FORM No. 881-Oregon Trust Deed Series-TRUST D	EED. MITC. 25560-LH COPYRIC	NT 1990 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
3168:L	TRUST DEED	Voi. m91 Page 13257
THIS TRUST DEED, made this <u>11</u> day of <u>JUne</u> , 19 <u>91</u> , between VICTOR J. SCARAVILLI AND ERIC A. SCARAVILLI, with the rights of survivorship		
as Grantor, MOUNTAIN TI ROBERT F. PARKER AND GOLD	TLE COMPANY OF KLAMATH COUNT A E. PARKER, OR THE SURVIVOR	L, as Trustee, and THEREOF
as Beneficiary,	WITNESSETH:	
	bargains, sells and conveys to truste County, Oregon, described as:	e in trust, with power of sale, the property
The North 220 feet of 1080, according to t Clerk of Klamath Cou	the official plat thereof on the second second	, Block 6, WASHBURN PARK, TRACT file in the office of the County

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 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 THIRTY THOUSAND AND NO/100 \*\*\*\*\*\*\*\*\* sum of

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date nerewith, 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. In the event the within described property, or any part thereof, or any interest therein is sold, afreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

2

-----. — "

<text><text><text><text><text><text>

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right (if is so elects, to require that all or any portion of the monies pavable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be poid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney sizes, see-licitary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor attress, at its own expense, to take such access and execute such instruments as shall be necessarily paid or incurred by bene-licitary payment of its less and presentation of this deed and the mote for endorsement (in case of full reconvegances, for cancellation, without allection to find any privon for the payment of the indebtedness, trustee 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 subordination or other advenuent allecting this deed or the lien or charge there is a set of the set of the set of the set of the property. The sharthy in any reconveyance may be described as the "person or persons heally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthulmess thereof. Trustee's less for any of the services mentioned 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 courterby secured, enter upon and take possession of said prop-ession and products, including those past due and unpaid, and apply the same, here up any indebtedness secured hereby, and in such order as bene-liciary may determine. If the entering upon and taking possession of said property, the collection of such trusts and profits, or the proceeds of the and other induction of such trusts, issues and profits, or the proved the and other induction of such trusts, issues and profits, or the proved the and other induction of such trusts, issues and profits, or the proved the and other induction of such trusts, issues and profits, or the proved the and other induction of such trusts, issues and profits, or the proved at the and other induction of such trusts, issues and profits, or the proved of the and other induction of such trusts, issues and profits, or the proved of the and other induction of such trusts, issues and profits, or the proved at masse of the property, and the application or release thereol as alloresits, shall not cure or waive any delault or notice of delault hereunder or invalidate any act down where any delault by grantor in payment of any indebtedness ecure hereby or in his performance of any afferment hereunder. (in the being of the property of in his performance of any afferment hereunder. (in the being of the propest of in his perfor

movers, and the approximate or retering interest as attorsmit, shall not cure of waire 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 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 in equity as a mortfage or direct the trustee to foreclose this trust deed divertisement 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 in equity as a mortfage or 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 advertisement and sale, 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 delault and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall the the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. I. Alter the truste has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the entire amount due at the time of the cure other than such portion as would not then be due had no delault cocurred. Any other delault may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under bubing tin or trust deed. In delault may be cur

and expenses actually incurred in enforcing the obligation of the trust effect together with trustees 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 portponed as provided by law. The trustee may well said property refer in one parcel or in separate parcels and shall self the times of the line to auction to the highest bilder for cash, paysher a regular day, has conveying the portponety so sold, but without any matters of last her times of the line the property so sold, but without any matters of last shall be conclusive proof of the trustee shall define the time to the times of the line has a start of the parchaser in deed in ore and or warranty, express or im-plied. The registion the difference of the shall be conclusive proof of the trustee and the any purchase at the sale. Shall apply the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's hall may the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the granter or to his successor in interest entitled to suck surplus, if any to the granter or to his successor in success trustee, the latter shall be wated with all title privers and during concess inverse. The latter shall be wated with all title privers and during the sondersy where the latter shall be wated with all title privers and the be beneficiary when any trustee been nowed or appointed brivenest exclude by beneficiary when any trustee been nowed or appointed brivenest exclude by beneficiary when the strustees. The strustee when this deed, duly errected and where the properts of strustees this tru

• And the property is studied, but we correlate process proper upper upper memory of the successor trustee accepts this trust when this doed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which dranter, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

y who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to instre title to real any agony, thereal, or a escow agont homeas under ORS 003,553 to 503,553. NOTE: The Trust Deed Act provides that the trustee hereonder must be either an attainey or savings and lean association authorized to do husiness under the laws of Dregon or property of this state, ins subsidiaries, attilates, agents or branches, the United States or o

13258

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

except none.

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

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

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

Victur V. Sravan

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. VICTOR J. SCARAVILLI ERIC A. SCARAVILLI

Cia a franaville. STATE OF CALIFORNIA COUNTY OF <u>SANTA CLARA</u> On <u>6-20-91</u> **}** ss. (SEAL) \_\_\_\_\_, before me, the under-., 19....., signed Notary Public, personally appeared VICTOR J SCARAVILLI ONLY ACKNOWLEDGEMENT - INDIVIDUA ., 19....., OFTH SAL SEAL THERESA HANSON (personally known to me) or (proved to me on the basis of ••••••••••••••• NOTARY POLIC CALIFY B PRINCIPAL CERIES IN SANTA CLAISA UCUNITY e a. . . satisfactory evidence) to be the person ..... whose name subscribed to the within instrument and WWW.SSCHEN MAY acknowledged that HE executed the same. T ORKROXXXX ..... Theresa Harson **₩HomeFed**Bank STATE OF CALIFORNIA XXXX TRUST DEED XXXXXXX }ss. COUNTY OF \_SANTA\_CLARA (SEAL) ured by said On \_JUNE 21, 1991 XXXXXXXX , before me, the underthe terms of signed Notary Public, personally appeared \_FRIC\_A\_SCARAVI vered to you - INDIVIDUAL ust deed the OFFICIAL SEA! HALEH CARRILLO NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN ACKNOWLEDGEMENT satisfactory evidence) to be the person <u>XXXXXXXXX</u> whose SANTA CLARA COUNTY My Commission Exp. August 10, 1993 name XXXXXXXXXXXX subscribed to the within instrument and acknowledged that <u>HE\_XXXXXXXX</u> executed the same. 14-SIGNATURE 4/4 **WhomeFed**Bank SAV-193 (6/90) ) <sub>ss.</sub> STATE OF OREGON, SS. VICTOR J. SCARAVILLI AND County of Klamath ERIC A. SCARAVILLI 1934 BORCHERS DRIVE SAN JOSE, CA 95124 Grantor Filed for record at request of: ROBERT F. PARKER AND GOLDA E. 3950 HOMEDALE RD #80 Klamath Falls, OR 97603 Beneficiary SPACE F Mountain Title Co. F١ 9th day of \_\_\_\_\_July A.D., 19 91 RECORD ON this \_\_\_\_\_\_\_\_\_at \_\_\_\_\_\_14 o'clock P\_M. and duly recorded M91 \_ of <u>Mortgages</u> Page in Vol. <u>13257</u> Evelyn Biehn AFTER RECORDING RETURN TO County Clerk By Daule m Mulender MOUNTAIN TITLE COMPANY Deputy. OF KLAMATH COUNTY Fee, \$13.00 ···