NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the lows of Oregan 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 OKS 676.585.

jum in executivelous allecting said property. If the difficution, covenants, condition of Code as the such financing statements pursuant to the high your crequests, it is the cost of all lien services in the brind of the construction of the pursuant construction. The pursuant construction of the pursuant construction of the pursuant construction of the pursuant construction. The pursuant construction of the pursuant construction of the pursuant construction of the pursuant construction of the pursuant construction. The pursuant construction of the construction of the pursuant construction of the construction of the pursuant construction of the construction of the pursuant construction. Such applied or assesses dupon of charge assessments and other hardses that may be carried or assesses dupon of the pursuant to such notice of default hereunder or invalidate any involved billion description of the pursuant of a pursuant construction of an experiment function and promptly defined on assesses dupon of charge assessments and other hardses that may be carried as assessments and other hardses that may be carried or assesses dupon or increase any set of a state of assesses the function of the pursuant of a specific any state the pursuant of a pursuant construction of an experiment function and promptly defined assesses and the amount so paid, with interest as atornand, and the amount so paid, with interest a

To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect encode and the security of this trust deed, grantor agrees: and repair, not to remove or demolish any building. 2. To complete any waste of said property in good condition: 2. To complete any waste of said property and in good and workmanike destroyed thereon, and payment which may be constructed, damaged on 3. To complete any waste of said property. 3. To complete any waste of said property and in good and workmanike destroyed thereon, and payment which may be constructed, damaged on 3. To complete any solution of the said property. To said there of the said property if the beneficiary solutions to the cial Code as the beneficiary require and to pay for times Commen-tions in exercising agencies as well as the cost of all tien searches made by ling ollicers or searching agencies as may be deemed desirable with the provide and continuously maintain insurance on the buildight

FORM No. 881—Oregon Trust Degd Spries-TRUST DEED.

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note of even date nerewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest derect, in not sooner paid, to be due and payable <u>June 16</u>, 1984. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber of grazing purposes.

sum of _____TEN_THOUSAND_AND_NO/100_____

Red States

Lot 12, Block 4, FIRST ADDITION TO MOYINA MANOR, in the County of Klamath, State of Oregon. end alle state sufficient and and and and by define some dense des

Vol. <u>M8/rags</u>10784 THIS TRUST DEED, made this 10th day of DON N. STARKWEATHER AND CAROL B. STARKWEATHER .day of June, 19.81 between as Grantor, WILLIAM L. SISEMORE TOWN AND COUNTRY MORTGAGE AND INVESTMENT CO., an Oregon corporation, as Trustee, and Jas Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath......County, Oregon, described as:

TRUST DEED

surplus, il any, to the stantor 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 successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee halter shall be vested with all thick hereunder. Each such appointment any trustee herein or maned or appoint instrument executed by beneficiary, containing reference to this trust deed of the successor trustee, which, when the office of the Conty shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and convoledged is made a public record as provided by taw. Trustee is not trust or of any action or proceeding in which france any other deed is not trust or of any action or proceeding in which draft by trustee.

the detailt, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in motice of sale or the time to which said sale may in one parcel or interface by law. The trustee may sell said or op parcels at shall deliver to the purchase for cash, payable at the time do parcels at the trustee of the purchase the trustee may sell said by law. The trustee auction to the highest biling parcels and shall sell the parce property either auction to the highest biling that any matters of lact shall be conclusive proof the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided by law. Interest automy, the conclusion of sale of any matters of the trustee, but including 15. When trustee sells pursuant to the powers provided by law of sale of automy, the conclusion of sale of any interest of the trust events of sale. 15. When trustee sells pursuant to the powers provided by law of sale. automy, the concession and sale to pay the trust deed, foll & but interest automy, the concession of sale of any interest of the trust events of sale. It is the definition of the stanter of the subsection of the trust events of sale in the dead of sale trust successor in all persons automy, the process may support to the interest of the trust events of sale in the dead of the trust events of sale in the state of the sale. 16. For any reason permitted by have beneficiary and 10 the successor is interest entitled to such automy.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grentor 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 by advertisement and sale. In the latter wort the beneficiary or the trustee shall to sell the said described real his written notice of default and his device hereby whereupon the trustee the rouseed to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary or the trustee shall to sell the said described real his written notice of default and his device hereby, whereupon the trustee the property to satisfy the obligations accured thereoi as then required by law and proceed to foreclose this trust deed in 13. Should the beneficiary elect to foreclose by advertisement and sale trustee for the trustee is the france or other pay before the date set by the offer default at any time prior to live days before the date set by the core of the ensuit at any time prior to live days before the date set by the obligation secured including costs and expense actually incurred in colding the tamount then due under the trustee shot the secure obligation and trustee's and the than auch portion of the prior of the anony pay to the bend or other pays and the disc and expense actually incurred the bard of the obligation on the trustee, and thereby cure the default, in not then be due had no default occurred, and thereby cure the trustee. The sale shall be held on the date and at the time and the trustee.

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination easement or creating any restriction thereon; (c) join in any strong and the rescance of the sagreement allecting this deed or the lien or charge thereal; convergence may be described as the "person or persons be conclusive poor of the truthuluness thereof. Truny matters or lacts shall be not less than 5.
10. Uponed in this paragraph shall be not less than 5.
10. Uponed in this paragraph shall be not less than 5.
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10. Uponed in this paragraph shall be not less than 5.
11. The online, "which is deen or any be dreamed or any secure to be appointed by a consist," and the result of the autility of the same suc or other of any the dreamed problem of said property, and in such order as dreamed and prolits, inset of one and prolits, is such and prolits, is such and prolits, is on and taking possession of as said property, the induction of resting appoint on and taking possession of any second the application or alexies and prolits, or the proceeds of the any other insurance policies or resting and prolits, is upon and taking possession of said property, the insurance policies or one one or celease thereof any staking of the and politics in the systemation or release thereof any taking of the and politics in the system of any secured in the application or celease thereof any taking of the and politics in the systemation of a said property, the insurance policies or nearing and politics in the proceeds of the and any identified of the and politics in the systemation of any secure of porperty, and the application or celease thereof as any calital and the application or delay there any act done insurance policies or nearing and politics in the proceed of the any delay to the or the or one of the or one of the or invalidate any act done policies or nearing and politics.
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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 tixtures 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

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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 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 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. Don M. Slack * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the benoficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the benoficiary 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. Don N. Starkweather al Betai Starkweather (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, County of STATE OF OREGON,, 19..... the law of A Martin and A line County of Klamath and Personally appeared 6-10,19.81 who, each being first Personally appeared the above named duly sworn, did say that the former is the Don N. Starkweather and president and that the latter is the Carol B. Starkweather 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 behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the foregoing instrument to be their voluntary act and deed. d deed. Before me: (OFFICIAL Betore may Birth anulton SEAL) OF Notary Public for Oregon (OFFICIAL Notary Public for Oregon SEAL) My commission expires: 3/50/85 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. , Trustee TO: 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered 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 estate now held bytyou under the same. Mail reconveyance and documents to and the source of the sources DATED: 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. TROPULOR TO WOLLDN MARCH STATE OF OREGON, THE STATE TRUST DEED County of _____Klamath _____}ss. (FORM No. 881) I certify that the within instru-ENS-NESS LAW PUB. CO., PORTLAND, ORE. ment was received for record on the Starkweather in book/reel/volume No.___M81____on SPACE RESERVED Grantor page 10784.or as document/fee/file/ FOR instrument/microfilm No. 884 , Town and Country RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. the Production of the AFTER RECORDING RETURN TO Evelyn Biehn [101]Certified Mortgage Co. By Al brach Compon Deputy 836 Klamath Ave. 电路机器 心理障

Klamath Falls, Or. 97601