TORM No. 881-Orgoon Trul Dard Series-TRUST DEED.		TATC 38-2556 BTEVENBINEES LAW PUBLISHING CO., PONTLANDI ON PIZZA	
	TRUST DEED	M93: 1557	
THIS TRUST DEED, made this RUBY L. EDGAR, an estat		January, 19 83 between	
as Grantor, WILLIAM L. SISEMORE		as Trustee and	
DAVID D. REEDER M.D. P.	C. PENSION AND PROFIT.	SHARING TRUST	
as Beneficiary,		······	
	WITNESSETH:		
Grantor irrevocably grants, bargains, inKlamathCounty, O	sells and conveys to truste regon, described as:	e in trust, with power of sale, the property	

Lot 8, Block 35, FIRST ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum of ______FORTY THOUSAND AND NO/100-_____

Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if

not sconer paid, to be due and payable in the ary of order and made by grantor, the timal payment of principal and interest hereof, it not sconer paid, to be due and payable in the 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, afreed 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 or grazing purposes.

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then, at the beneficiary's option, all obligations secured by this instruction of 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 and repair not to remove or denoish any building or improvement thereon.
To comptee or restore prompty and in good and workmanifier to commute or promote my wave of said property.
To comptee or restore prompty and in good and workmanifier to commute or promote any wave of said property.
To comptee or restore prompty and in good and workmanifier to commute or promote any wave of said property.
To comptee or restore prompty and in good and workmanifier to commute or proper proper provide any texture present which may be constructed, damaged or form and restructions altering said property, if the benchicary or remests, to form in executing web the finance statements present with the said premises a final finance on the buildings of finance and the said premises against loss or damage by finance of the said premises against loss or damage by finance of the said premises against loss or damage by finance or the said premises against loss or damage by finance or the said premises against loss or damage by finance are provide to the benchicary with all hor any creater the provide and to the long data and the said premises against loss or damage by benchicary may procure any process any provide and system to the capital the benchicary with all hor any creater the same at grantor's expenses. The amount of the benchicary wave process are granted on a single or restored wave and wave preserves the benchicary with entire and to pay the applied by benchicary may indebtedness secured hereby and in such order as benchicary may indebtedness secured hereby and in such order as benchicary may indebtedness secured hereby and in such order as benchicary wave any indebtedness secured hereby and in such order as benchic

decire of the trial court, fainter further agries to par such a strategy of the court shall adhedic reasonable as the beneficiary's or trustees attemptive tension such appeal. It is mutually agreed that: N in the event that any portion or all of such property shall be taken under the right of enument domain or condemnation, beneficiary shall be taken under the right of enument domain or condemnation, beneficiary shall be taken under the right of enument domain or condemnation of the amount required to pay all reasonable costs, expenses and attaineys bees necessually paid of pay all reasonable costs, expenses and attaineys these necessarily paid or united by direction of the amount required to pay all reasonable costs, expenses and attaineys these necessarily paid or united by a brit upon any reasonable costs and expenses and attaineys test in each particulation afters, which are applied by direction and appellate country, no expenses and attaineys the interfacement of the mathetical method and appellate country, no expense to take such attain severation promptily upon beneficiary request. 9 At any time and here there are merey in written request of beneficiary, payment of us to be and provented or this deed and the hard in a provention promptily upon beneficiary request.

burd, timber or grazing purposes.
An onsent to the making of any map or plat of said property. the same mean symplectimation or other account albeding this died or the line or other threads of a new map of plat of said property. The same shorthand or a new set of the property of the property

property, and the application or relieve there d as ators and stall not runsing wave any default or notice.
12. Upon default by grantor in payment of any infections secured hereby or in his performance of any agreement hereinder, the been hears may even the benchicary at his election may proceed to brockse this trust ded hy advertisement and and payable. In such an event the benchicary at his election may proceed to the trustse that trust ded hy advertisement and sale. In the latter event the benchicary or the trustse of his advertisement and sale. In the latter event the benchicary or the trustse shall be said described real property to satisfy the obligations even the manner provided in ORS 86.746 to 86.795.
13. Should the benchicary etcles the trust even stere there also a then required by have and proceed to barchise this trust ded hy advertisement and subset in the productive the stale described real property to satisfy the obligations even at the manner provided in ORS 86.746 to 86.795.
14. Should the benchicary elect to for these by advertisement at 1 subtruster detail at any time provide the tarts as an interf regarities for the trust even start the default at any time provide the three so and attorney as the start devial at the trust even and attorney as the start devial at the provided by Baay of the three and attorney are to the provide the obligation and trusters and attorney be at every the default wavered in the trust ender of the trust even at the provided by law or the three and at the true and the obligation and trusters wave at the true and the provided in the data wavered and the obligation and trusters and attorney be and at the provided by law. The trustee may at the above at every the default, in which even all are closed proves actual the true and the obligation between the sheet has the sheet care and the obligation and trusters and attorney be at every the default in the motie of sale or the time to which sheet error and the obligation beven default in the motie

Suppose it any, to the grant is a to no success in interest entities to see suppose. To, For any trasen permitted by law benchoary may from the transition time appoint a successor to car servers to any trustee hand berran or to any successor trustee appointed bereauler. Upon and appointerent and out at this powers and dutes conferred upon any trustee below we will all this powers and dutes conferred upon any trustee below we will be consistent intermediate. Lady such appointent and substrate below to the worden instrument evenued by bincheavy containing a consistent of a constra-dent as place of reveal, which when see dod to the successor trustee shall be conclusive possible to experiment of the successor instra-test of Kennel not the constration of a successor instra-shall be conclusive possible trust when the dod duty constrate and shall be conclusive possible trust when the dod duty constrate and a knowledged is made a public reveal as provided by law. Trustee is not obligated to notic any public reveal as provided by law. Trustee is not trust or of any action or proceeding in which during constrate device of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee belevinder must be either an attorney, who is an active member of the Origon State Bar, a bark, thist compary or savings and loan association authorized to do business under the laws of Oregon or the United States, a tale insurance company authorized to insure the to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escraw agent licensed under CPS 626 505 to 676 585

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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 arr organization, or (even il grantor is a natural person) are for business or commercial purposes other than a (a)* (b) 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 hand the day and very first above written. PRTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is plicable; if warranty (a) is applicable and the beneficiary is a creditor h word is defined in the Truth-in-Lending Act and Regulation Z, the hury MUST comply with the Act and Regulation by making required Ruby L/ Edgar • 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, 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.

(if the signer of the above is a corporation, use the form of acknowledgment apposite.)

STATE OF OREGON.)	STATE OF OREGON, County of) ss.	
County of Klamath)	, 19	<i>y</i> 33.	
January 28, , 19 83.	Personally appeared	and	
Personally appeared the above named		who, each being first	
	duly sworn, did say that the former is the		
Ruby L. Edgar	president and that the latter is the		
and the second	secretary of		
ment to be her voluntary act and deed. Before me: (OFFICIAL) A bicdud Lole	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 behalt 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:		
Notary Public for Oregon	Notary Public for Oregon	(OFFICIAL	
My commission expires: 6-19-84	My commission expires	SEAL)	

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been poid.

TO:

, Trustee

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 by you under the same. Mail reconveyance and documents to

DATED: , 19

Beneficiary

Do not loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made

TRUST DEED (FORM No. 881) STEVENS NESS LAW PUD CO. PORTLAND, CHE.		STATE OF OREGON, County of Klamath (SS. L certify that the within instru-
Edgar Grantor Reeder	SPACE RESERVED FOR RECORDER'S USE	ment was received for record on the 31 day of Jan , 19 83, at 11:10 o'clock AM, and recorded in book tect volume No. M83 on page1557 or as document fee file instrument microfilm No. 19973. Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
Certified Mortgage Co. 836 Klamath Ave. Klamath Falls, Or. 97601		Evelyn Biehn County Clerk By Stand kas And by L Deputy Fee \$8.00