join in excenting and entry is the beneficiary covenants, conditional Code as the such financing statemently. If the beneficiary covenants, conditional Code as the such financing statemently is the beneficiary covenants, construction of the second description descr

The above described real property is not currently used for agricu. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property, in good condition: to commit or permit any version of a property. To complete or restore promptly and in good and workmanike users of thereon, and pay when due all costs incurred therefor. 3. To comply with all laws ordinances, regularis, covenants, condi-tions attesting such financing statements pursuant to the finances of estimation of the property, if the bineficiary so requests, to independent officer or officers as well as the cost of all lien searches in the bineficiary. 4. To norvide and continuously maintain insurance on the buildings

FORM No. 881-1-

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, 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 lows of Oregon or the United States, a title insurance company authorized to insure stille 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 696.555.

surplus, it any, to the granter or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to successor trustee appointed hereunder. Upon such appoint and the successor or successors to any trustee appoint, and without conveyance to the successor frustee, the latter shall be made by written and duties conferred upon any trustee herein vested with all titled instrumeter. Each such appoint upon any trustee herein to and by written and its conferred upon any trustee herein to the successor hereunder. Each such appoint with the successor of the successor instrumeter. Each such appoint with the successor of the successor hereunder executed by beneficiary, containing reference to the successor shall be conclusive proof of proper dependence in the property is situated. Clerk or Recorder of the county when this devid, duly executed and obligation on the successor is provided by law. Trustee is fold obligation of only appending thereto of 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 designated in the notice of sale or the time date and at the time and proceeding of the trustee may easily the said property either auction to the highest bidder for cash, payable at the parel or parcels at shall driver to the purchaser for cash, payable at the parel or parcels at the trustee state of the time of sale. Trustee the for the trustee sale shall be the trustee provided by law converse of the trustee sale of any matters of fact when the parel of sale. Trustee the for the trustee sale and the parent of the trustee but including of the grantor and beneficiary, may purchase at the sale the trustee, but including shall apply the proceeds of the trustee and a result be conclusive prior the condensation of the trustee and a real the sale but including the condensation of the trustee and a real of the trustee but including the dreaded of the trustee and a real the sale. The supernet of the trustee and the trustee and the trustee the trustee the dreaded of the trustee and a real the sale but including the sale condensation of the trustee and a real of the trustee the trustee the dreaded of the trustee and the trustee and the trustee the trustee the condensation of the trustee and the trustee and the trustee and the trustee the trustee the trustee and the trustee and the trustee the trustee the trustee the trustee and the trustee and the trustee and the trustee the supernet in the obligation in the user of the trustee the trustee the trustee the trustee the trustee and the trustee the trustee the trustee the trustee the supernet to the granter or to his successor in interest entitled to such the supernet.

waive any detault or notice of default hereunder or invalidate any act done pursuant to such motice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may even the beneficiary at his better by immediately due and payable. In such an averative and an analysis of the second second second second second even the beneficiary at his better the trustee to forefore this trust deed adventisement and sale. In the latter even the beneficiary or the trustee shall adventisement and sale in the latter even the beneficiary of the trustee shall be the said described ready proceed to forefore this trust deed adventisement and sale. In the latter even the beneficiary of the trustee shall be the said described ready to saits of the aut at his election thereof as then required by law and proceed to forefore this trust deed the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary of the days by advertisement and sale to self second the trustee to forefore the date set by the truste for the trustee's the far and or or other person so priviled by by the second the trust of the far and any second the trust and the second thered has then required by law of the turner so not the trust deed and there delault at any time prior to live days by advertisement and sale to far for may a to the beneficiary or his successors in interest, respon-toring the entire amount thread use under the trust excessors in interest, the the evolution secured thereby (clausing costs and reports actually incurred in certain at the attrost the dat of delault cocurptoring of the prior the delault, in which event all toreclosure proceedings shall be dismissed by the data would not then be advent be advent advent portion of the prior the trustee. The sale shall be held on the date and at the time and the delaudt, in which event all toreclosure proceedings shall be dismissed by the delaudt in the second base shall be dismissed by the the delaudt in the base shall

diural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in a subording any casement or creating any restriction thereou; (c) join in any subording any reconveyance may be described as the person or persons of the lief or charge effective property. The person of the truthulness thereoi, of any matter of the described as the person or persons the indebted effective property. The person of the truthulness thereoi, and may reconveyance may be described as the person or persons of the truthulness thereoi. Trustee each of the truthulness thereoi. The person or persons the indebted estimates thereoi, and the period of the truthulness thereoi. The person or persons the indebted estimates thereoi, and the period of the truthulness thereoi. The person or persons the indebted estimates the person bereated or be and the period of the truthulness thereoi. The person of said property is a series to be any part thereoi, in its own name sue or other was collect the range of the same and profits, including these parts due and unpair the same being indebted enses and profits, or the prosession of said property, the same of profits on and taking possession of said property, the same policies or compensation or release thereoid as introder as been property, and the application or or lease of provide of a side of other and the policies or compensation or release thereoid as introder as been property, and the application or or othereoid as introder or suidates and policies or on the oil delault bereunder of any taking or damage of the property, and the application or or lease thereoid as introder as been property, and the application or order of a same and profits.

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

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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 thereot and all fixtures now or hereafter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

PARTICULAR USE MAY BE MADE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY

Lot 25, Block 20, Tract 1113, Oregon Shores - Unit #2, in the County of Klamath, THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY

-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment). 28816 1-9933 49624 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 9720 TRUST DEED Vol. m85 Page - 8579 THIS IRUST DEED, made this <u>tatin</u> day of <u>may</u> DONALD E. JONES AND DELORES L. JONES, husband and wife as tenants by the entirety as Grantor, ____ASPEN_TITLE_&_ESCROW, INC., An Oregon Corporation, 19.85...., between PETER THOMPSON, as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

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 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. 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 leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day * 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. and year first above written. DONATO JONE JONE 63, STATE OF CALIFORNIA, 3.490) COUNTY OF Los ANG SS. STATE OF OREGON, County of 1985 22 HAY On the undersigned, a Notary Public in and for said County and State, 19 personally appeared <u>Kersey</u> S. Penn known to me to be the person whose name is subscribed to the within instrument as a witness thereto, who heing by me duly sworn, deposed and said: That he resides at <u>LDS</u> Augeles; that FOR NOTARY SEAL OR STAMP h-e ; that was present and saw Doweld E Jowes & Deloves L. Jon-s personally known to $\underline{h}_{\ell} \underline{q}_{\ell}$ to be the person described in, and whose name is subscribed to the within and annexed OFFICIAL SEAL instrument, execute the same; and that affiant subscribed his name thereto as advitness to said execution GERALD E GREEN LOS ANGELES COUNTY Signature My comm. expires AUG 25, 1986 N 774

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been poid.

....., Trustee

(Rev.

Witness

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TO:

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

DATED: , 19..... Beneficiary not lose or destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

FORM NO. 881-11 STEVENS.NESS LAW PUB. CO., PORTLAND. ORE.		STATE OF OREGON.
DONALD E. JONES		County of Klamath ss. I certify that the within instru- ment was received for record on the 10th day of June 19 35 at 11:23
BELORES L. JONES Grantor PETER THOMPSON	SPACE RESERVED FOR	in book reel volume N 185
Beneticiary	RECORDER'S USE	page 3579 or as document/fee/file/ instrument/microfilm No. 49624 Record of Mortgages of said County.
AFTER RECORDING RETURN TO PETER THOMPSON		Witness my hand and seal of County affixed.
501 N. Robertson Blyd. Los Angeles, CA 90048		By Lign, Asin H. Deputy
		Deputy