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 little 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.

γk §.9D

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17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not frust or of any action or proceeding in which drantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the grantor or to his successor in interest entitled to such 16. Beneficiary may from time to time appoint a successor or success sors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein named or appointed hereunder. Each such appointment, which, when recorded in the nuclease records of the county or beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

the granifor and beneficiary, may person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee shill apply the proceed of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and (1) the expenses of sale, in-attorney, (2) to the obligation secured by the trusted of (3) to all persons having recorded liens subsequent to the interest of other trustee in the trust surplus, if any, to the grant or to his successor in interest entitled to such surplus. 16. Reading the trustee and the successor in interest entitled to such

together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and phace designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law. Crustee the property so sole, but without any coverant or warranty, express verying of the truthulines in the deed of any matters of last be conclusive in the truthulines. 15. When trustee sells pursuant to the powers provided herein, trustee

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, it is a sale and at any time prior to 5 days before the date the trustee conducts the sale, the grantor any other persons op privileged by ORS 86.753, may cure sums secured by the trust deed, the default may be cured by paying the sums secured by the trust deed, the default may be cured by paying the contine amount of the trust deed, the default may be cured by paying the being cured by the cured by tendering the performance required under the and expense actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and the trust deed by law.

diural, timber or graxing purposes.
(a) consent to the making of any map or plat of said property; (b) join in synaption or other aframent allecting this deed or the lien or chains any restriction thereon; (c) join in any restriction and the recitals there any part of the property. There is a property without warranty, all or any matter or the inprovement allecting this deed or the lien or chains any recombination or other affarment allecting this deed or the lien or chains any there any there is any part of the property. The operation of the property and the recitals there in any matters or lack shall be conclusive proof of the property and the root less than \$5.
10. Upon any default by grantor the oto less than \$5.
10. Upon any default by grantor and the prosender, beneficiary may at any objected by a coccup of any security for any part thereol, in its own name and take possession of said property, the individue set of the proceeds of the rents, and without refar do nend ungaid, and apply the secure and profits, maluding those past due are or otherwise collect the rents, insue and profits or the angle of the proceeds of the rents, insue and profits of the application on release thereols on insulting reasonable abtroction of said property, and the application or release thereol and in such organization or substant for any atom and taking there allo the angle of the application or release thereol and in such organization and calculate any atom and calculate any atom and the application or release there of any and any atom and the application and calculate any atom and taking there and a sain of the said state and atom any atom and taking the application and calculate any atom and the application on the application and calculate any atom and the application and calculate any atom any atom any default by frantor in payment of any individed and atom any a

NESS LAW PUBLISHING CO., PORTLAND, OR, 97204

....., 19<u>.84</u>.., between

....., as Trustee, and

16389

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

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereatter appertaining, and the rents, issues and profits thereof and all tixtures now or hereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Sixture of the Thouseand Nine Hundred and no/100 sum of Sixty-eight Thousand Nine Hundred and no/100 ------

TRUST DEED

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

THIS TRUST DEED, made this ____lst____day of September_____, 19.84., between the set of 6207 Harlan Drive Viewath Falls Oregon and wife

....G....NICHOLAS_IFFT_and_SARA_IFFT, husband_and_wife ...of..136 Stanford, Pocatello, Idaho

Lot 19, Block 12, Tract No. 1112, EIGHTH ADDITION TO SUNSET VILLAGE, in the County of Klamath, State of

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

as Grantor,Aspen...Title and Escrow, Inc.....

inKlamath.....County, Oregon, described as:

....of 6207 Harlan Drive, Klamath Falls, Oregon

Ha

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41465

as Beneficiary,

16390

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	The grante	or covenam	ts and a	grees to	and w	with the b	peneficiar	v and	those	claiming	under	him	+hat	haita	In
1 44						1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -		, <u></u>		çıanıng	ander	mm,	mai	neis	law-
tull	y seized in fee	simple of	said de	scribed r	eal n	ronertv ar	nd has a	valid	IInon	umbered	41410 41	horata			
		• • •					ia nuo u	rana,	GIICII(Juninerea	инс н	leren			1.1.1

None

(If the signer of the above is a corporation,

and that he will warrant and forever defend the same against all persons whomsoever.

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 terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand they day find yest first above written.

* 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, disreaard this notice. with the Act is not required, disregard this notice.

WNM WILLIAM N. THE T

Record of Mortgages of said County.

Evelyn Biehn, County Clerk

County affixed.

By Amemil

Witness my hand and seal of

Deputy

Barbara A BARBARA W. IFE

the form of devicemendament opposite.	(ORS 93.490)	
STATE OF OREGON.	1	
County of Klamath)ss.		I, County of) ss.
		, 19
, 19	Personally appe	earedand
Personally appeared the above named		
WILLIAM N. IFFT and BARBARA		at the former is the
IFFT, husband and wife	president and that the	e latter is the
	secretary of	·
and acknowledged the foregoing insi ment to be their voluntary act and de Before ms (OFFICIAL SEAL)	tru- corporate seal of said corporate seal of said	t the seal affixed to the foregoing instrument is the corporation and that the instrument was signed and d corporation by authority of its board of directors; knowledged said instrument to be its voluntary act
· W . Notary Public for Oregon	Notary Public for Ore	gon (OFFICIAL
(My commission expires and 15.1	986 My commission expire	SEAL)
1. C. Streener A. C. Martin M.		
	REQUEST FOR FULL RECONVEYANCE	
To be	used only when obligations have been	paid.
то:	, Trustee	
trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconv- estate now held by you under the same. Mail reconve DATED:	evidences of indebtedness secur sy, without warranty, to the pa syance and documents to	red by said trust deed (which are delivered to you rties designated by the terms of said trust deed the
		Beneficiary
Do not loss or destroy this Trust Deed OR THE NOTE which	it secures. Both must be delivered to the	trustee for cancellation before reconveyance will be made.
TRUST DEED (FORM No. 881-1) STEVENS-NEESS LAW PUB. CO., PORTLAND. ORE.	V antona constituina 27 april - 1	STATE OF OREGON, County of Klamath ss.
		I certify that the within instru-
	and the second second	ment was received for record on the
generative states and the second s	and the second	at 2:12 o'clock M. and recorded
	SPACE RESERVED	in book/reel/volume No
Grantor	FOR	page 16389 or as document/tee/tile/
	RECORDER'S USE	instrument/microfilm No. 41465
	NECONDER 3 USE	UNITUMENT / MICTOULM NO 11 TUD

GREEN, SERVICE, GASSER & KERL Fee: \$8.00

Beneficiary

ATTORNEYS AT LAW CENTER PLAZA - P.O. Box 4883 Pocatello, Idaho 83205-0883

AFTER RECORDING RETURN TO