waive any default 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 event the beneficiary at his election may proceed to foreclose this trust deed advertisement and sale. In the latter event the beneficiary or this deed advertisement and sale. In the latter event the beneficiary or this section hereby whereupon the trustee to foreclose this trust deed to sell the said described real property to satisfy the obligation of the shall hereby whereupon the trustee to barcelose this trust deed in hereby, whereupon the trustee to barcelose this trust deed in hereby, whereupon the trustee to barcelose this trust deed in the mainer provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to loreclose this trust deed in the delaute any time prior to live days before the date set by the prise of the trustee is all the the terms or other effects in the sale there delaute and the beneficiary or his successors in interest, respect to be and the trustee is and the trustee shall increase actually incurred in endering the terms provided by law) other than uch porties in the sale endering the amount provided by law) other than uch porties in the sale there is shall not sprovided by law) other than uch portion of the prince the delaute and the head and celault occurred, and thereby curve the delaute, in which event all loreclosure proceeding the terms of the terms 14. Otherwise, the sale shall be held on the date and at the time and the time.

surplus, it any, to the stantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciars may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor trustee, the latter shall be vested with all powers and duties conferred upon any trustee herein named or appointed herein and duties conferred upon any trustee herein named or appointed powers and duties conferred upon any trustee herein named or appointed herein trustee appointed herein and substitution shall be used herein executed by beneficiary, containing reference for and by written and its place of record, which when recorded in the office of the Contry shall be conclusive proof of proper appointment of the office strust deed the conclusive proof of the trust when this deed, duly executed and obligated to notify any party hereto of pending kances in trustee is not trust or of any action or proceeding in which Kantor, 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 an attorney, 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 real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

 Tooms and restrictions allevents lasts, ordinances, regulations, covenants, condi-ion in erecuting such inances, as well as the to pay for filling same in the for filled office or offices, as well as the to pay for filling same in the breiting officer or searching advects as may be deemed desirable by the and such other heards as the beneficiary, with loss or danged by firling and such other heards as the beneficiary, with loss or danged by firling officer of insurable to the beneficiary, with loss or danged by firling officer of insurable to the beneficiary, with loss or danged by firling order heards as the beneficiary, with loss or danged by firling officer of insurable to the beneficiary, with loss or danged by firling officer of insurance moy at least filtern days prior to the endi-tion of any policy of insurance moy at least filtern days prior to the endi-tion of any policy of insurance moy at least filtern days prior to the endi-tion of any policy of insurance moy at least filtern days prior to the endi-tion of any policy of insurance moles and the angle of a buildings. collecting any argues the same breaker of the same days prior to inter endi-der or waive any delation of construction filters and some diary upon any any file or other insurance bolicy of a subsenticiary any part thereof, may be read beneficiary the entire amount as beneficiary any part thereof, may be read beneficiary in a subsenticiary at dong symment to such notice. I are, assessment and premises free from construction firms and to pay all against said propasy due or day parts at the oral and promptly deliver receiped and and against said propasy due or day first and promptly deliver receiped and and there by, nodether with the grantor fail and promptly deliver receiped and all there de, shall be added to always and and promptly deliver receiped and all against such and the grantor fail and promptly deliver receiped and all theredy, nodether with the days and and promptly deliver receiped b the delault, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time sale by 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 is separate parcels and shall sell be parcel or parcels at shall deliver to the high subtract for cash, payable at the parcel or parcels the trustee may sell said property either auction to the high subtract for cash, payable at the parcel or parcels at shall deliver to the separate parcels and shall sell be parcel or parcels at the truthulness thereof for cash, payable at the parcel or parcels at the truthulness thereof or cash, payable at the parcel or parcels at the truthulness thereof or cash, payable at the truthereof or sale. Trustee the granter and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers, provided herein, truster-chall apply the proceed of sale to payment of (1) the express of sale, in-futoring the compensation of sale to the trust devide therein, truster-hall apply the process of sale to payment of the trust devide therein, truster-having recorded liens subfation secured by the trust devide therein, truster-having recorded liens subfation secured by the trust devide therein the divide attraction is the stanter to the interest of the truste in the trust trust and their interest may appear in the other of their private in the trust aurplus. 16. For any trason permitted by law the trust devided at the trust to such the stanter of the interest of the trust endities of the such the stanter. 16. For any trason permitted by law the trust devided at the stanter of the such the stanter endities of the stanter of the state of the trust endited to such the trust. 16. For any trason permitted by law the trust devided at the state of the state

Ine above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good conditions and repair, not nerrow or demolish any building or improvement thereon; 2. To compile or restore prompily and in good and workmanike manner any building or insprovement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereoficiants, condi-tions and restrictions allfular and provement building or requests, to the building of the security of the security of the building of the tors and restrictions allfular and pay and for the building security of the building of the conditions allfular agencies as may be deemed desirable by the building officers or searching agencies as may be deemed desirable by the building officers or searching agencies as may be deemed desirable by the building officers or searching agencies as the building searches may be building officers or the searching agencies as the building the building the building the building officers or the provider of the searching may be the building the buildin

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subscription of the making of any map or plat of said property; (b) join in subscription of the different and the received described as the "person or persons of the intervent". (d) reconvey, without wan file, all or any part of the property. The person of the reconveyance may file, all or any part of the property. The person of the truthuluness therein of any matters or the standard thereto," and the received described as the "person or persons be conveyance may file, all or any matters or the standard thereto," and the received described as the "person or persons be conveyance in the standard there of the standard there of the standard thereto, and the received described as the "person or persons be conveyance in the standard there of the standard thereto," and the received described as the "person or persons be under the standard thereto," and the standard thereto of the standard thereto, in the standard thereto, including transnable attoneties and proteins, issues and proties, or the procession of the standard thereto, and taking possession of said property, the standard the polication or release thereto a subtandard standard there policies of compensation or awards for an taking to durade of the and there policies of the standard there and taking to the standard there and the standard thereto, and the standard thereto, and the standard t

sum of Five_Thousand_Seven_Hundred_Sixty_Three_and_00/100_____ note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest hereol, it not sooner paid, to be due and payable May 12, 19.91.

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 Direct The second Second Hundrod Single There and 00/200

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as: Lot 1 in Block 9, TRACT NO. 1019, WINEMA PENINSULA - UNIT NO. 2, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

TRUST DEED

day of May

Vol. 50 m

STEVENS. NESS LAW PUBLISHING CO., PORTLAND, OR. \$720

Page

10152

..... between

180

WINEMA PENINSULA INC. as Beneficiary,

FORM No. 881-1—Oregon Trust Deed Series—TRUST DEED (No restriction on assignment).

THIS TRUST DEED, made this 12th day RICHARD R, KOPCZAK

ROBERT THOMAS

TH-I

¹} PH 3_00

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as Grantor.

1: 85127

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 if 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, executors, 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 teminine 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 warr not applicable; if warranty (a) is applicable and the benefic		05/01	
not applicable; it warranty for its opplication and its and its as such word is defined in the Truth-in-Lending Act and I beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a Fik the purchase of a dwelling, use Stevens-Ness Form No. 130 if this instrument is NOT to be a first lien, or is not to find of a dwelling use Stevens-Ness Form No. 1306, or equivale with the Act is not required, disregard this notice.	making required ST lien to finance OS or equivalent; ance the purchase	Richard R. (bpogak	
(If the signer of the above is a corporation,	ong 03 (00)		
STATE OF OREGON,	ORS 93.490)	unty of) ss.	
STATE OF OREGON,)ss.		, 19	
County of Klamath	Personally appeared	and	
Personally appeared the above named		who, each being first	
Richard R. Kopczak	duly sworn, did say that th	duly sworn, did say that the lormer is the president and that the latter is the	
·····	secretary of		
······································			
ment to be his Before me:	corporate seal of said corp - sealed in behalt of said co and each of them acknow and deed. Before me:	e seal affixed to the foregoing instrument is the poration and that the instrument was signed and proporation by authority of its board of directors vledged said instrument to be its voluntary ac	
TOFFICIAL RONNIEM KUTCHEN		(OFFICIAL	
Notary Public for Oregon	Notary Public for Oregon	SEAL)	
My commission expires: 11.5.8 =	My commission expires:		
	REQUEST FOR FULL RECONVEYANCE		
To be a	used only when obligations have been paid	l.	
	Trucker		
<i>TO:</i>	interior in the second s	foregoing trust deed. All sums secured by sai	
The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You her said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconve- estate now held by you under the same. Mail reconver-	evidences of indebtedness secured	by said trust deed (which are delivered to yo es designated by the terms of said trust deed the	
19		·	
DATED:, 19.			
		Beneficiary	
Do not lose or destroy this Trust Deed OR THE NOTE which	it secures. Both must be delivered to the tr	rustee for cancellation before reconveyance will be made.	
TRUST DEED		STATE OF OREGON,	
(FORM No. 881-1)		County of Klamath	
BIEVENS NEBS LAW PUB. CO., FOUTLAND, UNE.		I certify that the within instr	
		ment was received for record on t 4th day of June 1980	
		at. 3:00 o'clock P. M., and record	
Richard R. Kopczak	SPACE RESERVED	in book/reel/volume No. M80	
Grantor	FOR	nade 10152or as document/fee/fil	
	RECORDER'S USE	instrument/microfilm No. 85127	
Minama Doningula Inc	en e	Record of Mortgages of said Coun	
Winema Peninsula Inc. Beneficiary		Witness my hand and seal	
	an di seria di seria Na seria di s	County affixed.	
AFTER RECORDING RETURN TO Winema Peninsula Inc.	$0 \leq 1$		
PO Box 384		By Dernetha I fels the	
Chiloquin, OR 97624		By Dernel na chopers choepi	

Fee \$7.00