is acraciony. His field beed ok the Note which is somer, hall even be delivered in the nutice far contribited to loss car

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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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Four Thousand Five Hundred Five and No/100----- Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the

final payment of principal and interest hereof, if not sooner paid, to be due and payable _______, 19______, 19______, 19_______, 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.

The above described real property is not currently used for agricultural, timber or grazing purposes.

final payment of principal and interest indices accord by this instrainment is the date, stated above, on which the limit installment of said note the common the common threat of the common of the common threat of the c

surplus. If any, to the grantor or to his successor in interest entitled to such turplus.

If any 16. For any reason permitted by law beneficiary may from time to firm appoint a successor to accessor to any trustee named herein or to any successor, trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made; a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed shall be a party unless such action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

se estab The grantor covenants and agrees to and fully seized in tee simple of said described real.	with the beneficiary and those claiming under him, that he is law-property and has a valid, unencumbered title thereto
and that he will warrant and forever defend the proceeding the state of the state o	per personal mathematics of the personal mathematics of th
(a)* primarily, for grantor's personal, laulily, in (b) for an organization, or (even it grantor is a purposes. This deed applies to, inures to the benefit of a tors, personal representatives, successors and assigns. To contract, secured hereby, whether or not named as a ben masculine gender includes the feminine and the neuter,	natural person) are for business or commercial purposes other than agricultural and binds, all parties hereto; their heirs, legatees; devisees, administrators, execute the term beneficiary shall mean the holder and owner, including pledgee, of the leiticiary herein. In construing this deed and whenever the context so requires, the land the singular number includes the plural.
*IN WITNESS WHEREOF, said grantor *IMPORTANT NOTICE: Delete, by lining out, whichever, warr not applicable: if warranty (c) is applicable and the benefic of, such word is defined in the Truth-in-Lending Act and beneficiary MUSTs comply with the Act and Regulation by.	Regulation 7.7 the CTARENCE R. WELLS making required to the second seco
the purchase of a dwelling use Stevens-Ness form No. 13 if this instrument is NOT to be a first, lien, use Stevens-Ness, Faquivalent. If compliance with the Act of Required of disre- nt complex of the stevens of consortion, standard for the standard of t	orm No. 1306, or the second research to the control of the control
County of Klamath January 77 19 19 79 Personally appeared the above named Clarende R. Wells	each for himself and not one for the other, did say that the former is the standard of the sta
ment to be his voluntary act and deed. ORBICIAL SEAL Notary, Public, for, Oregon	and that the seal affixed to the foregoing instrument is the corporate seal 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 them acknowledged said instrument to be its voluntary act and deed Before me though the said to be act to be its voluntary act and deed to be act to be act to be its voluntary act and deed before me that the said to be act to be a
who have a My commission expires 3 228 has been right so my commission expires. 3 228 has been right so my commission expires a second commission expires the commission of the commission expires the commission of the commission	My Commission expires. All payers along the second of the
The above their had help proposity in not cate by the above their had help accurately the above their had help hopesty in not cate by the above their had help hopesty in not cate by the above their had help hopesty in not cate by	REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. The manifered the product of the paid of
said trust deed or pursuant to statute, to cancel all a herewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey	eby are directed, on payment to you of any sums owing to you under the terms of syldences of indebtedness secured by said trust deed (which are delivered to you without warranty; s to the parties designated by the terms of said trust deed the warranty and documents to
DATED.	Beneficiary T secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED [FORM No. 881-1] STEVENS-NESS LAW-PUB. CO.: PORTLAND. ORE.	STATE OF OREGON SS. County of Klamath I certify that the within instru-
Count On gon Count On gon Cauto. Cautor Cautor COTALEUCEL COUNTY OF Klannith Street	ment was received for record on the
Winema Peninsula, Inc. Winema	TAILINESSTAN Witness my hand and seal of DIGBOU COLDOLS FROM County affixed. WHO DO MILE COUNTY COUNTY COUNTY CLERK
Attn: Marlenezh Dy. D' dans inn J	15021 DEED DEED Deputy Fee \$6.00