surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointed herein or to any conveyance to the successor to any trustee named herein or to any conveyance to the successor to any trustee herein named or appointed hereunder. Each such appointment and substitution shan named or appointed hereunder. Each such appointment and substitution shan the offer instrument executed by beneficiary, containing reference to the for the county and its place of recut, which, when recorded in the offer is trust deen and its place of the county or counties in which the effice of the County shall be conclusive not the successor trustee. Trustee accepts this trust when this deal, duly executed and obligated to notify any party hereto of pending sale under any other dee is not trust or of any action or proceeding in which franter any other dee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure trust company property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

point and restrictions altering said volumences, refulations, covenants, condi-cial Code solitions such linancing statements; if the beneficiary so request, to proper public the beneficiary may require and ton to the Uniform Commer-proper public the beneficiary may trequire and ton to the Uniform Commer-proper public the beneficiary as well as the cosp of the filling same in the by lifting officiers or office, as well as the cosp of the filling same in the beneficiary.
4. To provide and continuously maintain insurance on the building and moun other brands as the beneficiary may from time to fibe trequire, in companies acceptabilities of the beneficiary with loss parable to _______ latterial if the strands as the beneficiary may such insurance and to companies acceptabilities of the beneficiary may such insurance and to the strand as the beneficiary in your such insurance and to convert and policies to the beneficiary as your built with a strand differe said policies to the beneficiary as the procure any such insurance and to collected under may procure the same at grants fluctuation or the expira-tive beneficiary of or the same at grants fluctuation or inclusion of the strand to a strand as the order of the beneficiary any part thread, may be released metholary the entire amounts as collections and strand to such notice.
atrace, assessments asid premises the toro construction they and data datast said property befor charges that may be levied or main due upon or charges become past due or any providing the notice of waise assessments and the adatast said property befor charges that may be levied or and to gray assess to beneficiary: should the granter at the rate set forth individue which to beneficiary: should the granter at the rate set forth individue which to be and the amount or be maintered in and promptly deliver receipt theoling trust deed, while the added to amy rights a part of the be bound to the effect and the same dual to the granter and framed which here

To protect the security of this trust deed, grantor agrees To protect the security of this trust deed, grantor agrees and repair, not to remeve or demolish any, building or the in kood condition to commit or period edmolish any, building or the information of the and repair, not to remeve or demolish any, building or the information 1. To complete any waste of said property. To complete any waste of said property. To complete any waste of said property in the demolish and the demolish destroyed thereon, and payment which may be constructed, damaged or thore and the due all cass incurred therefor. To comply with when due all cass incurred therefor, tions and restrictions alteening said property; if the benefician the bound the same in the by filing offices or searching agencies as may be deemed desirable by the destrable of the same matching intervention of all lines same in the by filing offices or searching agencies as may be deemed desirable by the destrable on diverse and continuously maintain intervention of the built the bound of the provide and continuously maintain intervention of the built to the to th

FORM No. 881-Oregon Trust Deed Series-TRUST [

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and .

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instrument, irrespective of the maturity dates expressed therein, or approval of the beneficiary, or gracing purposes.
for consent to the making of any map or plot of said property; (b) join in any subenific any essement or creating any essentiation thereon; (c) join in any subenific any essement or creating any essentiation thereon; (c) in any essentiation of the appendix of the section of the se

now or nereatter appending, and the fellis, issues and profiles thereof and an instance non of increased interest of each agreement of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ***One thousand five hundred and no/100s*** sum of ***One thousand five hundred and no/100s*** thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if not sooner paid, to be due and payable March 20 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneticiary. herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the sensitive of this terms due described progents to the maturity dates expressed therein, or the above described real property is not currently used for agricultural, timber or grazing purposes.

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-

is particulture to a share on the rest and a source of the

in.....

Beginning at a point 551.2 feet East and 30 feet South of the Section corner common to Sections 1 and 12, Township 39 South, Range 9 East, Willamette Meridian, and to Sections 1 and 12, Township 39 South, Range 9 East, Willamette Meridian; and Sections 6 and 7, Township 39 South, Range 10 East, Willamette Meridian; thence South 509 feet; thence East to the right of way of the Enterprise Irrigation Dis-trict; thence Northeasterly along said right of way to a point 30 feet South of and 7. thence West 270.8 feet. more or less. the line between said Sections 6 and 7; thence West 270.8 feet, more or less, to the point of beginning, located in Lot 1 of said Section 7.

Town & Country Mortgage & Investment Co., Inc., , as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

Raymond M. Jackson & Violet M. Jackson, husband & wife

Page

, as Trustee,

.....

<u>5942</u>戀

, as Ġrantor,

5943

(OFFICIAL SEAL)

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

STATE OF OREGON,

(OFETCIAL SEAL) (

UBLIC

ORE

TO:

County of Klamath

Jackson

Personally appeared the above named Raymond M. & Violet M.

and that he will warrant and forever defend the same against all persons whomsoever.

(ORS 93.490)

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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-fors, 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 first 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 or such word is defined in the Truth-in-Lending Act and Regulation Z, the disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

STATE OF OREGON, County of

each for himself and not one for the other, did say that the former is the

Personally appeared

.....and acknowledged the foregoing instrusecretary of. nient to he their and that the seal allixed to the foregoing instrument is the corporation, 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: Fortund Netary Public for Oregon My commission expires: Z Notary Public for Oregon My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

...., Trustee

. , 19

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and noncer of an indepletiness secured by the loregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of rust deed have been hany paid and satisfied. For incredy are directed, on payment to you of any sums owing to you ander the returns or said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said it is used of pursuant to statute, to statute, an evidences of indepredites secured by said it is used (which are derivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED:

Beneficiary of lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED (FORM No. 881) STATE OF OREGON 3.74 County of KLAM TH ss. 2.731 I certify that the within instrument was received for record on the Grantor SPACE RESERVED at.3;111, o'clock. P.M., and recorded in book...<u>M. 79</u>.....on page....5942....or FOR RECORDER'S USE as file/reel number. 61.077 2.1 Record of Mortgages said County. Beneficiary Witness my hand and seal of CERTIFIED MORTGAGE CO County affixed. 835 KLAMATH AVENUE WM. D. MILNE AMATH FAILS, OPEGON 9780 COUNTY CLERK 110.33 Augustine B THE BEEK FEE \$ 6.00