	PPYRICHT 1990 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204
FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	29 PYRIGHT 1990 STEVENS. NESS LAW POPULATION 16265
NE TRUST DEED	
(a) 33338	
	August , 19 91 , between
THIS TRUST DEED, made this 15th day o WILLIAM S. NEWELL and KATHY M. NEWELL, husband a	nd wife
WILLIAM S. NEWELL and Realist	as Trustee, and
WILLIAM S. NEWELL and WAIN THE AND	unty
as Grantor, DEARING and JANICE E. DEARING, husbar	d and wile
THOMIT D. 22	
as Beneficiary, WITNESSET	
as Beneficiary, WITNESSET	h: to trustee in trust, with power of sale, the property
as Beneficiary, WITNESSET Grantor irrevocably grants, bargains, sells and conveys County, Oredon, described as	to musice in many and
Grantor irrevocably grants, bluggin, Oregon, described as	f an filo in
man No. 1. according to	the official plat thereof on fire in
Lot 10 of FAIR ACRES, TRACT NO. 1, decomposition the office of the County Clerk of Klamath County the office of the County Clerk of Klamath County	y, Oregon.
more more Noto and Moreddue daled builder	Comment upperain the PULLYayes
Welling MgO nade /UDU, MICLOLITH RECOVERE	the show grantor does not age to
chate of Oregon Debal Lillence of recountry	φ
to assume, SUBJECT TO: THUSE been and	Vlamath County Oregon, Wherein the
Volume M91, page 16262, Microfilm Records of	Dearing, husband and wife.
Volume M91, page 16262, Microfilm Records of Beneficiary is Timothy B. Dearing and Janice E.	
	the second se
together with all and singular the tenements, hereditaments and appurte	nances and all other rights thereafter attached to or used in connec-
together with all and singular the tenements, hereditaments and appurtents of the provident of the state of t	na an instance the second payment of the
tion with said teal PAIRPOSE OF SECURING PERFORMANCE of Ca	
FOR THE PURPOSE OF SECURING PERIOD	rs, with interest thereon according to the terms of a promissory grantor, the final payment of principal and interest hereof, if
(\$10,000.007	grantor, the final payment of principal and methods
note of even date herewith, payable to beneficiary of short and	of note19
not sooner paid, to be due and payable	date, stated above, on which thereis is sold, agreed to be
not sooner paid, to be use an polyter secured by this instrument is the The date of maturity of the debt secured by this instrument is the becomes due and payable. In the event the within described property, o sold, conveyed, assigned or alienated by the grantor without first hav sold, conveyed, assigned or alienated by the grantor without first hav	ing obtained the written consent or approximeters and therein, or
sold, conveyed, assigned soption, all obligations secured by this instrance	,
then, at the beneficiary's option, an option of the state of the second interview of this trust deed, grantor agrees:	nting any easement or creating any restriction thereon; (c) join in any easement or creating allocting this deed or the lien or charge the trial the second se

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becomes due and payable. In the event the without set of the sold, conveyed, assigned or alienated by the frantor without first he sold, conveyed, assigned or alienated by the grantor without first he herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

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 To protect the security of this trust deed, drantor agrees:
 To protect the security of this trust deed, drantor agrees:
 To protect the security of this trust deed, drantor agrees:
 To comply we are of sold property.
 To comply with all have, ordering the functions, covenants, condition in executing such linearing as when as the cost of all line search building or improvement which may be therein.
 To comply with all have, ordering the cost of all line search by the bay the bay

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken where the right of enument domain or confermation, benchcary shall have the under the right of enument domain or confermation, benchcary shall have the source of the encoded to require that all or any portion of the amount required is compensation for such taking, which are in encoded the amount required to pay treasonable costs, expenses and attil be paid to benchcary and incurred by strattor in such proceedings, shall be read to be encoded by ben-path it first upon any reasonable costs and expenses and attorney's fees, applied in the trial and appellate courts, mecessarily paid or incurred by ben-path in the trial and appellate courts, mecessarily paid or incurred by and exceedings, and the balance expense to take such actions and encoded with the attorney expense and encoded with the shall be necessary in obtaining such com-ention, promptly upon beneficiary's request. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note lor endorment (in case of lull reconveyances) for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge sthereol; (d) reconvey, without wattanty, all or any not of the property. The frame in any reconveyance may be described as the "person or persons grantly entitled thereto," and the recitals therein of non-motion of the truthulanes thereoil. Truster's lees for any of the second structure of the truthulanes thereoil. Truster's lees for any of the second structure of the truthulanes thereoil. Truster's lees for any of the services mentioned in this paragraph shall be not levels. beneficiary may at any firme without notice, either in person, by agreen or by a receiver to be ap-pointed by a court, and without regard to that lake possession of said prop-terly or any part thereoil, in its own nade sue or otherwise collect the rants, issues and prolits, including those past dollection, including reasonable attor-ney's lees upon any including those past and collection, including reasonable attor-ney's lees upon any including those past and for the rate of a said property, the collection of such recits, issues and prolits, or the proceeds of thre and other insurance policies or compensation or adards for any taking or damade of the pursuant to such notice. 12. Upon delault by grantor in payment of any damade of the pursuant to such notice.

imperity, and the application of release therms as moreship, shall not club of waive any default or notice of default hereinder or invalidate any act done 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 any default sums secured hereby invariant of the observable of the hereby or in his performance of the performance, the beneficiary may sence all sums secured hereby invariant of the observable. In such and default was a mortfage or direct the trustee to burelose this trust deed with respect to such payment and/or there to burelose this trust deed invariant was a mortfage or direct the trustee to burselose this trust deed the beneficiary at his election may inveced to burselose this trust deed the beneficiary elects to foreclose the trustee to burselose this trust deed the beneficiary elects to foreclose the trustee to burselose this trust deed the beneficiary elects to foreclose the trustee to burselose this trust deed notice thereof as then require the base and proceed to foreclose this trust deed notice thereof as then require to S days before the date there and place of safe de-safe, the grantor on any other restored loreclosus the advertisement and 13. Alter the trustee to S days before the date to pay, when due such default of do units. If the default consists of a future to pay, when due such default of do and the current lore there are default of any due to a safe or not then be due had no default cocurred. Any the hard before any when due such the grantor of the trust deed, the default may here draw the as scaled of not then be due had no default cocurred. Any the hard of here any when due such default of do and the trust deed, the default may here draw the date of a soft then be due bad no default cocurred. Any enternance required under the such the brank core is any case, had no default or not then be due bad no default cocurred. Any ente

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 shidler to cash, passable at the parcel said. For parcels at shall deliver to sole, but without any coverant or shall be enclosive provi-tion to the other purchaser its deed in horn as required by law conveying the protects in the deed of any matters of the trustee, but including of the proceeds of ball to particle at the trustee, but including the fraction and beneficiary, may purchase at the subsets, provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trust of the subsets, provided herein, trustee shall apply the proceeds of sale to payment of (2) the trustee (1) all persons attractions. (2) to the obligation secure the interest of the trustee in the trust deal as their interests may appear in the deed of all persons the first and, to the Kantor of the base sected of the trustee in the trust deal as their interests may appear in the subsection to the subsection of the trust for all persons surplus. 16. Beneficiary may from time to time appendix a succession of succession of succession of succession of the trust dependent of the succession of succession of the trust appendix of the subsection of the trust for all persons the first and, to the Krantor of the base succession on succession of the succession of succession of the trust appendix of the succession of succession of the trust appendix of the succession of succession of succession of the succession of the succession of succession of the succession of succession of succession of the succession of su

deed as their interests that support to his successed in interest entitled to such surplus, it any, to the krantor of to his successed in interest entitled to such surplus. The Renelectory may from time to time appoint a succession trustee on to any trustee named herein of to other succession trustee appointed here under. Upon such appointment, with all the powers and duties contention trustee, the latter shall be vested with all the powers and duties contention and substitution shall be inside burritten instrument executed by hear to common which, when recorded in the with all the contents of power appointment which, their recorded in the withest becauted by hear to common which, the property is situated, shall be enclosuse pixel of power appointment of the successor trustee accepts this trust when this desd, duty executed and acknowledged is made a public record as provided by law, rustere is not oblighted to notify any party hereto of pending sale under any other deed of oblighted to notify any parts hereto of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bur, a bank, trust company or savings and long association authorized to do business under the laws of Oregon or the United States, a title insumine company authorized to insure table to real property of this state, its subsidiaries, attiliates, agents or branches, the United States or any agency thereof, or an escow agent likensed under OSS 600-505 to 500-585.

16266

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 grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if 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, 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.

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor 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.

NEWEL. AF MAJEWELL Μ. THY NEWFT.I

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byWILLIAM S. NEWELL AND KATHY M. NEWELL This instrument was acknowledged before me on, 19......, hv as <u>_</u>.. anau U. Ċ 1..... lotary Public for Oregon

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO:

, Trustee

, 19. . . .

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:

Beneficiary

Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED (FORM No. 801) STEVENS NESS LAW PUB CO PONTLAND. ORE	SPACE RESERVED FOR RECORDER'S USE Fee \$13.00	STATE OF OREGON, County ofKlamath	
WILLIAM & KATHY NEWELL 4242 Fargo Klamath Falls, OR 97603 Grantor TIMOTHY & JANICE DEARING 1251 Waird St. Klamath Falls, OR 97603 Beneficiary		was received for record on the16th day of	
AFTER RECORDING RETURN TO Mountain Title Company 222 S. Sixth St. Klamath Falls, OR 97601		Evelyn Biehn, County Clerk. NAME By Quicing 7 Hultanoid Deputy	