NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust rempony or savings and loan association authorized to do business under the laws of Oregon or the United States, a hile insurance company authorized to association authorized to do business, the United States or any agency thereof, or an estrow agent licensed under OPS 676-505 to 676-505.

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ioin in executing such limancing statements pursuant to the termination contact of the as the beneficiery may require and to pay for time state in the beneficiery.
 A the provide and continuously maintain insurance on the building officers of searching agencies as may be deemed desirable by the or hereafter erected on the said premises against loss or damage by the mount not less than 3 2 bounds. They for this to the building in such acceptable to the building may from time to time written in mount not less than 3 2 bounds. They contain the the termination of the said premises against loss or damage by the search premises of insurance shall be delivered? With loss payable to the statist in mount not less than 3 2 bounds. The provide and the present to prove any such insurance in any present to the beneficiary as soon a insurant on the states of insurance shall be delivered. With loss payable to the states in a mount not less than 3 2 bounds. The provide any such insurance is a farmer any such insurance in a farmer of any present to such application or release shall the function of beneficiarity may be applied by insert the state of insurance notice. Such applied or insultant and the present to such applied or inselfated any of the state of insultant or notice of default hereunder or inselfated any of the present of the state, assessments and other the state, assessments and other the state, assessments and other the state any state of any fare, assessed upon or therediciary should the grantent and promise trans, as with unds with which to the state and the provide and presents of the fare of any fare, assessed upon or therediciary should the grantent and presents of the deliver receipts there for any of the deliver receipts with unds with which to the state as all the state as all the state as all the state as a state of any fare, assessed upon or there the applied by framer, assessed upon or the states the state as all the stand of the state as a state as a state as a state of the stat

The above described real property is not currently used for agricult approtect the security of this trust deed, grantor agrees: 1 To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon; To compute w restore promptly and in good and workmanlike manner any building or improvement which may be constructed, danuaged 3. To complet w restore promptly in good and workmanlike obstrowed thereon, and pay when due all costs incurred therefore, danuaged isons and restrictions allecting said property; if the beneficiary so requests, to restore as the beneficiary may require and to pay the buildont commer-proper public office or offices, as well as the cost of all lien searc's made by fulling officers or searching agencies as may be deemed desirable by the by fulling officers or searching agencies as may be deemed desirable by the by fulling officers or searching agencies as may be deemed desirable by the security officers of searching agencies as may be deemed desirable by the by fulling officers or searching agencies as may be deemed desirable by the by fulling the provide and continuously maintain insurance on the building.

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if 

Barry W. Purnell as Grantor, ...... William L. Sisemore Lillian Stewart

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TNU

as Beneficiary.

FORM No. 881—Oregon Trust Deed Series—TRUST DEED.



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surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law benelicity may from time to time appoint, a successor or successors to any trustee manuel herein or to any conveyance to the successor to any trustee manuel herein or to any conveyance to the successor to any trustee herein mailed with all title permitted and duties conferred interest and latter shall be when or to appoint provers and duties conferred interest and substitution shall be interest and without permitted sources of the successor of the successor trustee and duties the permitted sources of the successor of the successor trustee and the successor permitted sources of the counts or counties in which the proves of the Count of the successor of the counts or counties in which the proves of the Count shall be conclusive proof of the counties in which the provessor trustee. The two of the successor of the successor trustee and shall be conclusive proof of the count of a provided of the law Statisted and the original statistic record as provided by law. Trustee is not trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

the details, in which event all lorclosure proceedings shall be dismissed by the details, in which event all lorclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable all the parcel or parcels at shall deliver to the purchaser its deed in form as required by law converses of the trustee. The trustee shall be required by law converses auction to the highest bidder for cash, payable all the parcel or parcels at shall deliver to the purchaser its deed in form as required by law converses of the trustee. Any person, ercluding the trustee, but including the transferred by the trustee and the shall be conclusive prior of the truthhulness thereol. Any person, ercluding the trustee, but including the data trustee sells pursuant to the powers provided herein, trustee attorney. (2) IS when trustee sells pursuant to the powers provided herein, trustee attorney. (2) IS ablequent to the interest of the trustee by trustees the interest may appear in the interest of the trustee in the rust dead, is not be bidgation secured by accessor in interest in the interest attorney. (2) IS and beneficient or to bits successor in interest entitled to such

wave any detault or notice of default bereunder or invalid, will not cure or purvant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any afteement hereunder, the beneficiary may event the beneficiary at his election may proceed to loreclose this trust deed advertisement and sale. In the latter the trustee to loreclose this trust deed advertisement and sale. In the latter the trustee to loreclose this trust deed advertisement and sale. In the latter the trustee to loreclose this trust deed by event the beneficiary at his election may proceed to loreclose this trust deed advertisement and sale. In the latter the trustee to loreclose this trust deed by event and cause to be recorded his written notice of default and his election hereby, whereupon the trustee apport to saily the oblightion secured thereoi as then required by law and proceed to loreclose this trust deed in the and the beneficiary elect to foreclose by advertisement and sale the namer provided in ORS 86.740 to 86.795. 13. Should the beneficiary or to live days being the sale study the trustee for the trustees sale the frantor or other prison so privile/de by tively, the entire spart to the beneficiary or his successors in interest, respec-obligation secured thereby (including costs and expenses actually incurred in ereding the terms of the obligation and truste's and attorny's lees not ex-cipal as would not then be due had no default occurred, and thereby cure the trustee. 14. Otherwise, the sale shall be held on the date and attorny the dismissed by

(a) consent to the making of any map or plat of said property: (b) join in subscription of other making of any map or plat of said property: (b) join in any channing any exament or creating any restriction therein: (c) join in any subscription or other agreement affecting this ded or the import. The former in any recovery, without waitanty, all or any put of the import of charge frances in any recovery and the rectals therein of any matters or facts shall be not less than 5.5. The property of the truth the truth of the property is any of the rectals therein of by any of the rectals therein of any matters or facts shall be not less than 5.5. The property of the truth without notice, there it is any any and the restards there is any of the second by a court, and without regard to the adequacy of any security for the industry of any secure of the truth and unpaid, and apply the same sec or any including reasonable attorned in the partial these past due and unpaid, and apply the same second in the reason of a states. In the restard is the enterned in the restards and collection, including reasonable attorned insure may determine.
In the indebtedness hereing upon and taking provession of said property, the application of relaxes thereols of the gradenest of the indeption of the restard insuch order as been insurance policies or order and in such order as the store.
In the indebtedness hereing there any taking or the application or relaxe thereols any taking any taking any taking or notice of default here under any indebtedness secured in the application and conservation any taking any any taking or invalidate any activation.
I.2. Upon delault by grantor in payment of any indebtedness secured in the beneficiary may detail.

The grantor covenants and agrees to an ully seized in fee simple of said described rea.	and with the beneficiary and those claiming under him, that he is law al property and has a valid, unencumbered title thereto
and that he will warrant and forever defend t	the same against all persons whomsoever.
<ul> <li>(a)* primarily for grantor's personal, family, h</li> <li>(b) for an organization, or (even it grantor is purposes.</li> <li>This deed applies to, inures to the benefit of rs, personal representatives, successors and assigns.</li> <li>Intract secured hereby, whether or not named as a be asculine gender includes the feminine and the neuter</li> </ul>	b loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), s a natural person) are for business or commercial purposes other than agricultural and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- The term beneficiary shall mean the holder and owner, including pledgee, of the beneficiary herein. In construing this deed and whenever the context so requires, the ter, and the singular number includes the plural. For has hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever was of applicable; if warranty (a) is applicable and the benef is such word is defined in the Truth-in-Lending Act and aneficiary MUST comply with the Act and Regulation by sclasures; for this purpose, if this instrument is to be a FI e purchase of a dwelling, use Stevens-Ness Form No. 13 this instrument is NOT to be a first lien, or is not to fir is a dwelling use Stevens-Ness Form No. 1306, or equival ith the Act is not required, disregard this notice.	eficiary is a creditor d Regulation Z, the by making required FIRST lien to finance 1305 or equivalent; finance the purchase
se the form of acknowledgment apposite.)	{ORS 93.490}
TATE OF OREGON, )	STATE OF OREGON, County of )ss.
County of Klamath ) <sup>ss.</sup> December 19 19 79	, 19 Personally appeared and
Personally appeared the above named	rersonally appeared _ and who, each being first
Barry W. Purnell	duly sworn, did say that the former is the president and that the latter is the secretary of
in to be in the me:	and such all the sector is the sector is the sector is bound of uncertains.
AL) Charden Man	
	Notary Public for Oregon (OFFICIAL SEAL)
My commission expires: 2-15-81	My commission expires:
My commission expires: 2-16-81	My commission expires:
	REQUEST FOR FULL RECONVEYANCE
	REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid.
R The undersigned is the legal owner and holder of rust deed have been fully paid and satisfied. You here aid trust deed or pursuant to statute, to cancel all en herewith together with said trust deed) and to reconvey, state now held bytyou under the same. Mail reconvey	My commission expires: REQUEST FOR FULL RECONVEYANCE used only when obligations have been poid. , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the
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The undersigned is the legal owner and holder of rust deed have been fully paid and satisfied. You here aid trust deed or pursuant to statute, to cancel all ex- erewith together with said trust deed) and to reconvey state now held by you under the same. Mail reconvey state now held by you under the same. Mail reconvey ATED: , 19	My commission expires: REQUEST FOR FULL RECONVEYANCE used only when obligations have been paid. , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you ry, without warranty, to the parties designated by the terms of said trust deed the yance and documents to Beneficiary
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R The undersigned is the legal owner and holder of ust deed have been fully paid and satisfied. You here and trust deed or pursuant to statute, to cancel all en- erowith together with said trust deed) and to reconvey, intate now held bytyou under the same. Mail reconvey ATED: , 19 De not lose or destrey this Trust Deed OR THE NOTE which it TRUST DEED (FORM No. 881)	My commission expires:         REQUEST FOR FULL RECONVEYANCE         used only when obligations have been poid.         , Trustee         of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the yance and documents to         Beneficiary         it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.         STATE OF OREGON, County of Klamath         I certify that the within instrument was toceived for record on the 20th day of December 14 79, at 11:02 o'clock A M., and recorded in book reel volume No, M79 on
R Te be undersigned is the legal owner and holder of ourst deed have been fully paid and satisfied. You here ind trust deed or pursuant to statute, to cancel all et prewith together with said trust deed) and to reconvey, thate now held by you under the same. Mail reconvey, ATED: , 19. De not lose or destrey this Trust Deed OR THE NOTE which it TRUST DEEDD [FORM No. 881] STEVENS.MESS LAW FUE.CO. FORTLAND.ONE	My commission expires:         REQUEST FOR FULL RECONVEYANCE         used only when obligations have been poid.        , Trustee         of all indebtedness secured by the foregoing trust deed. All sums secured by said reby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you y, without warranty, to the parties designated by the terms of said trust deed the yance and documents to         Beneficiary         it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.         STATE OF OREGON, County of Klamath         I certify that the within instrument was "acceived for record on the 20th day of December _ 19 79, at _ 11:02 o'clock A M., and recorded
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