surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor funder. They such appointent and without powers and duties conferred upon any trustee herein named with all diffe-ter trustee appointed between the successor in the successor of powers and duties conferred upon any trustee herein named with all diffe-ter trustee appointed by beneficiar and substitution shall be made by written and its place of record, which when recorded in the office of the Courty shall be conclusive proof of proper appointment of the successor trustee. acknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which frantor, beneficiary variants shall be a party unless such action or proceeding is bronght by trustee. NOTE: the Trust Deed Act provides that the trustee hereunder must be either an attarney, wha is an active member of the Oregon State Bar, a bank, trust company or knowns and loan insociation authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure 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 696.525. 

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of said payment of (1) the expenses of sale, in-attorney, (2) to the ubligation secured by the trust deed, barde by trustee's having recorded liens subsymmetric to the interest of the interest in the interests may appear in the order of their pulsity and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

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Jon S To comply with all laws outcosts incurred the builtings and such other laws presson to problemicitary as soon as insured; deliver said or shall lail for any reason to problemicitary is a soon as insured; deliver said stable to the beneficiary at least litteony such insurance and to the negative problemicitary is and the explicit of the beneficiary at least litteony such insurance and to any part think, or at option of beneficiary the all such order as beneficiary in a such and the problemicitary is and the origin of the beneficiary with all such order as beneficiary and the same at frantor's expense. The buildings any part think, or at option of beneficiary with all such order as beneficiary in a such and to pay and the same at frantor's assessments and other the pay part of the same at frantor's assessments and other to beneficiary with all such order as beneficiary is a soon as insured; as the pay of the same at frantor's assessments and to pay and the same at frantor's assessments and to pay and the hereby, whereupon the trustee shall lix the time and place of sale, five notice thereoi as then required by law and proceed to forcelose this trust deed in 13. Should the beneficiary elect to forcelose by advertisement and sale trustee default at any time prior to the days before the date set by the ORS 86.760, may pay to the beneficiary or other person so priviled by trustee default at any time prior to this successors in interest, respec-obligation senter amount then due under the firs successors in interest, respec-obligation senter and thereby (including costs and may of the trust deed and the enforcing the results provided by law) other that such a stormed, and thereby is less not sentences and a stormey's lees not ex-cipal as would not, then be due had no default oscin and attorney's lees not ex-tine 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 be postponed in the indust and shall said the parcel or parcels at the big separate parcels and shall said the parcel or parcels at the property so sold, but have in corant of way only every im-dit the truster to the bidder for cash, payable at the law conveying of the truster to the default on cash and the law conveying of the truthulness thereod of any matters of lact shall be clustive proof the truster. 15. When truste sells of any person, excluding the space, law conveying shall apply the proceed of any matters of lact shall be conclusive proofing the function and benchiciary, may purchase at the sale.

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| FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restrictio  |  |   | o  |
|--|--|---|--|
| IN-I   | n on assignment).  | STEVENS-NESS LA   | ・ (11)<br>W PUBLISHING CO., PORTLAND, OR. 9720   |
|  | TRUST DEED   | 5 N) (N CA 5  | Mar Date Co., PORTLAND, OR. 9720.  |
| THIS TRUST DEED, made this1  | 2th .  |   | -38 <u>10162</u>   |
|  | day of   | May   | , 1980, between  |
| as Grantor,  | NCE R. WELLS   | 5   |  |
|  | I THOMAS   |   | ······   |
| as Beneficiary, WINEMA PEN   | INSULA INC.  |   | , as Trustee, and  |
| Grantor irrevocably grants, bargains, sells<br>inKlamathCounty, Oregon<br>Lot 7 in Block 9, TRACT NO. 101<br>ing to the official plat thereo<br>Clerk of Klamath County, Oregon  | and conveys to tra<br>, described as:<br>-9, WINEMA PE   | ustee in trust, with pow  | wer of sale, the property  |
| oregon   | •  |   | one county   |
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|  |  | an de la construcción de la constru<br>La construcción de la construcción d   |  |
|  | •  | ALC: A PAR  |  |
|  |  |   |  |
| gether with all and singular the tenements, hereditaments<br>w or hereatter appertaining, and the rents, issues and prot<br>in with said real estate,<br>FOR THE PURPOSE OF SECURING PERFORM,<br>n of Seven Thousand-One Hundred-S<br>e of even date herewith, payable to beneficiary or orger and<br>sooner paid, to be due and   | iv or each agreem  | ent of grantor herein cont.   | eine t   |
| sooner paid, to be due and payable to beneficiary or order an<br>The date of maturity of the debt secured by this instru-<br>tion of the debt secured by this instru-<br>The above described real property is not  | Dollars, with in<br>ad made by grantor, th<br>12, 1<br>mont is the date, state   | terest thereon according to<br>he final payment of princip<br>o 91  |  |
| To protect the security of this trust deed, grantor agrees,<br>I. To protect, preserve and maintain said property in good cond<br>empiri, not to remove or demolish any building or improvement that<br>or permit any waste of said removes and the said of the                      |  |   |  |
| er any building or improvement which and in good and workman<br>years building or improvement which may be constructed, damaged<br>3. To comply with all laws, ordinanismured therefor.<br>3. To comply with all laws, ordinanismured therefor.<br>4. The comply with all laws, ordinanismured therefor.<br>5. To comply with all laws, ordinanismured therefore.<br>5. To comply with all laws, ordinanismured therefore.<br>5. To provide and continuously maintain insurance on the build<br>in dofficers or offices, as well as the cost of all lien searches m<br>any be deemed desirable by the search of the build<br>of ordine treated on the said premises against loss or damage by the<br>ordinance shall be deneliciary may from time to time require,<br>is acceptable to the beneliciary may from time to time require,<br>of insurance shall be deneliciary with loss payable to the latter:<br>5. Stantor shall bail to deneliciary the standard shall be and<br>any policy of insurance in the said procue any such into the explici-<br>tion of the beneliciary these first placed on said build<br>on any indebtedness secured the the beneliciary as be applied build<br>on any indebt of the man all fast filter of a spot of the build<br>on any indebt of the beneliciary the standards explicition of a simul-<br>termine, or at option of beneficiary the entire amount so collected<br>a sub-<br>pursuant to such notice.<br>5. To keep said premises lee from construction or release sha<br>pursuant to such notice.   | conf. subordination or e<br>thereol; (d) recon<br>frances in any re<br>frances in any re<br>be conclusive propo-<br>tion to the sub-<br>be conclusive propo-<br>tion of the sub-<br>time without notice<br>the midebidness he<br>efficient by a court<br>the indebidness he<br>efficient by a court<br>in sub-<br>det efficient by a court<br>the indebidness he<br>efficient by a court<br>in sub-<br>lister and profils, i<br>lister and profils,<br>insurant policies or<br>proper and the and<br>the result of such ra<br>a-<br>waive and sub-<br>tif. The endi-<br>det insurant back<br>profiles and the<br>sub-<br>tif. The sub-<br>time sub-<br>time sub-<br>proper declare all sums sec<br>declare all sums sec<br>the endity in the beneficiary<br>in the ben | e making of any map or plat o<br>ment or creating any restriction<br>other agreent allecting this<br>vey, without warranty, all or an<br>conveyance may be described<br>reto; and the recitals there no<br>f of the truthluness thereof. T<br>in this pagraph shall be not less<br>of a different by grantor hereund<br>e, either in person, by atent of<br>, and without refard to the ad<br>reby security and the security of<br>meludig those past due and ur<br>reby security and the security of<br>meludig those past due and ur<br>reby security and the security of<br>meludig those past due and ur<br>reby security and the security of<br>meludig those past due and ur<br>reby security of the security of<br>meludig those past due and ur<br>reby security of the security of<br>meludig the security of the<br>compensation or average hereby, a<br>molified delault hereunder of<br>ice.<br>ault by grantor in payment of<br>ormance of any afreement hereu<br>at his election may proceed to<br>leafe or direct the trustee to for<br>leaf and the securit he security of<br>the restrict of the trustee to for<br>leaf and the securit he security of<br>the restrict of the trustee to for<br>leaf and the security of the security of<br>the restrict of the trustee to for<br>leaf and the security of the security of<br>the restrict of the trustee to for<br>leaf and the securit he security of the<br>the restrict of the security of the security of the<br>the restrict of the security of the security of the<br>the restrict of the security of the security of the<br>the restrict of the security of the security of the security of the<br>the security of the | deed or the lien or charge<br>yp part of them or charge<br>as the "person or persons<br>d'any matters or persons<br>it any matters or persons<br>is than \$5.<br>er, beneficiary may at any<br>r by a receiver to be ap-<br>lequacy any security for<br>ake possession of said prop-<br>otherise collect the rents,<br>including reasonable attor-<br>including reasonable attor-<br>ing and apply the same,<br>including reconcable attor-<br>ing of live and other<br>yr taking or damage of the<br>proceeds of live and other<br>y taking or damage of the<br>loresuid, shall not cure or<br>r invalidate any act done<br>any indebtedness secured<br>inder, the beneficiary may<br>and payable. In such an |
| A segments and other charges that may be levied or assessed upon o<br>add property before any part of such that may be levied or assessed upon o<br>secome past due or delinquent and charges, assessments and othe<br>clary; should the frantor lait to make payment of any taxes, assess<br>surrance premiums, liens or other may month of any taxes, assess<br>payment or by providing beneficiary with funds with which the<br>amount so paid, with interest at this option, make payment thereof<br>are the the book of the the secure of the of the the of the secure<br>are the secure of the secure of the the secure of the the of the secure<br>are the secure of the secure of the secure of the secure of the secure<br>and the secure of the se | I execute and cause to<br>r to sell the said desc<br>r hereby, whereupon th<br>r thereol as then require<br>the manual of the self.  | inde or directly may proceed to<br>lean the trustee to for<br>be recorded his written notice or<br>cribed real his written notice or<br>cribed real his written notice or<br>e trustee shall operity to satisfy<br>red by law lix the time and<br>proceed to for<br>n ORS 86,740 to 86,795.<br>beancliciary elect to foreclose by<br>any time prior fo live days be   | eclose this trust deed by<br>iciary or the trustee shall<br>of default and his election<br>the obligations secured<br>place of sale, give notice   |

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 detend 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.

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 tors, personal representatives, successors and as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine 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 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; of a dwelling use Stevens-Ness Form No. 1305, or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposito.)

Jarence.

STATE OF OREGON, (ORS 93.490) County of Klamath Huy 30 10 80 STATE OF OREGON, County of ... ....., 19..... ...) 55 Personally appeared the above named. Personally appeared who, each being first Clarence R. Wells CLAREBCE R. WELLD D and accnowledged the loregoing instru-ment to be D HIS voluntary act and deed. Belore me OFFICIAL MARC INTERNO duly sworn, did say that the former is the president and that the latter is the..... secretary of ..... a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me: (OFFICIAL CLASSIF WARE WILLS (Urr) SEAL) Notary Public for Oregon Notary Public for Oregon My commission expires: 3-27-82 (OFFICIAL My commission expires: -SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ..... ....., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of rust acea nave been runy paid and satistica. I ou nereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indepledness secured by suid trust deed (which are derivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: ......, 19 Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

| Clarence R. Wells   | SPACE RESERVED | STATE OF OREGON,<br>County of Klamath ss.<br>I certify that the within instru-<br>ment was received for record on the<br>4th day of June 1980,<br>at. 3:00 o'clock P. M., and recorded   |
|---|----------------|--|
| Winema Peninsula Inc.<br>Beneticiary<br>AFTER RECORDING RETURN TO<br>Winema Peninsula Inc.<br>PO Box 384<br>Chiloquin, OR 97624 | RECORDER'S USE | in book/reel/volume No. M80 on<br>page 10162 or as document/fee/file/<br>instrument/microfilm No. 85132<br>Record of Mortgages of said County.<br>Witness my hand and seal of<br>County affixed.<br>Mm. D. Milne<br>By Since Tha Milne<br>By Since Tha Milne |