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tions and is comply with all have all costs incirred thereic, a transfer of the incirculation of the incircle of the incirculation of the incir

The above described real property is not currently used for agriculation of the security of this trust deed, grantor agrees: 1. To protect, preserve and maintin said property in good condition: 1. To protect, preserve and maintin said property in good condition: and the commit of permit any waste of said property. To complete or restore promptly and in good and workmanlike 3. To complete or restore promptly and in good and workmanlike 3. To complete or restore promptly and in good and workmanlike 3. To comply with all laws, ordinances, resultations, covenants, could theredon, and pay the said cover instructed admised or interedor. To complete on restore promptly and the said statements pursuant to the Uniform Committee to a the contained statements pursuant to the Uniform Committee of the statements as well as the cost of the first same in the public officers or statements as may be deemed desirable by the terminant. 4. To norvide and continuously maintain insurance on the building

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 Joun 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 escraw agent licensed under ORS 696.505 to 656.582.

surplus, it any, to the granting 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 successors to any trustee named herein or to any conveyance to the successor trustee. The latter shall pointment, and without powers and the successor trustee here writed with all title hereinned the successor trustee here write and the successor trustee records and the successor trustee here writed with all title hereinned the successor trustee here write and substitution and the successor trustee with all the successor trustee hereinned to the county of counting reforme to the trust deed instrumence to the county of counties in which the property is situated shall be conclusive proof of proper appointment of the successor fructee and conclusive proof a proper appointment of the successor fructee and to individe any point of counties in which the property is situated obligated to notify any paths here to a moving sale under any other deed shall be a party unless such action or proceeding in which shall be and the fructee in di-strust or of any action or proceeding in which sale under any other deed shall be a party unless such action or proceeding is brought by trustee.

the delault, 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 place designated in the notice of sale or the time to which said sale may automation of the time of the trustee may sell said property elies at automation of the highest bidder for cash, payable at the parcel or parcel or automation of the highest bidder for cash, payable at the parcel or parcel shall deliver to the purchaser its deed in form as required by law conversion of the trustee sells and parcels and the trustee of sale. Trustee the property so sold, but with deed in form as required by law conversion of the trustee thereof, any purchase at the sale. 5. When trustee sells pursuant to the powers provided herein, trustee chain apply the proceeds of the trustee and a required by the trustee shall apply the proceeds of the trustee and a reguired by the trustee the condensation of the trustee and a reguired for all parcel automatices the condensation of the trustee and a reguired for all priva-tions and the obligation of the trustee and a reguired for all parcel automatices the reader of the trustee and a trustee for the trustee chain econdent increases may appear in the order of the privaty and (4) the surplus. 16. For any trason permitted by law bendiciary trust from the trustee automatice of the standard of the bin success in the trustee the surplus.

wave any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by frantor in payment of any indebtedness secured declare all sins performance of any agreement hereunder, the beneficiary may event the beneficiary at his electron may proceed to thereefore this trust deed by event the beneficiary at his electron may proceed to thereefore this trust devel advertisement and sile. In the latter trustee to lorge the trustee shall to self the said described read his written notice of default and his electron thereby as the secured hereby invite notice of default and his electron advertisement and sile. In the latter trustee to default the trustee shall to self the said described read his written notice of default and his electron thereds, whereapon the trustee shall furth notice of saids, the default and his electron is then required by law and proceed to lorectose this trust deed in thereds as then required by law and proceed to lorectose the strust deed there and the beneficiary elect to lorectose the strust deed in 13. Should the beneficiary elect to lorectose by advertisement and sale (RTS 86.760, may pay shift, the frantor or other person so privile by officiation secured there beneficiary or other persons of the trust electron offication secured there beneficiary or other there and attorney's meaned in endoring the terms of the obligation and trustee's nerves and there by incurred in endoring the terms of the inducing costs and may be here the strustey, then per obligation secured there be the had no default action of the prive the delaut, in which even all foreclosure proceedings shall be two of the prive the trustee.

liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damade of the property, and the application or release thereof as aloresid, shall not cure or pursuant to such notice.

Bural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in systemating any exempts or creating any restriction thereon. (c) join in any subordination or other agreement affecting this deed or the lien or charge field or the receiver of any matter of the intervent of the second second

or hereatter appertaining, and the rents, issues and profits thereof and all lixtures now or hereatter attached to or used in connec-vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and protits thereof and all tixtures now or hereafter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of cosh of cosh of cosh of the text of the second secon sum of TWELVE THOUSAND AND NO/100-----

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as Beneficiary,

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

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath......County, Oregon, described as: Lot 38 PERRY'S ADDITION TO LLOYD'S TRACTS, in the County of Klamath, State of Oregon

THIS TRUST DEED, made this __15_____day of __December_____, 19_83, between DONALD...JAMES.LEGGET.AND.ELIDA.LEGGET...husband.and.wife as Grantor, WILLIAM.L...SISEMORE CERTIFIED.MORTGAGE.COMPANY, an Oregon Corporation

STEVENS-NESS LAW PUBLISHING CO., PORTI Vol. M84 Page TRUST DEED

...., as Trustee, and

843

Deputy

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), tor an organization, or (even it grantor is a natural person) are for business or commercial purposes other than 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 leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF said granter has becount and his to a

		set his hand the day and year first above written.
* IMPORTANT NOTICE: Deleto, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficiar as such word is defined in the Truth-in-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by m disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent. with the Act is not required, disregard this notice.	y is a creditor vulation Z, the aking required lien to finance or equivalent;	Donald James Legget John Tegget Elida Legget
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)		
(ORS STATE OF OREGON.)	93.490)	
County of Klamath)ss.	STATE OF	OREGON, County of)ss.
December 15		, 19
Personally appeared the above named		and who, each being first
Donald James Legget and Elida Legget	duly sworn, o	did say that the former is the
andar Antonio anti-antonio antonio a	secretary of	ina the latter is the
and the second sec		
and acknowledged the foregoing instru- ment to bo FAthell voluntary act and deed. Before mie: (GFFICIAL)	sealed in bel	n, and that the seal affixed to the foregoing instrument is the al of said corporation and that the instrument was signed and half of said corporation by authority of its board of directors; them acknowledged said instrument to be its voluntary act
Notary Public for Oregon	Notary Publi	ic for Oregon (OFFICIAL
My commission expires:	My commissi	SEAL)
	ces of Indebtedi nout warranty, and documents :	ane by the foregoing trust deed. All sums secured by said payment to you of any sums owing to you under the terms of ness secured by said trust deed (which are delivered to you to the parties designated by the terms of said trust deed the to
		Beneliciary
	. Both must be deliv	vered to the trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON
(FORM No. 881) Stevens-Ness Law Pub. Co., Portland. Ore.		County of Klamath ss.
		I certify that the within instru-
······································		22nd diav of May 19 84
Certified MortgageCompany	PAGE RESERVED FOR ECORDER'S USE	at 10:47 o'clock A M., and recorded in book reel volume No. M84 on page 8433 or as document fee/file/ instrument/microfilm No. 36895 Record of Mortgages of said County.
Beneficiary AFTER RECORDING RETURN TO		Witness my hand and seal of County affixed.
Certified Mortgage Company		Evelyn Biehn, County Clerk
836 Klamath Ave		nAME EPAL
Klamath Falls, Oregon 97601		By From Amith Deputy