TOR TOR TOR

The following described property situate in the NE1/4SE1/4 of Section 19, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Beginning at a point which is North a distance of 2564.5 feet and West a distance of 1337.2 feet from the iron axle which marks the Southeast corner of Section 19, Township 38 South, Range 9 East of the Willamette Meridian, said point of beginning also being on the Southerly right of way of Front Street (now known as Hank's Street) which point is 30.0 feet East of the Northeast corner of Block 2, KLAMATH LAKE ADDITION, as shown on the official plat of said Klamath Lake Addition on file in the County Clerk's office in Klamath County, Oregon; and running South along the 1/16 line on the West side of the NE1/4 of the SE1/4 of said Section 19, a distance of 220.0 feet to the true point of beginning; thence North 70° 53' East a distance of 232.3 feet; thence North 36° 12' East to the South right of way line of Lakeport Blvd., thence Southeasterly along said right of way line to the Northwest corner of that property conveyed to Ralph Smith and Alice Smith husband and wife and William Smith and Wendell Smith, and described as Parcel 2 in Deed Volume 215, at page 170, Deed Records of Klamath County, Oregon, thence Southerly along the Westerly line of said Deed Volume 215, page 170, Deed Records of Klamath County, Oregon to the Southwest corner thereof, thence West to the Southeast corner of that certain property described in Deed Volume 285 at page 444, Deed Records of Klamath County, Oregon, said point begin West 210 feet from the West line of the NE1/4SE1/4 of said Section 19; thence North 260 feet to the Northeast corner of that certain property described in Deed Volume 296, page 177, Deed Records of Klamath County, Oregon, thence West along the North line of said Deed Volume, 210 feet to the West line of the NE1/4SE1/4 of said Section 19, thence North along said West line to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: SS. dav 2nd A.D., 19 20 at 3:07 o'clock ____PM., and duly recorded in Vol. M90 the ____ Filed for record at request of ______Mountain Title Co. _____ on Page _____13024 Julv Mortgages of _ Evelyn Biehn County Clerk of_ By Qauline Mullender \$18.00 FEE