It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of teminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the amonic payable to pay all reasonable costs, expenses and attorney's fees necessarily required to pay all reasonable costs, expenses and attorney's fees necessarily required to the trial and appellate courts, necessarily pad or incurred by ben-liciary in such proceedings, shall be paid to beneficing ben-tion to trial and appellate courts, necessarily pad or incurred by ben-liciary in such proceedings, at its own expense, so take such actions and execute such instruments as the first own expense, to take such actions of the such instruments as the first open vriften request of the ary time and from time to fine upon vriften request of bene-endorsenent (in case of tull reconveyants, for cancel sion), whose affects for the laiding of any map or plat of sait, property; (b) join in (a) consent to the making of any map or plat of sait, property; (b) join in

NOTE: The Trust Deed Act provides that the trustee herevider rous be either an entriney, who is an active member of the Origan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents of branches, the United States or any agency thereof, or an estrow agent licensed under OFS \$66,535 to 676 \$55.

surplus, if any, to the granter or to his successor in interest entitled to such aurplus, if any, to the granter or to the successor or successor let be be any further many from time to time appoint a successor or successor under. Upon such appointering or to any successor trustee appointed here-under. Upon such appointering and without conversance to the successor upon any trustes herein named or a without conversance to the successor upon any trustes herein named or a without conversance to the successor upon any trustes herein named or a without conversance to the successor upon any trustes herein named or a without conversance to the successor upon any trustes herein named or a without conversance to the successor which, when seconds in the mortage by written instrument executed by beneliciary. which the successor trustes of an successor trustes acknowledged is made a public record as provided by law. Trustee is not be not any party hereto of pening sain any other deed of trust or of any action or proceeding in which granter, beneficing or trustee and subsitive or integers and a such section or proceeding is brought by trustee.

for an erecuting such transmiss issuences parts in to the Units of the Solution of the proper public office or office, as well as the cut of all line searches much be building officers or searching agencies as may be deserted desirable by the solution of the search of the search

together with trustee's and attorney's tees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the dite and at the time and place designered in the notice of sale or the dite and the time and be postponed any the sale shall be held on the dite and the time and be postponed any the sale of the trustee may sell said sale may in one parcel or the sparse parcels and shall sell the parcel of parcels at shall deliver to the subscript for cash, payable at the time of sale. Trustee the property so the purchaser its deed in form as required by law conveying plied. The recitals the did for any prace solution of the truthulness the deed of any matters of lact shall be drech but without any covenant or warranty. Appress or im-of the truthulness the deed of any matters of lact shall be brechtsive proof the grantor and bened, but without any covenant or warranty. Appress or im-of the truthulness the deed of any matters of lact shall be proceed as the shall adply the proceed, sells pursuant to the powers. The truthulness of sale. The chall apply the proceed sells pursuant to the powers provided berein, trustee chall be compensation of sales to payment of (1) the expenses of sale is a having recorded liens subsequent to the interest of the further in the sale. The is interess may appear in the order of the is provided bereins trusteed having recorded liens subsequent to the interest of the further in the sale. 18. When interest may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in inferent entitled to such 18. Benelikiary may from time to time appoint a successor or surplus.

where any default or notice of default hereunder or invalidate on the origination of notice. If default hereunder or invalidate any set done pursuant to such notice. If default hereunder or invalidate any set done pursuant to such notice. If default hereunder or invalidate any set done pursuant to such notice. If default hereunder or invalidate any set done assence with respect to such payment many proceed to forections this performance, the beneficiary may declare all sums secured hereby invalidately due and payable. In such an in equity as a mortgage or direct the insiste to foreclose this trust deed advertisement and, or may direct the beneficiary may direct the beneficiary at his election methods be beneficiary as the secure and the beneficiary may direct the insiste to foreclose this trust deed advertisement and sale, or may direct the beneficiary may any other right or the beneficiary or and his election to advertisement and sale, or may direct the beneficiary may have. In the event the trustee to foreclose this trust deed in a constraint of the beneficiary or and his election to advertisement and sale, the beneficiary or the beneficiary or the tense ball executes what the the beneficiary direct to foreclose the insist of the default as curred hereby whereupon the trustee shall that the time and place of all as an anot any provided in ORS 66.735 to 66.755. The advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or any other right of the first due of the default continue of the default is capable of default and the default scure dy able and the submet of a submet of the default or any other right of the first due of the default contine of all the submet of a submet of the default of a submet of a submet of the default of a submet of the default or the default or trust deed the default of the trustee and submet of a submet of the default of the submet of the default or the default or trust deed. In a submet of the default the time and back of the firs

ney's lees upon any indebtedness secured increase, and a security in a security increase of the security increases and product of the security increases of the security increases of the security increases of the security o

granting any essentiant or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge frantes in any reconveyance may be described as the 'nerson or person legally entitled thereto' and the recitals therein 0 any matters or facts shall be conclusive proof of the truthiulness therein 0 any matters or facts shall services mentioned in this paragraph shall be not level is less for any of the 10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the agreesion of a services rest of the indefinition of the truthiulness therein of y a receiver to be the indefinition of the paragraph shall be not level be beneficiary may at any pointed by a court, and without regard to the adequot of any security for erty or any part thereot, in its own name sue or otherwise collect the rents, less costs and expenses of parts on secure direction and on the same issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of parts secured hereby, and in such order as bene-tionary may determine. 11. The entering upon and taking possession of said property, the

......, as Trustee, and

becomes due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain sad property in good condition and repair; not to remove or denolish any building or improvement thereon; 2. To compile or restore promptly and in Mood and workmanike destroyed thereon, and rimprovement which may be constructed, damaged or 3. To compile or restore promptly and in Mood and workmanike destroyed thereon, and rimprovement which may be constructed, damaged or 3. To compile and rest and property. 5. To compile and rest and pay when due all costs inclusion, corenants, cordi-tions and restrictions attecting statements pursuint to the Uniform Comment, for constructing used financing statements pursuint to the Uniform Comment, the by filing, officers or statuting agencies as may be deemide ascredes much be prevented to restore as a well as the cost of all ling same in the by filing, officers or statuting agencies as may be desired desirable by the destroyed and continuously maintain improved desirable by the

FORM No. 881-1-Oregon Trust Deed Series

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as Beneficiary,

note of even date herewith, payable to buneticiary or order and made by grantor, the linal payment of principal and interest hereot, it not sconer paid, to be due and payable as provided therein , the linal payment of principal and interest hereot, if The date of maturity of the debt secured by this instruct ent is the date, stated above, on which the linal installment of said note To protect the

sum of Fifty Thousand (\$50,000)-----

together with all and singular the tenevients, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the sents, issues and profits thereof and all tixtures 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 Different difference of the sector agreement of grantor herein contained and payment of the

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 6 in Block 2 of TRACT NO. 1172, SHIELD CREST, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

RICHARD N. BELCHER ind O-JA BELCHER, husband and wife. EDWARD MARTIN BERGIN and OLIVE MAY BERGIN, husband and wife,

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STEVENS NESS LAW PUP. CO. FORTLAND. SP. STEP 34853 196.333 [13] TRUST DEED

-T WST CEED (No restrict A Bri utsignin COPYRIGHT 1998

18975 The grantor covenants and agrees to and with the beneficiery and those claiming under him, that he is lawfully seized in fee simple of said described real property end has a valid, unencumbered title therete 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 end this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) NOLAR MEMORY MARKER NEW WEY WARRAW, BENNY MERKER MEMORY MERKER MERKER MERKER MERKER MERKER MERKER MERKER This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and asigns. 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 feminine and the neutry, 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 (c) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation 2; 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, disr gard this notice. and the second RICHARD N. BELCHEN BELCHER O- 4 Bile O-JA BELCHER (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON. 355. STATE OF OREGON. County of Klamath County of This instrument was acknowledged letore me on This instrument was acknowledged before me on ..., 19.91, by Richard N. Belcher and 19 inte former for State of the state of O-Ja Beloner, whusband and oł (SEAL) My commission expires: 11-1-91 Nctary Public for Oregon My commission expires: (SEAL) OF. 0.14 Marian and the REQUEST FOR FUEL RECONVEYANCE 10.11.12.0 To be used only when obligations have been paid 444 **TO:** , Trustce 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: 10 Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee far concellation before reconveyance will be TRUST DEED (FORM No. 881-1) STEVENS-NESE LAW PUB. CD., PORTLAND. ORE STATE OF OREGON. County of _____Klamath \$5. I certify that the within instrument Belcher 和外方 was received for record on the 19thday 网络科学科 的复数 at 4:05 o'clock P. M., and recorded 法行政计划统计 NICOGUL, TA SPACE RESERVED Grantor Bergin FOR page _____18974 ... or as fee/file/instru-RECORDER'S USE ment/microfilm/reception No. 34853 ..., وكر ومغربهما 化动量热 Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO ndadi County affixed. N. BELCHER R. 815, WASHBURN WAY Evelyn Biehn, County Clerk KLAMATH FALLS OR 97603 1212 13125 By Dauline Mulender, Deputy Fee \$13.00

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