FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		E66 (1. 197	-C 10016
	UST DEED	Vol. <u>M81</u> Page	7540
THIS TRUST DEED, made this 26th CLIFFORD OTIS CHAPPELL AND DIANA CHAPPI			
as Grantor, WILLIAM L. SISEMORE TOWN AND COUNTRY MORTGAGE AND INVESTMEN	NT.CO., an (Dregon_corporation	, as Trustee, and
as Beneficiary,			,
Grantor irrevocably grants, bargains, sells and o inKlamathCounty, Oregon, desc	NESSETH: conveys to tru cribed as:	stee in trust, with power of	sale, the property
Lot 22, Block 1, FIRST ADDITION TO plat thereof on file in the office	ALTAMONT A of the Cou	CRES, according to the the the second	ne official County,Oregon.
together with all and singular the tenements, hereditaments and now or hereafter appertaining, and the rents, issues and profits th tion with said real estate.			
FOR THE PURPOSE OF SECURING PERFORMANC Sum ofTHUSAND AND note of even date herewith, payable to beneticiary or order and m	E of each agreen NO/100	ment of grantor herein contained	l and payment of the
note of even date herewith, payable to beneticiary or order and m rot sooner paid, to be due and payable <u>April</u> The date of maturity of the debt secured by this instrumen, becomes due and payable. In the event the within described prop sold, conveyed, assigned or alienated by the grantor without the then, at the beneticiary's option, all obligations secured by this in therein, shall become immediately due and payable. The obove described real property is not currently used for agric	t is the date, sta perty, or any par rst having obtain instrument, irresp ultural, timber or g	ted above, on which the final in: tet dabove, on any interest therein ed the written consent or approv ective of the maturity dates of grazing purposes.	stallment of said note i is sold, agreed to be val of the beneficiary, expressed therein, or
To protect 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; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manter any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi- join in executing such financing statements pursuant to the Uniform Commer- cial Code as the beneliciary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien scarches made by filing officers or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain insurance on the buildings now or herealter receated on the said permise adviced and	subordination o, thereoi; (d) rec grantee in any legaly entitled i be conclusive pi services mention 10. Upor time without ne pointed by a co the indebtedness erty or any par less end proliti-	the making of any map or plat of sa issement or creating any restriction the rother agreement altecting this deec onvey, without warranty, all or any pe- reconveyance may be described as thereto?, and the recitals therein of and ool of the truthiluness thereoi. Trust ed in this paragraph shall be not less the any delault by grantor herunder, tice, either in person, by agent or L urt, and without regard the adegu- hereby secured, enter upon and take t thereoi, in its own name sue or ath s, including those pard as und ungar- penses of onervino are desind, ungar-	letcon; (c) join in any lot the lien or charge art of the property. The the "persons or persons by matters or facts shall es's lees for any of the an \$\$, beneficiary may at any by a receiver to be ap- nacy of any security for possession of said prop- netwise collect the rents, d, and apply the same
and such other harards as the beneficiary may from toxs of damage by life an amount not less than \$ _InSULTADIE variations of damage by life companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail lor any reason to procure any such insurance and to deliver said policies to the beneficiary at least lifteen days prior to the expira- tion of any coling of insurance.	ney's lees upon ficiary may dete II. The collection of suc insurance policies property and th	any indebtedness source hereby, and rmine. entering upon and taking possession h rents, issues and prolits, or the pro or compensation or awards for any t e application or release thereol as alo II or notice of default hornwerks	in such order as bene- in such order as bene- of said property, the occeds of line and other taking or damage of the
the beneficiary may procure the same at frantor's expense. The amount collected under any fire or other insurance policy may be applied by benefi- ciary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereol, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 5. To keep said premises tree from construction liens and to pay all takes, assessments and other charges that may be levied or assessed upon or against said property before any part of such taxes, assessments and other charges become as thue or default and promptly deliver receipts therefor to beneficiary; should the graning and promptly deliver receipts therefor to beneficiary.	declare all sums event the benelic in equity as a n advertisement an execute and caus to sell the said hereby, wherearce	default by grantor in payment of an performance of any agreement hereunce secured hereby immediately due an inty at his election may proceed to loree outfault or direct the truster to loree of sale. In the latter event the beneficie to be recorded his written notice of described real property to satisfy on the trustee shall fix the time and p required by law and proceed to loree ded in ORS 86.740 to 86.795.	ler, the beneficiary may d payable. In such an oreclose this trust deed lose this trust deed by lose this trust deed by ary or the trustee shall default and his election the obligations secured
by direct payment or by providing beneficiary with lunds with which to make such payment, beneficiary may, at its option. make payment thereof, and the amount so paid, with interest at the rate set lorth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hereof and lor such payments, with interest as allocressid, the prop- erty hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound tor the payment of the obligation herein described, and all such payments shall be immediately due and payable with	13. Shoul then alter delaul trustee for the t ORS 86.760, ma tively, the entire obligation secured enforcing the terr ceeding the amou cipal as would n the delault, in w the frustee.	d the beneficiary elect to loreclose by t at any time prior to five days belo rustee's sale, the frantor or other p y pay to the beneficiary or his succes amount then due under the terms of t thereby (including costs and expens ns of the obligation and trustee's and mts provided by law) other than suc ot then be due had no delault occus hich event all loreclosure proceedings	advertisement and sale re the date set by the croson so privileded by sors in interest, respec- the trust deed and the es actually incurred in attorney's lees not ex- th portion of the prin- tred, and thereby cure shall be dismissed by
constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurred. 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of heneliciary or trustee and in any suit, action or proceeding in which the beneficiary or trustee may appear, including	be postponed as in one parcel or auction to the hi shall deliver to the the property so s plied. The recitals of the truthtulnes the grantor and b	vise, the sale shall be held on the dat in the notice of sale or the time to provided by law. The trustee may se in separate parcels and shall sell th fleet bidder for cash, payable at the he purchaser its deed in form as requi- old, but without any covenant or was in the deed of any matters of lact sh is thereol. Any person, excluding the encliciary, may purchase at the sale.	which said sale may ill said property either e parcel or parcels at time of sale. Trustee ired by law conveying rranty, express or im- all be conclusive proof trustee, but including
This deed, to pay all costs and expenses, in- cluding evidence of this and the beneficiary's or trustee's attorney's less; the amount of attorney's less mentioned in this paragraph 7 in all cases shall be breach by the trial court, grantor buther agrees to pay such sum as the ap- relate court shall adjudge trasunable as the beneficiary's or trustee's attor- ney's less on such appeal. It is truttitly uppered that: 8. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, benchiciary shall be taken ight, it is so elects, to require that all or any portion of the monies payable second pay before the said or any portion of the monies payable	15. When shall apply the p cluding the comp attorney, (2) to 1 having recorded 1 dred as their inte surplus, it any, to surplus, 16. For a	frustee sells pursuant to the powers p records of sale to payment of (1) th manimo of the trustee and a reasonal the obligation secured by the trust de- tiens subsequent to the interest of the rests way appear in the order of their 'the glandor or to his successor in in wy reason permitted by law benefician NESSOF or SUCCESSOFS to any trustee na Depointed becaused as the successor of any trustee na	e trustee's ed. (3) to all persons e trustee in the trust priority and (4) the derest entitled to such

as compensation for such taking, which are in excess of the amount payable to pay all reasonable costs, expenses and attorney's fees meassarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by benlicitary in such proceedings, and the balance applied upon the indebtedness secured hereby: and kinator afters, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's required. 9 At any time and from time to time upon written request of beneticitary, payment of its fees and presentation of this deed and the note for endowment (in case of hill reconvegances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

This appoint a successor of successors to any trastee names increase of any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Olerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this dered, duly recuted and acknowledded is notide a public record as provided by law. Trustee is not trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

tiOTE: 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, altificates, agents or branches, the United States or any agency thereof, or an acrow agent licensed under OKS 606.505 to 670.585.

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, tamily, 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 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 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 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. 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 opposite.)

836 Klamath Ave.

Klamath Falls, Or, 97601

fifford Otis Chappely lana Chappel] Lappeel

STATE OF OREGON, (ORS 93,490) County of MULINOMITH STATE OF OREGON, County of......) ss. APRIL 26 , 19.81 , 19 Personally appeared the above named Personally appeared who, each being first Clifford Otis Chappell and duly sworn, did say that the former is the..... Diana Chappell president and that the latter is the..... secretary of ment to The THEYR voluntary act and deed. Bettore ine: FOFFICIAL NANDAY THANK Notar Public for Oregon My togingsion expires: 11-29-82 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 deed. Reference Before me: Notary Public for Oregon Sytematic States (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid., Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said I ne undersigned is the legal owner and noncer of an indepredates secured by the foregoing that deed, this secure of such 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 deed nave been tuny paid and satisfied. For access are unected, 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 sau has used of pursuant to statute, to cancer an evidences of indepredness secured by said thus used (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 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. Beneficiary TRUST DEED nan antana any kaominina mandrida amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisia Nana fisiana dia mampiasa amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'ny fisiana amin'n (FORM No. 881) STEVENS.NESS LAW PUB. CO., POHTL ----STATE OF OREGON County of Klamath Chappel1 SS. I certify that the within instrument was received for record on the a3:31n o'clock P.M., and Mggorded Grantor SPACE RESERVED Town and Country Mortgage in book/reel/volume No... FOR page 7540 or as document/fee/file/ RECORDER'S USE Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. Certified Mortgage Co.

Evelyn Beihn County Clerk By Lena a Janga Deputy