inferrer on the transmin kinner taken in the benchciary's or trustee's atter-ney's less on such appeal. It is mutually afreed that: 8. In the word that any portion or all of said property shall be taken under the right of eminent domain or condemnation, bencheiny shall have the scompensation for such taking, which are in every of the monies payable to pay all reasonable costs, expenses and attorney's feet necessarily paids of any difference of the score of the monies of the appeal of inversed by it in the trial and appediate costs and expenses and attorney's less ficiary in such proceedings, shall be paid or incurred by bene-scured hereby; and frante afters, at its own expense, to take such actions pensation, promptly upon beneficiary requests. 9. At any time and them to time to time upon written request of bene-endorsement (in case of full reconveynices) for cancellation), without the triat the liability of any person for the payment of the indebtedness, pensation, promptly upon beneficiary requests.

The date of maturity of the debt secured by this instrument is becomes due and payable.
The dove described real property is not currently used for agriculation of the convertient of this trust deed, strantor agrees:
To protect the security of this trust deed, strantor agrees:
To protect the security of this trust deed, strantor agrees:
To complete or resource or demolinalizing said property in good and workmanike destroyed the unified or improvement which multipated.
To complete or resource or demolinations and to pay increment therean:
To complete or resource or strate end demains and the pay of this instrument in the complete or resource or strate end demains and the pay in the strate end to be the strate end demain of the strate end to be the strate of the strate end to be strate end demained and the strate end to be strate and to be strate end to be strate and to be strate end to

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16, For any reason permitted by law beneticiary any from time to time appoint a successor in functions to any trustee named herms in any oursevance to the successor trustee, the latter shall be verted with all title conveyance to the successor trustee, the latter shall be verted with all title percessor and during contering the latter shall be verted with all title hereunder. Each such appoint upon any trustee herein named or appointed instrument eventered by beneficiary, containing reference to the trust deed Clerk or Recorder of the county or counties in which the life or the first died bet conclusive proof a proprint upon in the to the successor trustee. achnowledged is made a profile rappointment of the successor trustee, acknowledged is made applied the trust when this doed to be welled and trust or of any action or proceeding in which successor trustee.

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Three thousand three hundred and no/100- ---- Dollars, with interest sum of 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 August 31 The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note --- becomes due and payable. 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 rhereunto 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 connecwith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property County. Oregon described as Lot 5, Summers Park, in the County of Klamath, State of Oregon.

Raymond M. Jackson and Violet M. Jackson, Husband and Wife , 1979 , between , as Grantor, Dennis F. Bush or Carolyn M. Bush, Hudband and Wife , as Beneficiary,

FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on ossignment). STEVENS-NESS LAW PUBLISHING CO., PORTLAND, CR. \$7204 alamatik falls, creacy first Vol. 79 Page 20577 - 3 THIS TRUST DEED, made this TRUST DEED

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LEDGE DEBUD

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and

in

20578 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

and that he 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it 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-tors, 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 beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevans-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevans-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. If the signer of the above is a corporation:

* Perport in Juckson + Scolet the Jackson

use the form of acknowledgment opposite.}	
STATE OF OREGON,	(ORS 93.490)
County ofKlamath	STATE OF OREGON, County of
August 27	· · · · · · · · · · · · · · · · · · ·
· cisonally appeared the above paged	Personally appeared
Laymond M. Jackson and Wartat	
M. Jackson, Husband and Wife	
	president and that the latter is the
and acknowledged the foregoing instru-	secretary of
Menti to be their voluntary act and deed. (OFFIOIAR Before me: SEAL)	and that the seal allixed to the foregoing instrument is the corporation of said corporation and that said instrument was signed and sealed in by 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:
My commission expires: 2-16-81	Notary Public for Oregon (OFFICIA
	My commission expires:
REAL PROPERTY AND A CONTRACT OF	QUEST FOR FULL RECONVEYANCE
To be use	rd only when obligations have been poid.
herewith together with said trust deed) and to see	all indebtedness secured by the foregoing trust deed. All sums secured by said by are directed, on payment to you of any sums owing to you under the terms of idences of indebtcdness secured by said trust deed (which
said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconvey an DATED:	without warranty, to the parties designated by the terms of said trust deed (which are delivered to you nee and documents to
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