| - 13   |   |
|--------|---|
| - 11   |   |
| - 11   |   |
| 21     |   |
| - 11   |   |
| 11     |   |
| - 11   |   |
| -      |   |
|        |   |
| >11    |   |
|        |   |
| RCVD   |   |
| ~11    |   |
|        |   |
| - 11   |   |
| . 11   |   |
| 411    |   |
| NII.   |   |
| N      |   |
| 11     |   |
| ****   |   |
| ·      |   |
| - 11   |   |
|        |   |
| 1      |   |
| ~      |   |
| 93     |   |
| . 41   | i |
| ទា     | i |
| 7.11   | ŀ |
| 3 1 1  | l |
| ~ 1    | ı |
| -      | ı |
| 22     | ı |
|        | ŀ |
| - 111  | ı |
| انہ    | ł |
| 3      | ı |
| $\sim$ | ł |
| -      | ı |
| - 1    | ľ |

| ORM No. 881—Oregon Trust Dood Serico—TRUST DEED.   | COPYRIGHT 1992 STEVENS-NESS LAW AUBLISHING CO., PORTLAND, OR FURN  |
|--|--|
|  | TRUST DEED 7 NOT M93 Page 24340 \$\ C 30883 - NKOLM93 Page 24340 \$\ 4 day of September 19 93, between   |
| The rest of the state of the st | C 30883-11 Company 10 93 hadroom   |
| THIS TRUST DEED, made this1  | 4 day of September ,19 93, between   |
| TODD J. SCHROEDER and VICKI L. SCHROE  | DER, husband and wife, as Grantor,   |
| ACCOUNTS THE PROPERTY OF 1   | KLAMATH COUNTY , as Trustee, and   |
| MOUNTAIN TITLE CONTAIN OF  | . husband and wife or the survivor thereof   |
| THE PROPERTY OF THE PROPERTY O | , as Beneficiary,  |
| and the second second of the second and the second of the  | VITNESSETH:  |
| Genetor irravocably frants, harfains, sells an   | nd conveys to trustee in trust, with power of sale, the property in  |
| VT AMATH County Oragon des   | scribed as:  |
| SEE EXHIBIT A WHICH IS MADE A  | PART HEREOF BY THIS REFERENCE  |
| androphical design of the control of | and the state of t |
| 刘子····································   |  |
| n (f. 1998), nederge frank in toe die product in die 1990.<br>Die Germanne terminaanske troop die gebruik in die 1990.   |  |
| NO TREES WILL BE CUT FROM THIS PROPER  | TY UNTIL THIS TRUST DEED IS PAID IN FULL OR  |
| WRITTEN PERMISSION FROM THE SELLERS.   |  |
|  |  |
| The second of th | 化全压 "我们我们就是一个人,  |
| totather with all and singular the tenements, hereditaments  | and appurtenances and all other rights thereunto belonging or in anywise now   |
| or hereafter appertaining, and the fents, issues and profits if  | ierou and an interest to be interest to the in |
| the property.  FOR THE PURPOSE OF SECURING PERFORMA  | ANCE of each agreement of grantor herein contained and payment of the sum  |
| THE STATE OF THE PARTY OF THE P | nppnpreuvannno/144thq*****   |
| the state of the s | Dollars, with interest thereon according to the terms of a promisery   |
| note of even date herewith, payable to beneticiary or orner  | r and made by grains, the man payment of principles  |
| not sooner paid, to be due and payable   | f mote   |
| becomes due and payable. In the event the within describe  | the territory the mailtan consent or approval of the beneficiary, then,  |
| at the beneficiary's option, all obligations secured by this in  | strument, irrespective of the maturity dates expressed therein, or herein, shall   |
| become immediately due and payable.  |  |
| 1. To protect, preserve and maintain the property in   | n good condition and repair, not to remove of the  |
| 2. To complete or restore promptly and in good and   | Replicable Collection day Surveys of the   |
| damaged or destroyed thereon, and pay when due all costs i   | incurred trible and and entertions affecting the property: if the beneficiary  |
| so requests, to join in executing such financing statements  | pursuant to the Uniform Commercial Code as the beneficiary may require and s, as well as the cost of all lien searches made by filing officers or searching  |
| avencies as may be deemed desirable by the beneficially.   | it the same as becoming exected on the property against loss of  |
| 4. To provide and continuously maintain insurance  | e on the buildings now or hereafter erected on the property against loss or may from time to time require, in an amount not less than \$ full insurable to the latter; all policies of insurance shall be delivered to the bene-   |
| written in companies acceptable to the beneficiary, with to  | oss payment and markenes and to deliver the policies to the beneticiary  |
| at least fifteen days prior to the expiration of any policy of   | the season in the season of th |
| cure the same at grantor's expense. The amount collected u   | muci ally file of the antion of handicinery the entire amount so collected,  |
| or any part thereof, may be released to grantor. Such appli  | ICATION OF TETERASE STILLS AND STATE OF  |
| 5. To keep the property free from construction her   | ns and to pay all taxes, assessments and other charges that may be levied or   |
| assessed upon or against the property before any part of a   | such taxes, assessments and any faret apparently invitance nemiums.  |
| liens or other charges payable by gramor, chile. 27  | the state and an anid with interest at the rate set forth in the note  |
| secured hereby, together with the obligations described in   | paragraphs of the beach of any of the covenants bereat and for such payments,  |
| the debt secured by this trust deed, without waiver of any i   | inglis arising the senator shall be hound to the same extent that they are   |
| bound for the payment of the obligation herein described,  | ined, as well as the granter, and the immediately due and payable without notice, , and all such payments shall be immediately due and payneticiary, render all sums secured by this trust deed immediately due and pay-   |
| and the nonpayment thereof shall, at the option of the ben<br>able and constitute a breach of this trust deed.   | at the standard state annual name the other costs and expenses of the  |
| 6. To pay all costs, fees and expenses of this trust it  | including the cost of title search as well as the other costs and expenses of the bligation and trustee's and attorney's fees actually incurred.  A purposition to affect the security rights or powers of beneficiary or trustee;   |
| 7. To appear in and detend any action of proceeding  | purpose annual including pay guit for the foreclosure of this deed,  |
| to pay all costs and expenses, including evidence of time a.   | and in the award of an anneal from any juddment of decree of   |
| mentioned in this paragraph 7 in all cases shall be fixed by   | nd the benoticiary a or trustees another a test of the benoticiary and in the event of an appeal from any judgment or decree of the appellate court shall adjudge reasonable as the beneficiary's or trustee's at-   |
| torney's fees on such appeal.  |  |
| It is mutually agreed that:  8. In the event that any portion or all of the property.  | perty shall be taken under the right of eminent domain or condemnation, bene-  |
| firery shall have the fight, it it so elects, to require that  | and or any position of   |
| NOTE: The Trust Deed Act provides that the trustee hereunder in  | must be either an attorney, who is an active member of the Oregon State Bar, a bank, business under the laws of Oregon or the United States, a title insurance company authoristics areats or branches, the United States or any agency thereof, or an escrow  |
| frust company or savings and loan association defines as the local to income title to real property of this state, its subsidiaries,   | sugmests under the laws of Oregon of the United States or any agency thereof, or an escrew, affiliates, agents or branches, the United States or any agency thereof, or an escrew  |
| agent licensed under ORS 696.505 to 698.563.   |  |
| [1] HARRING HARRING OF THE BOTTON AND THE STATE OF THE    | STATE OF OREGON,   |
| TRUST DEED   | County of  |
| representation of the control of the |  |
| TODD J. SCHROEDER and VICKI L. SCHR<br>6603 APPALOOSA COURT  | ment was received for record on the  |
| KLAMATH FALLS, OR 97603  | day of 19, 19  |
| Greater Greater  | at o'clock M., and recorded  |
| EUGENE F. STOKLEY & MARY W. STOKLEY  | in book/reel/volume Noon   |
| 4741 S. 6TH STREET   | page or as ree/inc/instru-   |
| RIAMATH FALLS, OR 97603  | ment/microfilm/reception No  |
| the trick for emple to the Beneficiary and termination of  | Record of  |
|  | County affixed.  |
| AMMOUNT PROPERTY COLDERY   | The state of the s |
| OF KLAMATH COUNTY  | 100 May 10 10 10 10 10 10 10 10 10 10 10 10 10   |
| 222 5. 6407  | By NAME TITLE  |
| The state of the s | The Flamester  |

Klamaya Elle, OK ?

which are in excess of the amount requited to pay all reasonable costs, expenses and attorney's fees recentarily paid or incurred by distance in this trial and appellate occurs, necessarily paid or incurred by fendicing in the trial and appellate occurs, necessarily paid or incurred by benedicing in such proceedings, and the base applied upon the indebtedness secured hereby; and grantor agrees, of its own expenses, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, prompty upon benedicing? a request.

In obtaining such compensation, prompty upon benedicary? a request.

In obtaining such compensation of this deed and the note for endorsement (in case of tall reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join farming any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or clarke thereof. Concerney, without warrants, all or any part of the property. The grantee in any reconverse may be described as the "preson or persons" teem 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 appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property and the property or any part there are also as a secure of the property or any part there are also as a secure of the property or any part there are also as a secure of the property or any part there are also as a secure of the property or any part there are also as a secure of the property and the application or release thereof as their insurance policies or compensation or awards for any taking or damage of the property and the application or release thereof as the result

and that the grantor will warrant and torever delend 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 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\* IMPORTANT NOTICE: Delate, by lining out, whichever warranty (a) or (b) is mirroklers: NOTICE: Delate, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a credited 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. SCHROEDER

| Klamath       | ) ss.                                      |   |
|---------------|--|---|
| ledged before | me on September . 1                        | .6, 1993  |
| VICKI L.      | SCHROEDER                                  |   |
| ledged before | me on                                      | , 19  |
| _             |  |   |
|               | ledged before<br>VICKI L.<br>ledged before | Klamath )ss.<br>ledged before me onSeptember l<br>VICKI L. SCHROEDER<br>ledged before me on |

OFFICIAL GEAL
MARY KENNEALLY
NOTARY PUBLIC - OREGON
COMMISSION NO. 014776
MY COMMISSION EXPIRES APR. 20, 1996

ing the property of the contract of the contra

| Manke                 | maclly                   |
|-----------------------|--------------------------|
| My commission expires | Notary Public\for Oregon |

| REQUEST FOR FULL RECONVEYAIICE (To be used only when obligations have been paid | REQUEST | FOR FULL | RECONVEYALICE | (To be | ಬಃಇರೆ ೧೧ | ly when | <b>obligations</b> | have | been | pold. |
|---|---------|----------|---------------|--------|----------|---------|--------------------|------|------|-------|
|---|---------|----------|---------------|--------|----------|---------|--------------------|------|------|-------|

| To:  | ed by the tage oing trust deed. All to you of any sums owing to you tred by the trust deed (which are o | u under the terms of the<br>delivered to you herewith |
|--|---|---|
| held by you under the same. Mail reconveyance and docuteents to      |   |   |
| Do not lose or destroy this frust Deed OR THE NOTE which it secures. | g dente t   |   |

## EXHIBIT "A" LEGAL DESCRIPTION

## PARCEL 1

Lots 29 and 30 of Tract A, FRONTIER TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

## PARCEL 2

Lots 32 and 33 of Tract A, FRONTIER TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

## PARCEL 3

Lot 38 in Tract A, FRONTIER TRACTS, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

| STATE OF OREGON: COU                | NTY OF KLAMATH: 85.               |                               |
|-------------------------------------|-----------------------------------|-------------------------------|
|                                     | Mountain Title                    | the day                       |
| Filed for record at request of Sept | A.D., 19 93 at 11:24 o'clock AM., | and duly recorded in Vol. M93 |
|                                     | Funium Rich                       | 24340<br>n · County Clerk     |
| FEE \$20.00                         | ву Ом.                            | use Mulendare                 |
| FEE \$20.00                         |                                   |                               |