#3-163-0

FORM No. 881-Oragon Trust Deed St nep-TRUST DEED. TEVENS-NESS LAW 46877 PUB.CO., PORTLAND Vol.mg2 Page 14306 @ TRUST DEED <u>1992</u>, between June as Grantor, Glenn H. Munsell Thomas C. Howser, Trustee under Trust dated December 31, 1986 as Trustee, and as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Lot 10, Block 5, Klamath Country, in the County of Klamath, State of Onegon, as shown on Map filed in Book 20, Page 6 of Maps in the office of the County Recorder of said 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 sum of Four Thousiand Dollars (\$4,000.00) note of even date herewith, paiable to beneficiary or order and mede by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable approx. July 10,2002, jox 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, agreed to be sold, conveyed, assigned or elemated by the granter without first having obtained the written consent or approval of the beneficiary. there, at the beneficiary's option, eli obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, at the obove described real property used for egricultural, timber or graing purposes. urel, timber or grazing purpose. (a) consent to the making of any map or plat of said property: (b) join in any subordination or other grazing any restriction thereon: (c) join in any subordination or other grazing any restriction thereon: (c) join in any subordination or other grazing any restriction thereon: (c) join in any subordination or other grazing and the strike dead or the lien or charge grantee in any reconvey, without means and all or any part of the property. The property is the conclusive proof of the turbulence, there in the area may may or the property. The provided thereot, and the result is striked as the "person or provide be conclusive proof of the turbulence, there in the area for any of the provide thereot," and the new tarks that the new tarks is any of the provide thereot, and without regard to the any area of any set of the same transfer. It has a treatment of any part thereot, and without regard to the any area of any set of the same transfer. It has a construct the same transfer in the area of any set of the same transfer in the area of any set of the same transfer. It has a construct the same transfer in the area of any set of the same transfer in the area of any set of the same transfer is a set of any set of the same transfer is a set of any set of the same transfer is and property, and property, and property, and in such other as the and property, and the application or release thereof as alored, while not there are default or notice. 11. Upon default by grantur in program of any labelitedness ward done any set of the same discust of any set of the same day property, and the application to are set of inversion in any set of the area of the same transfer of the and of the area of th To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property on good condition and repair; not to remove or denuel sh any building or improvement thereon; not to complete our estore promotly and in 200d and workmanike manne huilding or improvement which may be constructed, damogde or destroy? The complete our restore promotly and in 200d and workmanike destroy? The complete our instructed therefor; To complete our store promotly and in the beneficiary so requests, to join in executing such financials imperior; if the beneficiary so requests, to join in executing such financials imperior; and to pay for bling some in the proper public office or offices, as will as the cost of all ling some in the by ling officers or searching agencies as may be deemed distable by the beneficiary. 4. To provide and continuents in main be downed by the

ion in creating one limiting shift instruction with the beneficiary on requests, to commercial Code as the beneficiary may used to pay for fulling same in the phy ling folices or variching a dentes in may be deemed distrable by the philing diffects or variching a dentes in may be deemed distrable by the philing diffects or variching a dentes in may be deemed distrable by the philing diffects or variching a dentes in may be deemed distrable by the philing diffects or variching a dentes in may be deemed distrable by the philing diffects or variching a dente it is may be deemed distrable by the philing diffects or variching a difference of the beneficiary as son or immage by fire and such other haards: as the beneficiary may from time to lime require, in a commany not less than a successful to the difference of the beneficiary as son as insured; if the diantor shall tail for any recess the sine of success and is unifference and the difference of the beneficiary at a son as insured; if the diantor shall tail for any recess the sine of success are sine and; the beneficiary may be applied by beneficiary may produce the sine and in such cords as beneficiary may detailing or at option of here iciny the entire amount to collected, or maging differences hereb, and in such cords as beneficiary may detailing of the difference of th

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.75, may cure the default or defaults. It the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is campble of obligation or Trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall be beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust dred by law.

logener with trustees and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place disignated 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 plated or parcels at shall deliver to the purchase its deed in form as required by law conveying the property so hold, but without any covenant or required by law conveying plied. The recitais in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, excluding the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

15. When truster sells pursuant to the powers provided herein, truster shall apply the proceeds of safe to payment of (1) the expenses of safe, in-shall apply the proceeds of safe to payment of (1) the expenses of safe, in-elasting the compensation of the truster and a trassmable charge by truster's having recorded liems 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, it any, to the grantion or to his successor in interest entitled to such 16. Beneficiery may from time to the successor in interest entitled to such

Surplus, it any, to the granter to the action appoint a successor or success sore to any truster named herein or to any successor truster appointed here-reader. Upon such appointment, and without consevance to the successor reader. Upon such appointment, and without consevance to the successor upon any such appointment or appointed hereurder. Each such appointment and subsidiations shall be reade by written instrument executed by heneficiary, which, when orded in the montage records of the county or counties in which the property as instruct, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this ideal, duly executed and acknowledged is made a public record as provided by law. Trustee is nor oblighted to nority any party hereto of pending sale under any other deed of trust or of any action or proceeding in which firstler, beneficiary or trustee 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 Bar, a bank, trust company or savings and loan association authorized to do business 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, of illiates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

14307 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 it grantor is a instural 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 neticed as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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. 4 Acrial (1) • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiany is a creditor as such word is defined in the Truth In-Lording Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Steve s-Nocs Form No. 1319, or equivalent. If compliance with the Act is not required, clargerd this notice G. Ronald Mericer OFFICIAL SEAL MARCEE LOR TARR Not on Public-Collionia Riverside County My Commission Expires July 12, 1994 if the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF CHECKIN California STATE OF OREGON.)) ss. **\$**5 County of Riversion County of This instrument was acknowledged before me on This instrument was acknewledged before me on JUNE 15, 1992, by 10 G. RONALD MERCIER Marae Lor Tan Notary Public for Oreali Calif Notary Public for Oregon (SEAL) (SEAL) My commission expires: My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid , Trusiee **TO**: The undersigned is the legtl 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 feed) 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 19. januar 1 DATED: d g Beneliciary ust be delivered to the trustes for concellation before reconveyance will be De not lose or destray this Trust I wad CR THE NOTE which it secures. Both STATE OF OREGON, TRUST DEED ss. County ofKlamath (FCRM No. 881) I certify that the within instrument STEVENS NESS LAW PUR. CO., POR LAND OR was received for record on the .30th day G. Ronald Mercie: of .. at 11:40 o'clock A.M., and recorded 2925 Escoba Dr. #109 in book/reel/volume No. M92 on Palm Springs, CA 92264 SPACE RESERVED page 14306 or as fee/file/instru-Grantor FOR ment/microfilm/reception No. 46877., Thomas C. Howser RECORDER'S USE Record of Mortgages of said County. P.O. Box 640 Ashland, Oregon 97520 Witness my hand and seal of County affixed. Baneficiary AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk BIM Services, Inc. TITLE NAME 247 E. Tahquitz Cyn.#25 By Dauline Michen of MoDeputy Palm Springs, CF. 92262 ll Fee \$15.00