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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregan State Bar, it bank that company or savings and loan association authorized to do business under the lows of Oregan or the United States, a title insurance company on the trust company property of this state, its subsidiaries, affibilities, agents or branches, or the United States or any agency thereat.

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The above described real property is not currently used for agricu-To, protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove and maintain said property in good condition not to commit or premits any demolish any building or improvement thereion; 2. To complete our said property. 3. To complete our provenent which may be constructed, damaged destroyed thereon, and pay when due all costs incurred therefor. 4. To complete in the second state of the second state of the form and restrictions attracting statements pursuant to the Unitor Commer-tions and restrictions attracting statements pursuant to the Unitor Commer-cial Code as the beneliciary may require and to pay for films same in the by films offices, as well as the cost of all lime same is made beneliciary. 4. To provide and continuously maintain insurance on the build when

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surplus, if any, to the granter or to his successor in interest entitled to such surplus. 10. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustice named berring to found only entities the successor interest the latter shall be vertex with workson conversame to the successor interest the latter shall be vertex with workson on ename to the successor interest the latter shall be vertex with workson conversame to the successor interest the latter shall be vertex with workson conversame to the successor interest of latter shall be vertex with the percent executed by beneficiary, containing reference to the to the struct deal instrument executed by beneficiary, containing reference to the the struct deal of the structure of the county or counties in which the proved the County shall be conclusive prior of program appointment of the successor truster, and nowledged is made a public record as provided the successor truster is being any party hereto of pruding site under any other deal shall be a party unless such action or proceeding in which franter, methoding to shall be a party unless such action or proceeding is brought by trustee.

Instrument, irrespective of the maturity dates expressed therein, or instrument, irrespective of the maturity dates expressed therein, or included, timber or graing purpose.
(a) consent to the making or event of any negative data of the provided therein, in the interval of the maturity dates expressed therein, in the interval of the provided therein, in the provided therein, in the provided the provided therein, in the provided the provided therein, in the provided the provided therein, in the provided the provided therein, in the provided the

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-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of **SIXTEEN THOUSAND and no/100**** thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the first remember of even date herewith. Followers 200 first and the provide the based of the terms of the second second to be and the second second

FORM No. 881—Oregon Trust Deed Series—TRUST DEED. TS STEVENS NESS LAW FUBLISHING CO., POBILAND, OR. 97204 83454 Vol. Med Page TRUST DEED THIS TRUST DEED, made this 29 day of March EDWARD L. TRIPLETT and DORENDA L. GOETTING G.O. TRIPLETT and LOUISE TRIPLETT G.O. TRIPLETT and LOUISE TRIPLETT 7455~ , 1980, between , as Grantor, anđ , as Trustee, WITNESSETH: ..., as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: . . . Block 5, Lot 12, First Addition to Nimrod River Park, as recorded in the County Recorder of said County.

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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.

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 abov -•••

* IMPORTANT NOTICE, Delate by the tar		0	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary		Edward L. Triplet	Tallet
beneficiary MUST comply with the Art and Basulation to	lation Z, the	Edward L. Triplet	t
disclosed by the mis purpose. If this instrument is to be a EIDCT I		•	
	an annihumla - A		••••••
if this instrument is NOT to be a first line, use Stevens-Ness Form equivalent. If campliance with the Act not required, disregard	No. 1306, or	Jorenda X Go	ettexa
(if the signer of the above is a corporation, use the form of acknowledgment opposite.)		Doranda I Cootti	
2.201	3 490)	Dorende L. Goelli	atter 12
STATE OF SORS SEAR, CALIFORNIA	STATE OF OR	EGON, County of	
County of Ventura)ss.		, <i>19</i>) ss.
mar. 28, 1980		appeared	
Personally appeared the above merced	and to the state	and the second	who, being duly swe
Edward L. Triplett and	each for himself	and not one for the other, did s	ay that the former is
Dorenda L. Goetting			and that the latter is
and antimulated at the second	· · · · · · · ·	secretary	
and acknowledged the foregoing instru-	and that the sea	I allixed to the foregoing instrum	, a corporation of the corporate state of the corporate state state state state state state states and states a
Before ma:	half of said corp.	oration by authority of its hand	signed and sealed in
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JOHANNA CANTO			
NOTARY PUBLIC - CALIFORNIA			
PRINCIPAL OFFICE IN			
MY COMMISSION EXPIRES SEPT. 11, 1982			
	FOR FULL RECONVEYA		
	when obligations have	been paid.	
TO: The undersigned is the legal owner and holder of all ind trust deed have been fully paid and satisfied. You hereby are said trust deed or pursuant to statute, to cancel all evidence herewith together with said trust deed) and to reconvey, withou estate now held bytyou under the same. Mail reconveyance an	debtedness secured directed, on paym es of indebtedness ut warranty to d	ion to you of any sums owing to	You under the terms
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