Ricentin Falls, Oregan 97601 ∝ **20385** Vol. 185 Page 11012 TRUST DEED Deba 19....85., between Norman Miller Anderson and Lavina A. Anderson as Grantor, Klamath County Title Co, as Trustee, and Motor. Investment. Company..... as Beneficiary, Callo (Collocate the book Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: Klamath......County, Oregon, described as: in ITTAL WIGOLAUT CON: And the strategical case See Enclosed Description $\Box qa h$ s contra the satisfy how when the TRUST DEED 22 elvile or ordered sail while many is said a

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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 apportaining, 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 grantor herein contained and payment of the

FORM No. 881-

Oregon Trust Deed Series-

TRUST DEED.

The above described real property is not currently used for agricultur. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove of demolish any building or improvement hiereon; 2. To complete of said property: 2. To complete of said property. 2. To complete of said property: 3. To complete of a said property. 3. To complete of a said property is the beneficiary said workmanike destroyed thereon, and payment due all costs incurred therefor 3. To complete and property is the beneficiary so requests, to obin in executing such linearing statements pursuant to the Unitom Commert by filing offices or searching adencies as may be deemed desirable by the beneficiary.

toos and the second such the second statements pursuant to the United statements in the proper public office or offices as may be deemed desirable by the proper public office or offices as may be deemed desirable by the property below of the said premises against loss or damaging the statement of the said premises against loss or damaging by first of the said premises against loss or damaging by first of the said premises against loss or damaging by first of the said premises against loss or damaging by first of the said premises against loss or damaging by first of the said premises against loss or damaging by first of the second state and such other thatards as the beneficiary may from time to the loss than 3 companies acceptable to the beneficiary more from the said premises against loss or damaging by first of the delivered with loss payable to the latter; all policies of insurance shall be delivered in the beneficiary as soon as insured if the grantor said publics of the beneficiary and the says prior to the expiration of the said policies to the beneficiary in the delivered in the grantor's expense. The amount of une or date any first or other insurance and for any cleased to grantor. Such application or release shall not the or matter and policitor or may default or notice of default hereunder or invalidate any set of the set of the

decree of the trial court, grands which as the beneficiary's or trustee's attor-pellate court shall adjudge reasonable as the beneficiary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that: 8. In the event that any pottion or all of said property shall be taken inder the right of eminent domain or condemnation, beneficiary shall be taken right, if it so element domain or condemnation, beneficiary shall be taken right, if it so element domain or condemnation, beneficiary shall have the as compensation less that all or any portion of the monies payable to pay all reasonable costs, expenses and attorney's tees mecasarily paid or applied by it limit or in such proceedings, shall be paid to beneficiary and both in the trial pon any reasonable costs and expenses and autooney's lees, liciary in such independent ecourts, necessarily paid or industored by bene-tionary all treasonable costs, expenses and the balance applied upon the indebitones and arcute such instruments as shall be necessary in obtaining such com-9. At any timpon beneficiary's request. Ticiary, payment of tue and presentation of this deed and the note for endorsement (in case of tull reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebitedness, trustee may

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in grazing any casement or creating any castriction thereon; (c) join in any subordination or other agreement altering this deed or the lien or charke frantie in any reconveyance may be stricted as the "preson or persons be conclusive proof of the truthfulness thereon. Trustee's lees for any of the property. The conclusive proof of the truthfulness thereon. Trustee's lees for any of the conclusive proof of the truthfulness thereon. Trustee's lees for any of the conclusive proof of the truthfulness thereon. Trustee's lees for any of the second any default by granto hereunder, beneficiary may at any or thous any default by granto the default of the adequacy of any security for the truthfulness thereon. The default of the adequacy of any security for sets and polits, including those past due and unpaid, and apply the same, may any part thereol, in its own name and take possession of said property, the substance of buch rents, issues and profits, including those past due and unpaid, and apply the same, may alterime.
11. The entering upon and taking possession of said property, the follower poster.
11. The entering upon and taking possession of said property, the substance postuch rents, issues and profits, or the proceeds of inc and other befores at default or notice of delault bereunder or invalidate any act does part to and head the proceeds of the does as the or of any default by grantor in payment of any formation or alter and before any default by grantor in payment of any fail mot curve and pay the beneficiary may agreement and sail not curve default by fraintor in payment of any formation any effort and pay be the beneficiary of the said formation or the any proceed to foreclose the trust dead by execute and cause to be record later the trustee to foreclose the trust dead by execute and cause to be record in the property intematical and act any act dead to be recorded

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 56.735 to 86.795. The default or defaults of the date the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, and any time the trust deed, the default any be cured by paying the sate, the dramont due at the time of the diault may be cured by paying the nor them be due had no default occurred Ary other than such portion as would being drug and the time of the direct any other than such portion as would being drug and the dime of the direct and the diault direct and the direct obligations around the direct and the direct and the direct and the direct and expense actually incurred in enforcing the obligation of the trust deed to planet. 14. Otherwise, the sale shall be held on the direct and the trust deed 14. Otherwise, the sale shall be held on the direct and the direct and the direct and the sale shall be held on the direct and the trust deed 14. Otherwise, the sale shall be held on the direct and the same the direct and the trust deed the direct and the direct and

together with trustee's and attorney's tees not exceeding the athounds provided by law." 14. Otherwise, the sale shall be held on the date and at the time and phase designated in the notice of sale or the time to which said sale may one postponed as provided by law. The trustee may sell said property either auction the highest bidder for cash, payable at the time of sale. "Inste-shall deliver to the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulaness thereol, any purchase at the sale. 15. When trustee sails or same provided herein, trustee

the frantor 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-attorney, (2) to the obligation secured by the trust dead, (3) to all persons all derived by the interest of the trustee and a reasynable character by trustee's having recorded the subsequent to the inferent of their priority and (4) the frust surplus, it any, to the frantoe or to be successor in interest of the trust end of the sub-surplus. 16. Beneficiary

surplus, it any, to the drantor or to his successor in interest entitled to such . 16. Beneliciary may from time to time appoint a successor or success under. Upon such appointment, and without convergence to the successor upon such appointment, and without convergence to the successor upon any trustee herein named we gow all title powers and duties conferred upon any trustee herein named or gow all title powers and duties conferred when the latter shall be vested with all title powers and duties conferred when the trustee, the power of the county or counties in of the successor trustee.

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 notily any party hereto of pending sale under any other deed at trust or of any action or proceeding in which granter, beneficiary on truster 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 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 title insurance company outhorized to insure tille to real property of this state; its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under ORS 696.505 to 696.585.

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tuny seized in fee simple of said described rea	nd with the beneficiary and those claiming under him, that he is al property and has a valid, unencumbered title thereto
and that he will warrant and forever defend t	
	ne same against all persons whomsoever.
The grantor warrants that the proceeds of the l (a)* primarily for printing mercural tarifier	loan represented by the above described note and this trust deed are: ousehold or agricultural purposes (see Important Notice balls)
	, and lor business or commercial ournors with the second
contract secured hereby, whether or not named as a ben masculine gender includes the faminine and the secure	he term beneficiary shall mean the holder and owner, including pledgee, of netriciary herein. In construing this deed and winer, including pledgee, of
* IMPORTANT NOTICE -	has hereunto set his hand the day and year first above written
as such word is defined in the Truth-in-Lending Act and Regulation with the truth-in-Lending Act and Regulation with the Act and Regulation wi	lary is a creditor legulation Z, the
the purchase of a dwelling, use Stevens-Ness Form No. 130 of a dwelling use Stevens-Ness Form No. 130 of a dwelling use Stevens-Ness Form No. 1306, or equivalen with the Act is not required, disregard this nation.	Then to finance XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)	
STATE OF OREGON, County of Klamath	STATE OF OFFICER A
July 12 , 19 85	STATE OF OREGON, County of
Norman Miller Anderson Lavina A. Anderson	a constant and a
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ment to be a second decimal action of the foregoing instru- voluntary act and deed.	a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors and each of them acknowledged said instrument to be its voluntary and Before me:
SEAD	
My commission expires: 10-30-88	Notary Public for Oregon (OFFICIAL My commission expires: SEAL)
	At y Commission expires: SEAL)
REQUES	T FOR FULL RECONVEYANCE
To :	Trustee
The undersigned is the legal owner and holder of all in	ndebtedness
trust deed have been fully paid and satisfied. You hereby an	ndebtedness secured by the foregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the terms of res of indebtedness secured by said trust deed (which constants)
said trust deed or pursuant to statute, to cancel all evidence	as of indebtedness secured by a the second by a under the ferms of
estate now held by you under the same Mail	parties designated by the tarms of solid target it.
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estate now held by you under the same. Mail reconvey, with Barbar of the same	nd documents to her parties designated by the terms of said trust deed the
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De not less of desirey this Trust Deed OR THE NOTE which it secures. I	nd documents to
DATED: Do not loss or desirey this Trust Deed OR THE NOTE which it secures. I TRUST DEED (FORM No. 881)	Ind documents to the trustee for concellation before reconveyance will be made.
De not lose or desirey this Trust Deed OR THE NOTE which it secures. I TRUST DEED (FORM No., 881) STEVENS. NEES LAW FUE/CO., BORTLAND, ORE	Both must be delivered to the trustee for concellation before reconvergence will be mode.
DATED: Do not loss or desirey this Trust Deed OR THE NOTE which it secures. I DATED: Date or desirey this Trust Deed OR THE NOTE which it secures. I TRUST DEED (FORM No. 881) STRVEME-NESS LAW FUE CO. FORTLAND. DRK ORTMAN Miller Anderson and	Beneficiary Both must be delivered to the trustee for concellation before reconvergence will be mode. STATE OF OREGON, County of
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De not less or desirey this Trust Deed OR THE NOTE which it secures. I DATED:	Beneficiary Beneficiary Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of

DESCRIPTION OF PROPERTY



PARCEL 1:

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All of Lots 19, 20, 22, and parts of Lots 21, 27, 28, 29, and 30 as follows: Beginning at the Northwest corner of said Lot 20; thence South along the West line of said Lot 20 and 21 a distance of 700 feet, more or less, to the intersection of the Westerly extension of the North line of a tract conveyed to Clyde Peck by Deed recorded in Book 363, page 563, with the West line of said Lot 21; thence East along the North line of said Peck tract a distance of 239feet to the Northeast corner thereof; thence South along the East line of said Peck tract and the Southerly extension thereof, a distance of 627 feet to the Southeast corner of a tract conveyed to Faydrex Incorporated, by deed in M-67. page 700; thence West along the South line of said tract a distance of 41 feet to the Northeast corner of a tract conveyed by deed recorded in Book 262 page 229; thence South along the East line of said tract and the Southerly extension thereof, a distance of 502.2 feet, more or less, to its intersection with the Westerly extension of the North line of a tract conveyed to Faydrex Incorporated by deed in M-67 page 702, and the East line of a tract described by deed recorded in Book 163 at page 449; thence East along said extended Faydrex line and the North line thereof, a distance of 2 207 feet to the Northwest corner thereof; thence East along the North line of said tract a distance of 178.7 feet to the Northeast corner thereof; thence South along the East line of said tract a distance of 625 feet to the North line of a tract conveyed by deed recorded in Book 344 at page 385, said point being 239 feet North of the South line of said Lot 30; thence East parallel to the South line of said Lot 30 a distance of 880 feet, more or less, to the Southwest corner of a tract conveyed by deed recorded in Book 343, page 123, thence North along the West line of said tract a distance of 418 feet to the South line of a tract conveyed by deed recorded in Book 135 at page 608; thence West along the South line of said tract a distance of 22 feet to the Southwest corner thereof; thence North along the West line of said tract a distance of 470 feet to the Northwest corner thereof; thence East along the North line of said tract 470 feet to the East line of Lot 27; thence North along the East line of said Lots 27, 22, and 19, to the Northeast corner of said Lot 19; thence West along the North line of Lots 19 and 20 to the point of beginning, of Section 14, Township 36 South, Range 12 East of the Willamette Meridian.

That portion of Government Lot 4 and the N_2^1 of Government Lot 5 lying Northwesterly of the road in Section 12, Township 35 South, Range 12 East of the Willamette Meridian.

NETSET or Lots 17 and 24 of Section 15, Township 36 South, Range 12 East of the Willamette Meridian.

That portion of Lots 11, 12, 13 and 14 lying Southerly of the Oregon California & Eastern Railway right of way of Section 15, Township 36 South, Range 12 East of the Willamette Meridian.

PARCEL 2:

SWINEI or Lots 10 and 15 of Section 15, Township 36 South, Range 12 East of the Willamette Meridian.

SETNET or Lots 9 and 16 of Section 15, Township 36 South, Rnge 12 East of the Willamette Meridian.

STATE OF OREGON: COUNTY OF KLAMATH:ss I hereby certify that the within instrument was received and filed for record on the <u>12th</u> day of <u>July</u> A.D.; 19 85 at 2:00 o'clock P M, and duly recorded in Vol <u>M85</u> of <u>Mortgages</u> on page <u>11012</u>

EVELYN, BIEHN, COUNTY, CLERK elsch_, Deputy by: Serve tha

11014

Fee: \$_13.00