surplus, if any, to the franter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to ime appoint a successor or successurs to any trustee manuel berein or to any conveyance to the successor truste, the latter shall smel or appoint permitted by beneficiary provides the successor function instruction of the successor truster, the latter shall smel or appoint permitted by beneficiary any trustee herein vented with all titled instrument executed by beneficiary containing reference of the successor (Clerk is Recorder of the county which when recorded in the office of the County shall be conclusive proof of proper appointment of the successor frustee. acknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which granter and any other deed of 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 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 title to trail property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estraw agent licensed under ORS 000.051 to 650.585.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the said oroperty either the trustee. The trustee may sell said the finance of parcels and the parcel or in separate deal in form as required of all and the shall deliver to the purchaser its deal in form as required by law concursing of the trustee shall be required by law. The trustee the property so sold, but without any covenant or warrantly law concursing of the trustellas in the deed of any matters of lact shall be conclusive proof the granter and beneficiary, may purchase at the sale. Shall apply the proceeds alls to payment of (1) the suprense of sale, in-the compension subtract the trustee and a real subset charke by trusters at any the condend of the trustee and are analyse by the trust atterney. (2) to the oblighter to the interest of the trustee by trusters dead as their interests may appread in the order of the trustee in the trust atterney. (2) to the oblighter in the interest of the trustee of the trustee atterney. (2) to the oblighter in the interest of the trustee of the trustee atterney. (2) to the oblighter in the interest of the trustee of the trustee atterney. (2) to the oblighter in the interest of the trustee of the trustee atterney. (3) to all previous

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ware any detault or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder. The beneficiary may even the beneficiary at his electron may proceed to foreclose this trust deed accurate and sale. In the latt the trustee to foreclose this trust deed executive as a mortfage or direction may proceed to foreclose this trust deed accurate and sale. In the latt the trustee to foreclose this trust deed executive as a mortfage or direction may proceed to default the trustee shall for the said described real his written notice of default his election thereof as the required by law and place of defaults, give notice the manner provided in ORS 68.740 to 86.795. 13. Should the beneficiary or to the date set by the ORS 600, may to the big failed or or other period hereof, the failed by thered, the trustee's sale the failed costs and trust deed as the origin the default any time prior to live days before the date set by the ORS 600, may pay to the big failed costs and trustees and attornally incurred in conting the entire amount the big form and trustee's and attornally incurred in conting the terms of the oblightion and trustee's and attornally incurred in-ceeding the terms of the oblightion and trustee's and attornally incurred in-the data the invited by and of the data to the prior the data would not then be due had on the date and at the terms of the prior the trustee, in which event all loreclosure proceeding shall be dismissed by the data the invites, the sale shall be held on the date and at the time and the time and the time sale shall be held on the date and at the time and the time and the best hered on the date and at the time and the time and the time sale shall be held on the date and at the time and

Alural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in substantian any easement or creating any restriction thereon: (c) join in any subordination or other agreement altering this ded or the property. There is a provide the transformer of the property of the property

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

Ten Thousand and no/100 (\$10,000.00)

vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

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.

Lot 4, Block 3, CHAPMAN TRACTS, according to the official plat thereof on file in the office of the County Clerk of

in ____Klamath____County, Oregon, described as:

9505 @

HERBERT FLINIAU

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

MAC-8874

TRUST DEED

as Beneficiary,

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

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THIS TRUST DEED, made this 21st. day of May

., as Trustee, and

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STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204

9506

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

EXCEPTING Reservations in Patents, Easements and Encumbrances of

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 if grantor is a natural person) are for business or commercial purposes other than agricultural nurposes.

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.

X

* 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 as 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 Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

X Charles J. Ja	And
Charles L. Pankey) Xtanela	inher
Pamela L. Pankey	0

the signer of the above is a corporation, the form of acknowledgment opposite.) [ORS 93	.490]	nty of) ss.
ATE OF OREGON,	STATE OF OREGON, Cou	nty of and
(bro build)		
		who, each being first
Personally appeared the above named		
Charles, L. Pankey and Pamels, L. Pankey		
Pameta L. Pameta	secretary of	
and acknowledged the foregoing instru-	a corporation, and that the corporate seal of said corp sealed in behalf of said co and each of them acknow and deed. Before me:	e seal atlixed to the foregoing instrument is the poration and that the instrument was signed and proporation by authority of its board of directors; whether and instrument to be its voluntary act
	Before me.	
FFICIAL MILLING A. DENNER	Notary Public for Oregon	(OFFICIAL SEAL)
EAL) Notary Counties for Expires MAR. 25, 1984 My commission expires:	My commission expires:	
My commission capital		
	EST FOR FULL RECONVEYANCE	
	only when obligations have been pair	d.
TO:	, Trustee	t Lu cai
said trust deed of pursuant to stand to reconvey, w herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyant DATED: , 19		Beneficiary
		will be made.
Do not lose or destroy this Trust Deed OR THE NOTE which it se	cures. Both must be delivered to the	trustee for concellation before reconvergence and a
Do not lose or desirely time that	· · · · · · · · · · · · · · · · · · ·	
		STATE OF OREGON,
TRUST DEED	ent affe los 1970 en 19	Klamatu (
WORDLY No. 5811		t set the willing mon
STEVENS-NESS LAW PUB. CO., FORTLAND, ORE.		1 Las second Oll
Charles L. Pankey and	n an an Anna an Anna Anna an Anna an Anna Anna	23rd day of the P M and record
	가는 가지 않는 것이다. 이 사람이 있는 것은 것은 것은 것은 것이다.	the structure No.
Pamela L. Pankey Grantor	SPACE RESERVED	
	RECORDER'S USE	page 9303 or as accument and a succement and a sucement and a succement and a succement and a
		Record of Mortgages of said Con
Herbert Fliniau Beneficiary	and the second	Witness my hand and sear County affixed.
AFTER RECORDING RETURN TO		Wm. D. Milne
First Western Title Company		By Seinetha Hetsch De
P. 0. Box 5609 Bend, Oregon 97701	A State A State	Fee \$7.00