surphis, if any, to the granter or to his successor in Internal entitled in such surphis, 16, For any reason permitted by law heneliciary may from time to successor in a successor or successors to any fuscient and the successor conveyance to appointed hereunder. Upon fuscier named herein of his sub-powers and the successor trustee, the latter lock appointment, and without powers and the successor trustee, the latter by the vested with all thite hereunder. Each may be appointed herein and substitution for the state by written and its place of each provide the successor in the substitution of the state of the state (Lee A w. Kowyler of the successor proceeding in which the substituted or the successor product and provide the substituted. 17. Trustee accepts proper appointment of the substituted and its place of each protection of the substituted of the Caunty of the successor product appointment of the substituted latter of the successor proper substituted and the substituted of the substituted latter of the substituted and its place of each appoint appointment of the substituted 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 other on attarney, who is on active member of the Oregon State Bar, a bank trust company or savings and loon association authorized to do business under the laws of Oregon at the United States, a table property of this state, its subsidiaries, affiliates, agents or branching, or the United States or any agency thereat.

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bis instrument, irrespective of the maturity dates expressed therein, or agricultural, timber or gracing purpose.
(a) consent to the making of any man or plat of said property. (b) join in any subordinary essented or creating any restriction thereon; (c) join in any therein; (d) roother affectment alliculation thereon; (e) join in any therein; (f) or other affectment alliculation thereon; (e) join in any therein; (f) and therein; and thereon of any other affect and the proceeding and the proceeding of the affect of the

thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. 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 vithin described property, or any part thereof, or any interest therein is sold, egreed 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 The above described real property is not surrently used for agricultural, timber or grazing purposes.

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.

TRUST DIED.

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FORT No. 881-Oregon Trust Deed Sories

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Lots 69, 70, 71 Block 18, OREGON PINES, AS same is shown on plat filed June 30, 1969, duly recorded in the office of the County Recorder

in

and Wells Fargo Realty Services, Inc., a CALif.corp. as Trustee #108

Vol.<u>mga\_</u>Page\_

TRUST DEED

ESS LAW PUBLISHING CO., PORTLAND, OR. 97204

2797

The grantor	covenants and agree	es to and with th	e beneficiary and	those claiming	under him, t	hat he is law-
fully seized in fee s	imple of said descr	bed real property	and has a valid	unencumbered	title thereto	

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and that he will warrant and fore ver defend the same against all persons whomsoever.

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 leminine 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 NOTCE Doels, by links and, whichere warrenty (2) are (b) is an explosited in the control (b) is approach. If (b) intermed is to be a first here is the intermed in the total of the total (b) is an explosited in the intermed in the total of the intermed in the intermed intermed in the intermed intermed intermed intermed in the intermed interme	IN WIINESS WHEREOF, said grantor	Chi Thomas a
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STATE OF CALLED AND ALL AND AL	equivalent. If compliance with the Act not required, disreg (If the signer of the above is a corporation, use the form of acknowledment appealie.)	ard flus holice. Franst DIaz
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Notary Public for Guides     Notary Public for Oligon     Ny commission expires:     Notary Public for Oligon     Ny commission expires:     Ny commiss	ment to be Their voluntary act and deed. Before me: (OFFICIAL	of said corporation and that said instrument was signed and sealed in be- half of said corporation by authority of its board of directors; and each of rhem acknowledged said instrument to be its voluntary act and deed.
My commission expires:     My commission ex		
OMAR D. INO.IAS     Not ANY PUBLIC CALIFORNIA     PRINCIPAL CFRICE IN     You consistent setting of the convertance     Find the convertance of the convertance of the convertance     The undersigned is the legal owner and holder of all indebtedness secured by the foregoing frust deed. All sums secured by said     frust deed in pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you     herewith togetter with said trust deed) on the same. Mail reconvey without warranty, to the parties designsted by 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 togetter with said trust deed) on the convey and former deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you     herewith togetter with said trust deed) on the convey and former deed or pursuant to statute, to cancel all evidences of indeptedness secured by said trust deed (which are delivered to you     herewith togetter with said trust deed) ind to reconvey without warranty, to the parties designsted by the terms of said trust deed     how held by type under the same. Mail reconvey and and former deal ware to you     herewith the same. Mail reconvey and and be delivered to the builte for correlations before recond on the     subscription of the within instru-     form     how not can contravity.     If the second on the same recover on the solid trust deed. Mail and and seel of     County of Main Childer of the within instru-     former was received for record on the     State of old Main (Intercondent's use     former was recoved for record on the     State of old Main (Intercondent's use     former was recoved for record on the     State of old Main (Intercondent's use     former was recoved for record on the     State of old Main (Intercondent's use     fore near the same thead and seel of     County of Main (Intercondent		
NOTARY PUBLIC CALLFORMAL DOE ANOCHLIS COUNTY NY Commission Explosition 12:55: Interest The undersigned is the legal owner of 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. 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 degiter with said trust deed) und to reconvey without warranty, to the parties designsted by the terms of said trust deed the estate now held bytyou under the same. Mell reconveyance and documents to DATED: TRUST DEED FOR No. 501 Treventance (LW FUECO, FORT, NR.) (Clanter Clanter POR RECONDERS USE FOR RECONDERS USE FOR RECONDERS USE FOR RECONDERS THE FOR RECONDERS THE FOR RECONDERS THE FOR RECONDERS THE STATE OF OREGON Static of one record on the STATE OF OREGON Static of record on the STATE OF OREGON Static of Northand and seal of County of Klamath 1 Sectify that the within instru- ment was received for record on the STATE OF OREGON Static of oldock P.M. and recorded in book. M. 82 on page 2736 or a tile/ceen Street POR POR RECONDERS THE POR RECONDERS THE POR		
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To:	My Commission Expire: June \$1, 1904	
To:		DUEST FOR FULL RECONVEYANCE
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