surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder, how such appointment, and with any conveyance to the ascessor trustee, the latter shall be vested with all thile hereunder. Each appoint and substitution shall be vested with all thile hereunder. Each appoint and substitution shall be vested with all thile hereunder. Each appointer and substitution shall be made by printer and its place of the county or how recorded in the office of the County shall be conclusive proof of proje counties in which the property is situated and each with any path hereto of penvided by law. Trustee is not sublighted is made a public record as provided by law. Trustee is not shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee bereunder must be either an attarney, 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 lows of Oregon 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 ORS 696.505 to 696.585.

 Dur in executing such allecting said youndances, regulation().
 Dur Code as the beneficing your equates, to prove the said beneficing your equates, to provide at the beneficing and well as the comp for time requests, to provide at the beneficing of the same of the same of the said premises in surrance on the building of the same of the same of the said premises in surrance on the building of the same of the same of the said premises in surrance on the building in a surrance on the building of the same of the said premises in surrance on the building in the same of the same of the said premises in surrance on the building in the same of the same of the said premises in surrance on the building in the same of the same the detault, in which event all foreclosure proceedings shall be dismissed by the truste. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice sol sale or the time to which said sale may place designated in the notice sol sale or the time to which said sale may auction to the portage the trustee may sell said property either shall delive b highest bidder during the trustee the process or sale. Trustee the property to the purchaser its cash, payable at the parcel or parceline shall delive b highest bidder dury covenant or wared by law converse of the truthulings in the deed of any covenant or wared by law converse of the truthulings in the deed of any covenant or wared by law converse of the truthulings thereoi. Any purchase at the sale. Trustee shall delive be obligation security at the sale. Shall apply the proceeds of sale to payment of (1) the truste charts by trustees having scored the obligation security of the trust charts charts by trustees having recorded the obligation security of the trust charts charts by trustees having recorded the kinner of the interest of the frustee in the truste surplus, if any, to the kinner of the interest of the frustee in the truste surplus, if any, to the kinner of the big successor in interest of the trust the kinner may appear in the order of their processive and (4) the having recorded the kinner of the high rusters and (4) the trustees and parts and the sale process in interest of the trust the first environ the structs of the high rusters and the trust trustees and parts and the sale process in the trustees the trust trustees and the struct of the high successor in interest of the trust trustees and trustees and parts and the trustees and the trust trustees and the struct of the high successor in interest of the trustees and the structure trustees and parts and the parts and the trustees and the structure trustees and the structure trustees and the trustees and the structure trustees and the strustees and parts and the p

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by granter in payment of any indebtedness secured hereby or in his performance of the program of the beneficiary may declare all sums secured hereby immediately due payable. In such any event the beneficiary at his electron may proceed and payable. In such any advertisement and sale. In the instead of the trust end of the trust end execute described reaction may proceed to foreclose this trust deed advertisement and sale. In the instead of the trust end of the said described reaction may proceed to foreclose the trust end advertisement and sale. In the instead of the obligations secured thered is a mortgage or direct the trustee to horeclose this trust deed by to self the said described react property to satisfy default and his electron thered as then required by have the inne and place of sale, give notice 13. Should the beneficiary elect to foreclose by advertisement and sale trustee default at any interior to five does by advertisement and sale trustee default at any interior to five does by advertisement and sale for the tenties and the fore for the trust essent and the default trustee of the trustee's sale, the frantor or of the trust dest set by the tively, the entire amount then due under the tensors so minimised, respec-ention secured thereby flation and trustes and attorney's tensor for the amounts provided y law) of the trust advertised the cipal generation of the fuelding costs and attorney's tensor of the provided the trustee avolut not then be due had no default an such portion of the print the default, in which event all foreclosure proceedings shall be dismissed by the default, in which event all foreclosure proceedings shall be dismissed by the default, in which event all foreclosure proceedings shall be dismissed by the default in the sale shall be held on the date and at the time and

Ine above described real property is not currently used for agriculation of the protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect, preserve and maintain said property in good condition: Commit or permit any waste of said property. To complete or restore promptly and software therefore and repair of the security of the second therefore. To complete or restore promptly and therefore and restriction allecting sufferences, resultations, covenants, condi-tion and restriction allecting sufferences are buildings are in the second second second agrees as may be deemed desirable by the second and continuously maintain insurance on the buildings.

Ilural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in subording any easurement or creating any restriction thereon; (c) join in thereoi, (c) room or other adversariation and thereois of the lien or the lien of the second of of

sum of <u>SIX TROUSARCE TWO-RUNGTED TWERTY-TIVE GOTTARS</u> note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable <u>FEBRUARY</u> <u>Dollars</u>, with interest thereon according to the terms of a promissory *The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said network, or any part thereot, or any interest therein is sold, agreed to be the and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be the and payable. then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable. The clove described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, drantor adrees: (a) consent to the makind of any map or plat of said property; (b) join in*

sum of

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: Lot 2, Block 13, Sunset Village, 6th Addition, according to the official plat thereof, Klamath County, Oregon. SUBJECT TO: is mortgager and Department of Veteran Affairs is the mortgagee, dated <u>11-9-78</u>, recorded <u>11-9-78</u> That certain mortgage wherein Lee Hamilton

Vol MAL Page

9341 🏵

.., between

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19.82

THIS TRUST DEED, made this 1' George E. Brown and Sandra L. Brown, husband and wife Klamath County Title Company Lee Hamilton as Beneficiary,, as Trustee, and in

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

13821

as Grantor,

Bour

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.

***This trust deed is secondary and inferior to the mortgage with Department of Veteran Affairs.

1 he grantor (a)* r 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, 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.

IN WITNESS WHEREOF, said grantor has hereunto set his hard the day and year first above written.

Sand

* 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, usa Stevens-Nass 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 A

(If the sign use the for

with the Act is not required, disregard this notice.	If compliance
(If the signer of the above is a corporation, use the form of acknowledgment apposite.)	
	93.490]
STATE OF OREGON,) County of Klamath }ss. May 1982.	STATE OF OREGON, County of
Personally appealed the above named George E. Brown and Sandra L. Brown, husband and wife	who, each being first duly sworn, did say that the former is the president and that the latter is the secretary of
nent to be the fore the foregoing instru- nent to be the fore the foregoing instru- Before the: (OBETCIAL Foregoing the foregoing instru- the foregoing instru- voluntary act and deed.	a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
My commission expires: 8/26/85	Notary Public for Otegon (OFFICIAL SEAL) My commission expires:

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO: Klamath County Title Co., Trustee

e undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said Th 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 berewith 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 by you under the same. Mail reconveyance and documents to ...

, 19

DATED:

Beneticiary

STATE OF OREGON,

County affixed.

ey this Trust Deed OR THE NOTE which it secures. Both e for concellation before reconveyance will be m

TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.
George E. Brown and
Sandra L. Brown husband
and wife Granto
Lee Hamilton Beneficiar
AFTER RECORDING RETURN TO MICHAEL L. BRANT
325 Main Street
Klamath Falls, OR

ACE REBERVED FOR RECORDER'S USE

SS. County ofKlamath I certify that the within instrument was received for record on the at 2:22 o'clock PM., and recorded in book/reel volume No. M 82. on page. 9341 or as document/fee/file/ instrument/microfilm No. 13821 Record of Mortgages of said County. Witness my hand and seal of

Evelyn Biehn County Clerk Re TITLE Ru **\$8.**00 Feé