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surplus, it 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 successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee hatter shall be vested with all title, hereunder. Each such appointment and substitution shall be maned or appointed herein and substitution shall be maned by writen and its place of record, which when counties in which the prover is simulated.
 17. Trustee accepts this trust when this deed, duy executed and child encoded by the successor is appointent of a successor trustee.
 18. Trustee accepts this trust when this deed, duy executed and trust or of any action or proceeding in which frantor, beneficiary or trustee is not shall be a party unless such action or proceeding is brought by trustee.

cipal as would not then be due had no delault occurred, and thereby cure the delar' 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 the motice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the inrecol or parcels at shall deliver to the purchase to cash, payable at the inrecol or parcels the fraction to the highest bidge parcels and shall sell the inrecol or parcels shall deliver to the purchase its deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be cructure, the grants and the discover of the truthlulness thereoi, any person, excluding the trustee, but including the grants and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the compensation of sale to payment of (1) the express of sale, in-attorney (2) to the oblight for trustee and a reasonable spenses of sale, in-there in subsymptication secured by the trust end (1) and persons auritor, y, to the grants to the hierers of the truste in the trust surplus, if any, to the grants or to this successor in interest entitled to such aurity.

wave any detault 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 frust deed advertisement and sale. In the lattif proceed to foreclose this frust deed advertisement and sale. In the lattif work the beneficiary or the secure and cause to be recorded the trustee to foreclose this frust deed advertisement and sale. In the lattif work the beneficiary or the secure and cause to be recorded the trustee to foreclose this frust deed advertisement and sale. In the lattif work the beneficiary or the secure and cause to be recorded to get the beneficiary or the secure and cause to be recorded to get the beneficiary or the secure and cause to be recorded to second the beneficiary or the secure and cause to be recorded to second the beneficiary or the thereof as then required by law and proceed to loreclose this trust deed thereof as then required by law and proceed to loreclose this trust deed in 13. Should the beneficiary elect to foreclose by advertisement and sale trustee for the trustee's sale, the grantor or other per the date set by the cluster, the entire amount the beneficiary or his successors in interest, respec-obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and hereby cure enforcing the terms of the obligation and trustee actual principal the secure the delaw is provided by law) other than such portors of the principal as would not show the had no delaw doccurs, and thereby cure the delaw ' in which event all loreclosure proceedings shall be dismissed by . 14. Otherwise, the sale shall be held on the date and at the time and

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in synthesized and the property of the property; (c) is any subordination or other agreement allecting this deed or (c) join in any subordination or other agreement allecting this deed or (c) join in any theoretic (d) reconvey, without warranty, all or any part the property. This performs an any convey and the recitals there in of any matters of a state property. The property is any theoretic of the trackfulness therein of any matters of a state shall be conclusive proof of the trackfulness thereoi. Trustev's list of any of the state state is any receiver of the trackfulness thereoi. Trustev's for any of the services mentioned in this particle state of a state state of a state shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, either in person, by agent or by accurt you are any indebtedness secured hereby, and apply the same, rey's less upon any indebtedness secured hereby, and in such order as beneficiary determine.
11. The entering upon and taking possession of said property, the rough at the entities or or between any determine.
11. The entering upon and taking possession of said property, the invariance policies or compensation or awards for any taking or dumade of the rough at the entities or a state and upolities or invalidation or awards for any taking to dumade of the invariance policies or any near thereol and provide a definition or awards for any taking the adverse and the state or as taking to dumade of the invariance policies or barmenation or awards for any taking the adverse any delault or notice of delaut hereord or invalidate any act done wave any delault by grantor in payment of any indebtedness secured hereorial state any act more any taking to such and the second state any leaden to a such receives and provide a such and thereoria and thereorial and taking to a such arde a such and the second s

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note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ______Ten Thousand and no/100th_____

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-

Lot 10, Block 2, CRESCENT MEADOWS, in the County of Klamath, State of Oregon.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

as Grantor, Charter Escrow Service, Inc.

JOHN HENRY PLUMMER, JR, and ETHEL H. PLUMMER

as Beneficiary,

SIL

96332

Nº O. BOX 113241 SPOT ON ONEGO

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

JAMES E. PATE and GERALDINE A. PATE

TA-38-24731

and the second structures

...., as Trustee, and

TRUST DEED

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-84(8 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto easements, conditions and restrictions of record. except

100 0000

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)-lor-an organization, or (even if grantor is a natural person) are for business or commercial purposes other than a 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 feminine and the neuter, and the singular number includes the plural.

==; Juiu 2	rantor has hereunto set t:
* IMPORTANT NOTICE D. L.	rantor has hereunto set his hand the day and year first above written.
not applicable, if warmented, by mining out, whichey	Ver Warranty (n) or (h) :-
us such word is defined to it -	beneticidry is a graditant of a standard of
disclosures: for this museum to the	HOIL DY MOKING TABUIRAL
IDO Durchase of a Junit	a fixed lien to finance with the the state of the state o
IT THIS INSTRUMENT IS MOT A.	NO. ISUS OF equivalent.
of a dwelling use Stevens-Ness Form No. 1306, or a with the Act is not required, disregard this notice.	Bouivalent. If compliance
lif the sime for the second disregard this notice.	t comptence
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	
	(ORS 93.490)
STATE OF OREGON,	•
County of Lane) ss.	STATE OF OREGON, County of
(-30, 8)	, <i>19</i> , <i>ss</i> .
Personally approved to the	
Personally appeared the above named	and
	duly sworn did eau that the second se
John The Aline	duly sworn, did say that the former is the
John Henry Plummer, Jr. and Eth	1
H. Plumer	
	B corporation and the
and acknowledged the) foregoing in	COLDORATE seal of said and the seal of the solution of the solution of the seal of said and the seal of said and the seal of the seal of said and the seal of the
ment to be Third beir voluntary act and	sealed in behalf of sold that the instrument was sidned and
Determine and	deed. and each of them acknowledged said instrument to be its voluntary act
(OFFICIAL)	Before me:
Notary, Pablic for Oregon	
My chimission expires: 8-22-	Notary Public for Oregon
Commission expires: 8-22-(My commission expires: (OFFICIAL SEAL)
herewith together with said trust deed) and to	t of all indebtedness secured by the foregoing trust deed. All sums secured by said hereby are directed, on payment to you of any sums owing to you under the terms of l evidences of indebtedness secured by said trust deed (which are delivered to you rey, without warranty, to the parties designated by the terms of said trust deed the evance and documents to
the same. Mail record	ey, without warranty, to the parties designated by the terms of said trust deed the eyance and documents to
DATED:	
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•	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which	Beneficiary
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Do not lose or destroy this Trust Deed OR THE NOTE which	Beneficiary
Do not loss or destroy this Trust Dood OR THE NOTE which	Beneficiary It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	Beneficiary It secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
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TRUST DEED (FORM No.: 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. John Henry Plummer, Jr.	Beneficiary it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was received for record on the
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TRUST DEED (FORM No. 601-1) STEVENS-NESS LAW PUD. CO., PORTLAND. ORE. John Henry Plummer, Jr. Ethel H. Plummer Grantor James E. Pate Geraldine A. Pate Beneticiary AFTER RECORDING RETURN TO Charter Escrow Service Tere	Beneficiary It secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of Klamath SS. I certify that the within instru- ment was received for record on the

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