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 lixtures now or hereafter attached to or used in connec-

now or hereatter appertaining, and the tents, issues and profits thereof and all lixtures now or hereafter attached to or used in connection with said real estate.

status FOR_THE_PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of leven Hundred Sixty Dollars and 13/100.

Dollars, with interest

flareon according to the ferms of a promissory note of even date betweith payable to beneficiary or order, and made by grantor, the final payment of principal and interest hereof, it not scorer paid to be due and payable.

The date of, maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or allenated by the grantor without first having obtained the written consent or approval of the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the choice immediately due and payable.

The chove described receives of consenses the payable of the choice of the maturity dates expressed therein, or the choice freely properly is not currently used for agricultural simber, or grazing purposes.

thin, at the heartificacy citation, all collections of the process of the control of approval of the bandle control of approval of the bandle control of t

NOTE! The Trust Deed Act provides that the trustee hereunder must be either an attainer, who is an active member of the Oregon State Bar, a bank, trust company or tavings and loan ostociation authorized to do business under the laws of Oregon, or, the United States, a title; insurance company authorized to insure title to real

	-100
The grantor coveriants and agrees fully seized in tee simple of said described	to and with the beneficiary and those claiming under him, that he is law- I real property and has a valid, unencumbered title thereto
The state of the s	end the same against all persons whomsoever
a it primarily for prantor's personal tan	I the loan represented by the above described note and this trust deed are: ally, household or agricultural purposes (see Important Notice below), for its a natural person) see for business or commercial purposes other than agricultural —
This deed applies to, inures to the benef tors, personal representatives, successors and ass contract secured hereby, whether or not named a masculine gender includes the feminine and the	it of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- igns. The term beneficiary shall mean the holder and owner, including pledgee, of the s a beneficiary herein. In construing this deed and whenever the context so requires, the neuter, and the singular number includes the plural.
*IN WITNESS WHEREOF, said gi *IMPORTANT NOTICE: Delete, by lining out, whichever not applicable, if warranty (a) is applicable and the or such word is defined in the Truth-in-Lending Ac beneficiary MUST comply with the Act and Regulat	beneficiary is a creditor Benjamin E. Lovell
disclasures, for this purpose, if this instrument is to be the purchase of a dwelling, use Stevens-Ness Form If this instrument is NOT to be a first lien, use Stevens equivalent. If compliance with the Act not required [If the signer of the above is a corporation.]	o a FIRST lien to finance No. 1305 or equivalent; tall the state of
STATE OF THE TOPY, CALIFORNIAS County of OLANGE HEAVE 19 19/8	(IOS 92 400) STATE OF OREGON, County of 1985 199 Personally appeared and
Beward the above named.	each for himself and not one for the other, did say that the former is the president and that the latter is the secretary of
ment to be relative act and control of the toregoing act and control of the contr	deed of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of
Hotary Public for Gesgon Mission Fishes EAL JANE L DORSHORN Notary Public-California	(OFFICIAL Notary Public for Oregon SEAL) My.commission expires:
TO: If the capacity the respect to the first to the capacity t	REQUEST FOR FULL RECONVEYANCE be used only when obligations have been poid. I to the state of t
berewith together with said trust deed) and to recreate now, held by you under the same. Mail reconstant may held by you under the same. Mail reconstant may held by you under the same.	isa matalikangganggan magalikanggang ang alaman alaman sa mangganggangganggan Banggangganggangganggan magalikangganggangganggan bangganggan bangganggan bangganggan pangganggan pangganggan
Do not lose or destroy this Trust Deed OZ THE NOTE wh	Beneficiary lick it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED [FORM No. 581] SYEVENE-NESS LAW PUB. CO., PORTLAND. ORE.	STATE OF OREGON County ofKlamath
L Planton Planton Property of Control of Control	I certify that the within instru- ment was received for record on the lithway of July 19.78., 1.05. Aprice Reserved 32.181 at 9:24:000 o'clock A.M.; and recorded in bookM78
MELL MOTTER TO THE Beneficiary	RECORDER'S USE as file/reel number
Wells Fargo Realty Services 572 E. Green St. Pasadena Ca. 91101	Tiper Wm. D. Milne Allered County Clerk And Destricte
12 Attn: Karen Stark	Fee \$6.00