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Inte above described real property is not currently used for agricu To protect the security of this trust deed, grantor agrees: and repair of to remove or demolish any build property in good condition. 2. To contend or prometer of and property and for improvement thereon thereon of the completer or restrict of said property in good and workmailter destoyed thermal any well easily and the said and workmailter thereon of the completer of the said property and the said and workmailter destoyed thermal affecting said profile the baneficiary so requests of the said property if the baneficiary so requests to the said profile of the said profile of the baneficiary so requests to the said profile of the said profile of the baneficiary so requests to the said profile of the said profile of the baneficiary so requests to the said profile of the said profile of the baneficiary so requests to the said profile of the said profile of the baneficiary so requests to the said profile of the said profile of the said baneficiary so requests to the said profile of the said profile of the said baneficiary so requests to the said profile of the said profile of the said baneficiary so requests to the said profile of the said profile of the said baneficiary so requests to the said profile of the said profile of the said baneficiary so requests to the said profile of the said profile of the said baneficiary so requests to the said profile of the said profile of the said baneficiary so requests to the said profile of the said profile of the said baneficiary so the said baneficiary so the said baneficiary said the said baneficiary said the said baneficiary said the said baneficiary said baneficiary said the said baneficiary said baneficiary said the said baneficiary said baneficiary said baneficiary said baneficiary said baneficiary said baneficiary said baneficitary said baneficiary said

NOTE: 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, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696-505 to 656-585.

surplus, il 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 time appoint a successor or successor to any trustee named herein or to any successor trusteessor or successor thrustees that pointment, and without conveyance to happointed hereunder. Upon such the vested with all though powers and duties conferred upon any trustee herein and a berein or the instrument executed appointed and substitution shall be made by wointen and its place of the county or counties in which the follow of the County of the conclusive of the county or counties in which the property is substituted shall be conclusive of the county or counties in which the property is substituted and its or do the county or counties in which the property is subtained shall be conclusive of the substitution shall be made appointed and the substitution of the successor trustee. (The trustee accepts this frust when this deed, duty executed and trust or of any action or proceeding shale under any others is not shall be a party unless such action or proceeding is brought by trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said sale and at in one parcel or provided by law. The trustee may sell said property either shall deliver to the factor of the trustee may sell said property either place designated in the notice of and shall sell the parcel or parcels and the postponed as provided by law. The yavable at the time of sale. Trustee shall deliver to the factor of the parcels and shall sell the parcel or parcels of the truthuleness in the deed of any covenant or quirted by law convergent plied. The recipied, but without any matters of lae warranty, express or im-plied. The recipied of any covenant or the label be conclusive provided the grantor and being the trustee and the time of sale. Trustee plied the truthuleness thereol. Any person, excluding the trustee, but including the grantor and being the trustee and a flab the expenses of the cluding the proceeds of sale trustee and a flab the expenses in-al sale their interests may appear in the order of the trustee in the pro-sent intermet of the first parce of the trustee in the truste attorney. (2) to the obligation secured by the fressonable charge of by firstee in-the interest may appear in the order of the trustee in the truste surplus, if any, to the grantor or to his successor in interest entitled to such 16. For any reason permitted by law beneficiary may from time to

waive any default or notice of default hereunder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured declare an his performance of any agreement hereunder, the secure event the sums secured of any agreement hereunder, the secure event the beneliciary at his election may proceed to foreclose this this trust deed event and sale. I direct the trustee to foreclose this this trust deed to sell the said described real property to said of default and his election thereby, whereupon the trustee shall be the time and place of saids, give notice the manner provided in Witten to foreclose this trust deed to thereof when the said described real property to said of the said of the thereof as then required big saw and proceed the advective that the said of the thereof as then required big for the the time and place of saids, give notice 13. Should the beneficiary elect to foreclose the date set by the trustee of the trustee said is the rest and sale. The said the beneficiary or the trustee for the trustees as ale, the grate the first successors wo priviled the trustee of the trustees of the trustees of the first deed in trustee of the trustees as ale, the grate the first strust deed and the entire upsy to the beneficiary or his successors wo priviled the trustee and attrustees and attrustees and attorney's lees not the certification secured the beneficiaring of the trust of the first so the first the default at a provided by law) other than such formers, regions the default, in which event all loreclosure proceedings shall be dismissed by place designated in the notice of sale or the time to which said sale the said and the rest. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may

ulturel, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other agreement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting the subordination or other agreement allecting the other of the truthulness thereoil. Thus, matter of the subordination of the truthulness thereoil. Trustee's lees for agree subordination or other agreement of the subordination of the truthulness thereoil. Trustee's lees for any of the indubted of the subordination of the subor

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, in not sooner paid, to be due and payable <u>October 7</u>. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of soil, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of said note therein, shall become immediately due and payable. The above described reol property is not currently 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 hereatter appertaining, and the rents, issues and profits thereof and all tixtures now or hereatter attached to or used in anywise for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Fourteen Thousand Five Hundred Forty Six and 67/100 - Dollars, with interast thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereol, it sconer neid to be due and nevelate October 7

Lot 13 in Lewis Tracts, according to the official plat thereof on file in the

And States in

living and the More state a second when

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

TOPON THIS TRUST DEED, made this _____7th

23**1621 3** P 3 Pool 300

TN-1

as Grantor,

in Klamath

Edwin W. Jenkins and Gail M. Jenkins Motor Investment Company as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

A

13451

Klamath County Title Company , as Trustee, and

Ven M82

between

STEVENS-NESS LAW PUBLISHING CO., PORTLANS

day of October

35710

TRUST DEED

The grantor covenants and agrees to and wi	ith the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
y served in ree simple of said control of the	
1 that he will warrant and forever defend the s	same against all persons whomsoever.
The departor warrants that the proceeds of the loan	represented by the above described note and this trust deed are: hold or agricultural purposes (see Important Notice below),
 (a)* primarily for grantor's personal, tampy (b) for an organization, or (even if grantor is a napurposes. 	ntural person) are for business or commercial purposes once constructions, execu-
s, personal representatives, successors named as a benefit	ciary herein. In construing this deed and whethere
IN WITNESS WHEREOF, said grantor h	as hereunto set his hand the day day
IMPORTANT NOTICE: Delete, by lining out, whichever warran to applicable; if warranty (a) is applicable and the benefician s such word is defined in the Truth-In-Lending Act and Res eneficiary MUST camply with the Act and Regulation by m sclosures; for this purpose, if this instrument is to be a FIRST is purchase of a dwelling, use Stevens-Ness Form No. 1305 this instrument is NOT to be a first lien, or is not to finant f a dwelling use Stevens-Ness Form No. 1306, or equivalent with the Act is not required, disregard this notice.	guilation Z, the naking required lien to finance or equivalent; ce the purchase
If the signer of the above is a corporation,	
STATE OF OREGON;	25 93.490] STATE OF OREGON, County of) 55.
County of Klamath) October 7, 19 1982	Personally appeared
Personally appeared the above named	did now that the former is the
Edwin Jenkins and Gail M. Jenkins	president and that the latter is the
and schooledged the foregoing instru- ment to D T Add participation of the state of	a corporation, and that the seal attixed to the loregoing 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; sealed in behalt of them acknowledged said instrument to be its voluntary act
errow reis 6 tustian) (OFFICIAL Notary Public for Oregon (SEAL)
Notasy Rublic for Oregon	Notary Function States
0 FMY commission expires: 10-30-84	My commission expires:
To: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here	EQUEST FOR FULL RECONVEYANCE ad only when obligations have been paid. , Trustee t all indebtedness secured by the foregoing trust deed. All sums secured by sai by are directed, on payment to you of any sums owing to you under the terms of solv are directed, on payment to you of any sums owing to you under the terms of yidences of indebtedness secured by said trust deed (which are delivered to yo vidences of indebtedness secured by said trust deed to the terms of said trust deed the
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all e herewith together with said trust deed) and to reconvey and to reconvey	EQUEST FOR FULL RECONVEYANCE ad only when obligations have been paid. , Trustee I all indebtedness secured by the foregoing trust deed. All sums secured by said by are directed, on payment to you of any sums owing to you under the terms of vidences of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed th ance and documents to
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TO: The undersigned is the legal owner and holder, of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all e berewith together with said trust deed) and to reconvey estate now held by you under the same. Mail reconvey DATED: De not loss or destrey this Trust Deed OR THE NOTE which is TRUST DEED (01) STEVENE-NESS LAW PUE, CO. PORTLAND. ORE:	EQUISIT FOR FULL RECONVEYANCE ad only when obligations have been paid. , Trustee t all indebtedness secured by the foregoing trust deed. All sums secured by said by are directed, on payment to you of any sums owing to you under the terms of vidences of indebtedness secured by said trust deed (which are delivered to you vidences of indebtedness secured by said trust deed to you warranty, to the parties designated by the terms of said trust deed the ance and documents to Beneticiary t secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. KIDENTIAL CONVERTING UNDER STATE OF OREGON, STATE OF OREGON, INCOMPTING UNDER TO THE OFTING THE County of Mathematical State of the within instruction of the original for record on the secure of the original trust for record on the secure of the secure of the original trust of the secure of the secure of the secure of the original trust of the secure
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