3	FORM No. 881-1—Grogon Trust Dood Series—TRUST DEED (No restrict)			
	NL 27545	TRUST DEED	PYRIGHT 1992 STEVENS-NES	LAW PUBLISHING CO., PORTLAND, OR \$720
	Branch of the transmission to the state of t	INCOI DEED	De 15 100	_Page_ <u>34306_</u> *
	THIS TRUST DEED, made this	day of	ielopeu	, 19.96 , between
9	James R. Van Horn	Ware Themselve free	order-Flat-17	as Grantor
	15	wanter V.Tama ell Con	nty Title Compa	as Trustee, and
	Gerald M. Briggs			no Poneficier
	Granton irrayonaklar sanita take	WITNESSETH:	e dadia kwa kati	, as beneficiary
į	Grantor irrevocably grants, bargains, se. Klamath County, Oregor	lls and conveys to trus n, described as:	tee in trust, with po	wer of sale, the property in
	The state of the s	erina e e e e e e e e e e e e e e e e e e e		
	**************************************	tion of the second of the seco	Facility ASS of	
	As described upon the att	ached Exhibit.		
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	together with all and singular the tenements hereditem	andria (1) <u>andria (1) andria (1) a</u>	• • •	
	together with all and singular the tenements, hereditame or hereafter appertaining, and the rents, issues and prof the property.	and the cot and an intraies	now or nereatter attach	ed to or used in connection with
	FOR THE PURPOSE OF SECURING PERFO Ten thousand nine hundred	RMANCE of each agreem	ant of grantor herein cor	tained and payment of the sum
	note of even date herewith, payable to beneficiary of the payable five years	THE REPORT OF THE PROPERTY OF	the final payment of	ng to the terms of a promissory principal and interest because if
	The date of maturity of the debt secured by this becomes due and payable.	s instrument is the date, s	tated above, on which t	he final installment of the note
7	To protect the security of this trust deed, grantor 1. To protect, preserve and maintain the proper	agrees:		
l	To protect, preserve and maintain the proper provement thereon; not to commit or permit any waste To complete or restore promptly and in good a damaged or destroyed thereon, and pay when due all complete or destroyed thereon.	and habitate	epair; not to remove of	demolish any building or im-
	3. To comply with all laws codingness saturation	no company trible (0);		
	to pay for filing same in the proper public office or off	ficer as well as the east	m Commercial Code as a	the property; if the beneficiary he beneficiary may require and
	4. To provide and continuously maintain immen			
	written in companies accentable to the heneticines, will	L Jan the continue	require, in an amount r	ot less than \$
	ficiary as soon as insured; if the grantor shall fail for any	reason to procure any suc	, an policies of insurance h insurance and to delive	shall be delivered to the bene- r the policies to the beneficiary
	cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as hereby and in such order as here	d under any fire or other	insurance policy may b	nngs, the beneticiary may pro- e applied by beneticiary upon
	or any part thereof, may be released to grantor. Such apunder or invalidate any act done pursuant to such antico	oplication or release shall r	at option of beneficiary of cure or waive any de	the entire amount so collected, fault or notice of default here-
	5. To keep the property free from construction I assessed upon or against the property before any part of	liens and to pay all taxes,	assessments and other	charges that may be levied or
	liens or other charges navable by grantor either by diese	A november to the to make	payment of any taxes, as	sessments, insurance premiums,
	ment, beneticiary may, at its option, make payment the secured hereby, together with the obligations described.	hereof, and the amount so	paid, with interest at	with which to make such pay- the rate set forth in the note
	the debt secured by this trust deed, without waiver of an with interest as aforesaid, the property becambeless des	y rights arising from breac	h of any of the covenants	added to and become a part of the hereof and for such payments,
	and the nonpayment thereof shall, at the option of the b	ed, and all such payments reneficiary, render all sum	shall be immediately di	the same extent that they are to and payable without notice,
	6. To pay all costs fees and expenses of this town	A Small State At		
	7. To appear in and defend any action or record	line manager of the state of the	a attorney's tees actuall	y incurred.
	to pay all costs and expenses, including evidence of title	and the home!	ar, including any suit fo	or the foreclosure of this deed,
	the trial court, grantor further agrees to pay such sum as	by the trial court and in the appellate court shall	he event of an appeal fi adjudge reasonable as th	om any judgment or decree of
	It is mutually agreed that:			
	8. In the event that any portion or all of the pro- ticiary shall have the right, if it so elects, to require the	perty shall be taken under at all or any portion of t	r the right of eminent d he monies payable as o	omain or condemnation, bene- compensation for such taking.
	NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do rized to insure title to real property of this attent the substitution.	much be either on others		
	rized to insure title to real property of this state, its subsidiarie agent licensed under ORS 696.505 to 696.585.	es, affiliates, agents or branch	regon or the United States, res, the United States or a	a title insurance company autho- ny agency thereof, or an escrow
	TRUST DEED		STATE OF O	REGON.
	James R. Van Horn		STATE OF O County of	Klamath ss.
	P.O. Box 72		I certify t	hat the within instrument or record on theday
	Sprague, ORE. 97639		of	
	Grantor Communication (Communication Communication Communi	SPACE RESERVED FOR	o'clo	KM., and recorded in
	Gerald M. Briggs 1305 Greenbornesh Drive	RECORDER'S USE		me Noon page and/or as fee/file/instru-
	Roseville, CA, 95661		ment/microtiln	n/reception No
;	organistica, programme se Seneficiary (1996) and programme services and second services of the second secon	The second secon	Record of	of said County.
'	After Recording Return to (Name, Address, Zip):		County affixed	ss my hand and seal of
.	Klamath Lounty Title			
•	* FOILO DE GILOI	the district	NAME	TITLE

Deputy

which are in excess of the second required to pay all seasonable costs, expenses and altorary's less necessarily paid or incurred by granter in such proceedings, shall be paid to be beneficiary and applied by it litrit upon any reasonable costs and expenses and attorary's fees, both in the iritial and applied to court, necessarily posid or incurred by beneficiary in such proceedings, and the application court, necessarily posid or incurred by beneficiary in such proceedings, and the necessary in obtaining such compensation, promptly upon beneficiary? are quest.

In obtaining such compensation, promptly upon beneficiary? are quest.

In obtaining such compensation, promptly upon beneficiary? are quest.

In obtaining such compensation of this deed and the note for endorsement (in case of tull reconveyances, for cancellation), without affecting the liability of any person to the making of any map or plan of the property; (6) pion in grant any exercises and the indebtedness, trustee may (a) consent to the making of any map or plan of the property; (6) pion in grant any exercises may be described as the "person or persons leading any restriction thereon; (c) pion in any subordination or other agreement affecting this deed or the line or charge three (c); (d) pion any electric plant of the property. The grantee in any reconverse may be described as the "person or persons leads for any of the services mentioned in this paragraph shall be not less than \$\$.

10. Upon any default by granter hereunder, beneficiary may at any time without notice, either in persons to property to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take any position of the property of

and that the grantor 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 benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary may each be more tifan one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grantmatical 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. amos * 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. Klamath STATE OF OREGON, County of This instrument was acknowledged before me on .. James R. Van Horn This instrument was acknowledged before me on ... October 30 by ..



Tricia 4 Notary Public for Oregon

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the tru
vocu have been fully bald and satisfied. You hereby are directed on neumant to you of any mane owing to you will be and a first to be a controlled to the same of
together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate no
held by you under the same. Mail reconveyance and documents to

se or destroy this Trust Dead OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

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TO.

DATED:

Beneficiary

That certain parcel of real property in the County of Klamath, State of Oregon, described as:

A tract of land situated in the WinWir of Section 26. Township 36 South. Range 10 East of the Willamette Meridian described as follows: Regioning at the brass cap monument marking the Northwest corner of said Section 26: thence N. 89°54'26" E. along the North line of said Section 26 a distance of 1319.89 feet to a 5/8" iron pin; thence S. 00°00'40" E. a distance of 1306.75 feet to a 3/4" iron pipe; thence S. 89°57'11" W. a distance of 1318.37 feet to a 3/4" iron pipe on the West line of said Section 26: thence N. 00°04'40" W. a distance of 1305.70 feet to the point

of beginning: said tract containing 39.63 acres. more or less.

SUBJECT TO all easements, reservations, restrictions and rights of way of record or apparent on the ground, including the road right of way easement granted to John S. Michael and Bonnie L. Michael, their heirs, successors and assigns, for the purpose of providing permanent access to the SWWW of said Section 26 via the existing road, including the right to repair, maintain and improve such road, so as to provide ingress and egress to said SWENWE of said Section 26.

DUE ON SALE PROVISION.

The note secured by this Deed of Trust may not be assumed by any other party and if James TR, Van Horn permits his title to the described property to be divested in any manner, by sale, transfer, of the beneficial interest, voluntary or involuntary without the written consent of the holder of the note secured by this Deed of Trust the holder of the note, without prior notice, may declare all sums secured by the Deed of Trust to be due and payable and may exercise all rights and remedies provided in the Deed of Trust. PROVIDED HOW-EVER, the placing of LAURI VAN HORN as joint tenant on the decribed property, at the election of James R. Van Horn shall not be cause for such acceleration.



STATE OF OREGON: COUNTY OF KLAMATH:

Filed for	record at request	of	Klamath	County	. Title				the _	30th	 day
	October										
		of	Mort	gages			on Page	3430)6		
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FFF	\$20.00					R	v	KULATI	TIM)	Than	

\$20.00