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17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not oblighted to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title lasurance 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.

forms and restrictions siticating laws, ordinances, regulations, covenants, conduction in executing sub-itinanchical property. If the beneficiary on response nublic of the or offices, as well as and to pay for illing same in the power, public officers or starting agencies as well as the ordinance in the beneficiary of starthing agencies as may be deemed desirable, by the '.To provide and continuously maintain insurance on the buildings and auto the transfer and such other, fraards as the said premises against loss or damage here the transfer and such other, fraards as the said premises against loss or damage here the same start of the transfer and such other, fraards as the said premises against loss or damage here the same start of the same at the same at same at same at same at same and the same at the beneficiary of the same at grantor's expense. The buildings collected under any tite or on the same at grantor's expense. The buildings collected under any tite or on the same at grantor's expense. The buildings collected under any tite or on the same at grantor's expense. The buildings collected under any tite or on the same at grantor's expense. The buildings collected under any tite or on the same at grantor's expense. The buildings are threed, may be released to grantor. Such the amount so collected, or nor parts there of may be released to grantor. Such the same at the policy buont is beneficiary and the such and the policy of the beneficiary of the same at grantor's expense. The buon or charges become past due or delinquent and such threes, assessments and other the same at the start of any the second buon or charges become past due or delinquent and such threes, assessments and other the amount so collected, or more the said promises at the start of the start of the starter of the obligation of the payment of the debigated as thereor make any delaution that the start of any distarter receipts thereor buon or charges become past due or delinquent and such threes, assessments and other tharge become pas

To protect the security of this trust deed, grantor agrees. To protect the security of this trust deed, grantor agrees. and repeir, not to remove or demolish any building or improvement thereon; 2. To complete or security and in sood and workmanlike destroyed thereon, and pay who were promply and in sood and workmanlike destroyed thereon, and pay who were promply and in sood and workmanlike destroyed thereon, and pay who were promply and in sood and workmanlike destroyed thereon, and pay who were a solutions, covenants, condi-ion in security with all use all costs incurred therefor. 3. To comply with all all all as property if the beneficiary so regulations, to cial Code as the beneficiary menuity and to pay low limit ame in the by filing offices or starching agencies as muy be demined desirable, by the beneficiary. 4. To -arovide and continuously maintain invitance on the building

FORM No. 881-

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HOSH Nº 3621

LEDEL DEED

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Oregon Trust Deed Series-TRUST DEED.

tural, timber or grazing purposes.
(a) consent to the making ol any map or plat ol said property: (b) join in grazing any essentiation or other agreement affecting this deed or the lien or charge grantee in any reconveyance may be described as the "person or persons be conclusive proof of the truthulines therein of any matters or lace be agreement affecting therein any reconveyance may be described as the "person or persons be conclusive proof of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of any matters or lace based of the truthulines therein of the state based of the truthulines therein of the state based of the state based of the truthulines therein of the state based of the s

sum of SEVEN THOUSAND FIVE HUNDRED and NO/ 100 DOLLARS note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereot, it not sooner paid, to be due and payable MARCH 4 The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary herein, shall become immediately due and payable. The above described reol property used for egricultural, timber or grazing purposes.

ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SEVEN THOUSAND FIVE HUNDRED and NO/100 DOLLARS -----

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 protits thereof and all tixtures now or hereafter attached to or used in connec-tion with said real estate.

So that there at the state show the so of the state which is the

as Beneficiary, 

the office of the County Clerk, Klamath County, Oregon

as Grantor, WILLIAM M. GANONG J. CLAUDE BOWDEN as Trustee, and

106

Addition to the City of Klamath Falls, according to the official plat thereof on file in

3123

1985 between

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STATE ON UPPOCH Crowner Manuell

less coars and expenses of operation and hereby, and in such order as bene-ney's less upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profils, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done to such notice. hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an in equity as a mortgage or the state to thereolose this trust deed by execute and cause to be received his written notice of default and his russ ded by execute and cause to be received his written notice of default and his russ ded hereby whereupon the trustee shall lix the time and place of slightion secured thereof as then regult of NS 36 735 to 88 795. 13. Alter the trustee has commenced foreclosure by advertisement and and more provided in ORS 86 735 to 88 795.

the manner, provided in ORS 86.735 to 86.735. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the truste conducts the sale, the grantor on y other person so privileged by ORS 86.753, may cure sums secured by the trust dead, the default consists of a hallure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured my be cured by tendering the performance required under the defaults, the person effect on the performance required under sums secured by the default cocurred Any other default that is capable of obligation or trust deed. In any see, in addition to curing the default of and expenses actually incurred in enforcing the obligation of the beneficienty all costs together with trustee's and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the data the data the sale shall be head.

together with trustees and attorneys tees not exceeding the amounts provided by law. 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 in one parcel as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable, at the time of sale. Truste shall deliver to the purchaser its deed in orm as required by law conveying plied. The recitals in the deed of any matters of tact shall be conclusive proof the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof the grant and beneficiary, may purchase at the sale. 15. When trustee sells guyagent to the powers provided herein, trustee

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by frustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons there is subsequent to the interest of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such such as the subsequence of the interest entitled to such successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such . 16. Beneliciary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conterred and substitution shall be made by written instrument executed by beneliciary, which, the recorded in the mortgate records of the county or counties in of the successor trustee.

Vol. M85 rage CRUST DEED KTY HALVELS ON BIGOL-8048 KTY HALVELS ON BIGOL-8048 AROMANASHUTFUL - 105 EED, made this 26th day of FEBRUARY CEBILIED HOSTOVEL OF

3124 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully 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 expired all

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	ielend the same against all persons whomsoever.
<ul> <li>An and the second s</li></ul>	(a) Construction for the second se Second second se Second second sec
(a)* primarily for grantor's personal, i XXXX for an organization, or (even if gr	of the loan represented by the above described note and this trust deed are: amily, household or agricultural purposes (see Important Notice below), antor is a natural person) are for business or commercial purposes other than agricultural
This deed poplice to inviso to it.	양성 이 가슴 집에 가슴
masculine gender includes the feminine and the	as a beneficiary herein. In construing this deed and whenever the context so requires, the neuter, and the singular number includes the plural
IN WITNESS WHEREOF, said	grantor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and t as such word is defined in the Truth International	he beneficiary is a creditor append summer R. Shutts
disclosures: for this purpose if this lost	lation by making maulied
if this instrument is NOT to be a first the	n'Nov: 1305 or equivalent, et al forst a destate de la serie de
with the Act is not required, disregard this notice.	
(if the signer of the above is a corporation, use the form of acknowledgment opposite.)	
STATE OF OREGON,	STATE OF OFFICIN
County of Klamath )ss. February 26 19 85	STATE OF OREGON, County of
Personally appeared the above named.	Personally appeared
ARDEN <sup>R</sup> SHUTTS	duly sworn, did say that the former is the
	president and that the latter is the
	secretary of
	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 behalf of said corporation that the instrument was signed and
mant to be voluntary act a	
Below me	Beloge me:
SEAS Peleaut	Martis
AUDI Cotary Public for Oregon	Notary Public for Oregon (OFFICIAL
My commission expires: 2/15	789 My commission expires: SEAL)
White COLE and the second s	(a) An and a second se second second sec
	REQUEST FOR FULL RECONVEYANCE
TO:	e skouten an the protocology sector and the sector
I he undersigned is the ledal owner and he	Idoa at all task to a
trust deed have been fully paid and satisfied. V.	w breaks and diend by secured by the foregoing trust deed. All sums secured by said
herewith together with said trust deed) and to red	convey, without warranty to the needed delivered to you
DATED HARDLE SLASS LADGE THE STATE AND A STATE	PARTICINA ROTTING OF SECONDER OF CLASSIC DEFENSION OF CARDINE STREET, CARDINE STREE
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	accelitations and considerations and all other shift structure induced a state to
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$ \mathbf{g} = \left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	Beneficiary which it secures. Both must be delivered to the trustee for concellation before reconveyonce will be made.
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Do not lose or destroy this Trust Deed OR THE NOTE w TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	Beneficiary hich it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instrument
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