Vol.m79 Page 13845 TRUST DEED ja-THIS TRUST DEED, made this day of Une ŝ , 19.79 ., between HILBERT S. WARNER MOUNTAIN TITLE COMPANY, an Oregon corporation , as Grantor, LEONARD D. LANE and ESTHER S. LANE, husband and wife , as Trustee, and , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: Lot 77 in Block 32, 4th ADDITION TO NIMROD RIVER PARK, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 3 78 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 connecsum of ONE THOUSAND FIVE HUNDRED and no hundreds Dollars, with interest of even date herewith, payable to beneficiary or order and made by grantor, the sum of ONE THOUSAND FIVE HUNDRED and no hundreds 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 tinal payment of principal and interest hereol, if not sooner paid, to be due and payable October 1 . 1983 . The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note The date of maturity of the debt secured 2, the debt secured 2, the becomes due and psyable. Becomes due and psyable. The above described real property is not currently used for agricultural, timber or grazing purposes.

FORM No. 881-1-Oregon Trust Deved Series-TRUST DEED (No restriction on assignment) MTC TI66-L STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR.

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at is the date, stated above, on which the linul installment of said note installed, timber or graving purposes.
(a) consent to the making of any map or plat of said property; (b) join in any familing any ensement or creating any restriction thereon; (c) join in or charge the property of the astronoment allecting this deed or the line or charge the conclusive pront of the line resized and the property. The structure in any entry, without warranty, all or any part of the property. The structure in any entry, without warranty, all or any part of the property. The structure in any entry, without warranty, all or any part of the property. The structure in any entry, without main any to described as the "pression or persons be conclusive pront of the line prion. It is the product of any of the said that the product of the property is the out, and without regard to the product of any at the said property of any part thereof, in its own name we or otherwise condition as the property of any part thereof, in its own name we or otherwise condition as the property of any part thereof, and and any indition of and property, the following of the individences below secure of hereby, and in such order as benering in any details of operation and callection, including these secures the thereby, and in such arder as benering intraspondents, and upolis, or the proceeds of line and other wave any delault or notice of delaut thereby and in such arder as benering to such a present the secure thereby in any activation any agreement becombarded to involve any secure development of any approximate the secure thereby and any secure and any advertised as a secure development to any appression of any approximate and any approximate any approximate and any approximate and any approximate and any approximate and approximate and any approximate and any approximate and approximate and approximate and any appression of any approximate a

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16, For any reason permitted by law beneficiary may from time to fime appoint a nuccessor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without powers and duties conferred upon and happointment, and without powers and duties conferred upon and upon time appointment, and without powers and duties conferred upon and upon time to here name or appoint powers and duties on hered upon and upon time herein named is appoint powers and duties on hered upon any trustee herein named is appoint hereinder a social dors and appointment and whotigition shall be made by written and its place d troover, when two trustes hereine to the front dead and its place d the course of whom two trustee here to the front dead and its place d the course of whom two the here of the Courty (Creak or Kowader of the course of whom this the property is situated, shall be conclusive proof of proper appointment of the successor trustee. To Trustee accepts this trust when this dead, duly resulted and acknowledged is made a public record as provided by law. Trustee is not obligated to position or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attamey, who is an active member of the Oregon State Bar, a hank, trust company or savings and laan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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The grantor covenants and fully seized in fee simple of said	d agrees to and described real	d with the ben c lic property and has	iary and those claiming under him, a valid, unencumbered title theret	And the second sec
and that he will warrant and for	rever defend th	le same adainst a		
		ie oanne against al	l persons whomsoever.	
purposes.	in it grantor is a	natural person) are .	ne above described note and this trust dec al purposes (see Important Notice below for business or commercial purposes other).
tors, personal representatives, successors contract secured hereby, whether or not masculing gender includes the feminine	ne benefit of at and assigns, Th named as a bene and the neuter.	nd binds all parties I te term beneficiary s diciary herein. In con- and the sindular	hereto, their heirs, legatees, devisees, admi hall mean the holder and owner, includin istruing this deed and whenever the conre-	nistrators, execu- g pledgee, of the
* IMPORTANT NOTICE: Delate by Unit	, said grantor i	has hereunto set l	us hand the day and year first abov	e written.
not applicable; if warranty (a) is applicable or such word is defined in the Truth-in-Le beneficiary MUST comply with the Act and disclosures; for this purpose, if this instrumer the purchase of a dwolling, use Stevens-Ne if this instrument is NOT to be a first lien, us equivalent. If compliance with the Act and	and the beneficia and the beneficia ading Act and Re Regulation by m the state of the state ss Form No. 1305	nly (a) or (b) is ny is a creditor gulation Z, the naking requirod lien to finance or equivalent:	Hilbert S. Warner	7 >)LrL
use the form of acknowledgment apposite.)		93.490)		····· ····· ····
STATE OF OREGON, and con			EGON, County of	1
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Personally appeared the above named		1		and ing duly sworn,
			who, be and not one for the other, did say that th president and that th	e former is the
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OFFICIAL Before me: DOFFICIAL SEALS: Notary Public for Oregon (My commission expires:	act and deed.	nall of said corpo	affixed to the foregoing instrument is the n and that said instrument was signed an ration by authority of its board of directo, ed said instrument to be its voluntary	(1 SCALED in he.
Notary Public for Oregon & My commission expires	rigon	Notary Public for	Oredon	(OFFICIAL
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