defaults, the person effecting the cure shall pay to the definition of the frust deed together with trustee and attorney's less not exceeding the amounts provided place designated in the notice of sale or the time to which said sale may and expenses the light of the trustee and state 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 in the highest bidder for cash, payable at the parcel or parcels at shall deliver to the purchaser its deed in form as required by law. Conveying the postponed as provided by law. The trustee may sell said property either shall deliver to the purchaser its deed in form as required by law conveying of the truthluness thereof. Any person, excluding the trustee, busine proof the grantor and beneficiary, may purchase the sale. The trustee below to the obligation of the trustee of sale. Trustee attorney, (2) to the obligation secured by the trust deed, (3) to all persons dead as their interests of the trust deed (3) to all persons they interest of the grant to the light the trustee in the trust surplus, if any, to the grant from time to time there in the sale of success truster when trustee shall be very trustee in the trust of the trust trustee shall all title. Down to the successor in interest of the successor of the successor attroney, the max from time to time there and a successor is entitled to succe trustee, the proceed in the order of their priority at Successor trustee. The free shall be veryed with all title. Down and dates contered and substitution shall be respected with all title. Down and dates contered and substitution shall be veryed with all title. Down and dates contered and substitution shall be veryed with all title. Down and dates contered and substitution shall be veryed with all title. Down and dates contered and substitution shall be records of the count or counties in trustee the property is situated, shall be conclusive proof of proper appointment and helis trustee accepts this trust when this attorney, who the is an active member of the Oregon State Bar, United States, a title insurance company authorized agency thereof, or an escrow agent licensed under a bank, trust

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an or savings and loan association authorized to do business under the laws of On property of this state, its subsidiaries, affiliates, agents or branches, the United St

They's terms on such appear. It is mutually agreed that: A. 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 it so elects, to require that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney's term measuring paid as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's term measuring paid applied by it first upon any reasonable costs and expenses and attorney's term applied by it first upon any reasonable costs and expenses and attorney's term both in the trial and appellate courts, increastily paid or incurred by bene-secured hereby; and grantor agrees, at its own expense, to take such actions pensation, promptly upon beneficiary's requestions of take such actions of At any time and from time to time upon written request of bene-endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness the liability of any penson for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

It is mutually agreed that:

sold, converged, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this inst To protect the security of this trust deed, grantor agines: and repair: not to repeate or demolish any buildingtions secured by this inst To protect the security of this trust deed, grantor agrees: and repair: not to repeate or demolish any building property in food condition not to commit or permit any ordenoish any buildingt or improvement thereon: "annee 1. To complete or result of said property." or improvement thereon: "annee 1. To complete or or any ordinancemured thereon." "annee 1. To complete or or any ordinancemured thereon." "In an annee 1. To complete or or any ordinancemured thereon." "Join and restrictions with all laws, ordinancemured thereon." "Join a securing such limiting said property: if regulations, covenants, condi-tion in executing such limiting asid property." If regulations, covenants, condi-tion in executing such limiting asid property. If the said property is the by filing blie office or offices, as require and to pay for the billion former-profer as the beneficiary. If said annee on the building and the office or offices or said premises against food can be building on thereafter erscrete of the beneficiary may from time to the building and such office has and a said premises against food can building and such office has and the beneficiary may from time to the building and such office is than 3 companies of the beneficiary with this payable to the building and such offices to the beneficiary the sin such offer as beneficiary for the said policies to the any freest itered as ach nisurance and to the ware pay file or other muture of as expenses and to a file the said policies to the beneficiary the sin such offer as beneficiary for the any policy of insurance and to grantor. Such as assessed upon of the same policies to the many define of the same and to pay all as any such poly of a such offer as aboversaid said follower said policies to the m

FORM No. 881-

-Oregon Trust Deed Series-TRUST DEED.

69927 OPYRIGHT 1990 STEVENS-NESS LA TRUST DEED THIS TRUST DEED, made this 15 H TRUS Vol.<u>mg3</u> Hage 27298 DCTOBER ...day of Hoter Tillet Eccour Tax between D. T. SEQUILE INC. A NERAND Contonation as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inCounty, Oregon, described as: Lots 29.30, AND 31, DLOUR 31, KLAMMEH FOREST ESTATES FIRST ANNITION - KLAMATH COUNTY - ONEGON

10-19-93A09:19 RCVD

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manyersy, and the application or release thereof as altorsaid, shall not cure or pursuant to such notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtdness secured essence with respect to such payment and/or performance, the beneficiary may even the beneficiary at his teritorin may proceed to horeclose this trust deed advertisement and sale, or may direct the trustee to foreclose this trust deed by even the beneficiary at his default by which the beneficiary may have. In the event the beneficiary at law of the trustee to pursue any other right or the beneficiary elects to foreclose this trust deed by termedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose this written notice of default secure hereby whereupon the trustee shall lix the man provided by default notice thereof as then not the trustee shall lix the trustee of bigation notice thereof as then trustee has commence the duret is trust deed sale, the default or any other present so diversities and allow the trustee of a default as and the trustee has commence the duret by advertisement and sale, the drantor of any other present so diverged by ORS 86.735, may cure sums secured or defaults. If the default one privileged by ORS 86.735, may cure and the by the trust deed, the default may be cured pay, when due, not then be add no default occured. Any other default is capable of being cure may be cured by tendering the performance reguined under the default or any be cured by tendering the performance reguined under the trust deed. In any case, in addition to curing the default or and then be ad no default ocure shall pay to the beneficiary all costs togethere with trustee and attorney's lees not exceeding the amounts provided to defaults, the person effect the boligation of the default or and then be ad no default ocure other than such portion as would obligation or trust deed. In any case, in addition to curing the def

Aranting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge grantee in any reconvey, without warranty, all or any part of the property. The fraction of the truthulness therein of as the "person or persons be conclusive proof of the truthulness therein of the states or lacts shall if any reconvey default by grantor hereunder, beneficiary may all or any new or by a receiver of the truthulness therein of the states of any of the received states of the st

ORS 696.505 to 696.595.

note of even date herewith, payable to beneficiary or order and pade by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable File 1761 A. Dollars, with interest thereon according to the terms of a promissory 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 then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this trust deed, draptor of the secure of the maturity dates expressed therein, or

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 EILIT THUS SAM FORTH AND COLLOD is a second of grantor herein contained and payment of the

27299 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 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 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 tifst 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. Ð Californio RIGHT THUMBPRINT (OPTIONAL) State of _ HERE County of THUMB | On <u>10/15/93</u> 5 before me, å INAME WE DOE, NOTARY PUBLIC" SAILEY T. (NAME (S) OF SIGNER(S) personally appeared _ CAPACITY CLAIMED BY SIGNER(S) DINDIVIDUAL(S) OFFICER(S) (TITLE(S)) Dersonally known to me - OR proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are sub-scribed to the within instrument and acknowledged to me that be/she/they eventted the same in D PARTNER(S) ATTORNEY IN FACT TRUSTEE(S) GUARDIAN/CONSERVATOR to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the DIAL SEAL I D. GLAPK Ma-Jailtoma □ OTHER: person(s), or the entity upon behalf of which the person(s) acted, executed the instrument. Commitations Datober 15, 144 SIGNER IS REPRESENTING: (NAME OF PERSON(S) OR ENTITY/(ES)) Witness my hand and official seal. ENTITY(IES)) 1 (SEAL) ATTENTION NOTARY: The information requested below is OPTIONAL. It could, however, prevent fraudulent attachment of this certificate to any unauthorized document. TRUST DEED Title or Type of Document _ MUST BE ATTACHED Number of Pages _____ TO THE DOCUMENT Date of Document _ 10/15/93 **DESCRIBED AT RIGHT:** Signer(s) Other Than Named Above TRUST DEED STATE OF OREGON, ss. County ofKlamath..... NESS LAW PUB. CO., POR ISOG BANNER CIRCLE LAS VECAS NU. 39102 I certify that the within instrument was received for record on the 19th.day of at 9:19 o'clock ... AM., and recorded SPACE RESERVED Grantor D.T SERVICE INC 2001 E. FLAMINGO #115 FOR RECORDER'S USE ment/microfilm/reception No....69927., LAS VECAS, NV. 39119 Record of Mortgages of said County. Beneficiary Witness my hand and seal of AFTER RECORDING RETURN TO County affixedEvelyn.Biehn, County Clerk. BENEFICIARY By Dauline Muilende Deputy ||Fee \$15.00 - - -----