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 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 650-585.

join and restrictions attecting said Monances, regulations covenants, condition Code suits is beneficiary may require advant to the Uniform Common to proper public of beneficiary may require advant to the Uniform Common to be string the continuously restricts and all lies searches made beneficiary. To provide and continuously rusintain insurance on the building on draw thereafter erected on the said sate to be of all lies searches made beneficiary with our sense the beneficiary with our search of the beneficiary with our search of the beneficiary with our search of the beneficiary with the search set of the beneficiary with the search set of the beneficiary of the search set of the beneficiary with our search on a insured doined to the bane of the search set of the search set of the beneficiary with our search on a insured doined to the bane of the search set of the se

The above described real property is not currently used for agricul. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property, in good condition: and rearis, not to remove or demolish any building or improvement thereon, to commit or permit any waste of said property. To complete or restore promotly and in good and workmanlike astronged thereon, and pay when due all costs incurred thereon. 3. To comply with all laws, ordinances, regulation covenants, condi-tions and restrictions allecting said property; if the beneficity or requests, to found nesteribution satisfies pursuant to the Uniform Commer-proper public office or offices as well as the cost of all lien searches made builting officers or searching agencies as may be deemed desirable by the beneficiary.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and prolits thereof and all fixtures 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 Two Thousands Firm Undered and apply 1000

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.
16. For any reason permitted by law beneficiary may from time to successor or successor to any trustee named herein or to any conveyance to the successor trustee, the latter shall be vented with all title, herein and duits conferred upon any trustee herein named by written inder successor trustee, the latter shall be vented of appointed herein or to successor trustee, the latter shall be vented with all title, herein and duits conferred upon any trustee herein named by written and substitution shall be made by written inder successor drustes, which when recorded in the olife written and its place of record, which, when recorded in the olife with the property is situated. The successor trustee appointment of the successor trustee.
17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending frantor, beneficiary or trustee, it and a public record as provided by law. Trustee in root for any action or proceeding in which frantor, beneficiary or trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. If the trustee is the safe shall be held on the date and at the time and be called and the time safe shall be held on the date and at the time and be called and the time safe of the time to which said safe may in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its dash and safe the time safe. Trustee the truthuliness thereot. Any payable at the time of the safe. Trustee place designates thereot. Any person, excluding the trustee, but including the parcel of the purchaser its dash and safe the time of the safe. Trustee the conclusive parcel and the safe of the trustee but including plied. The recitals in the deed of any matters of lact shall be conclusive proof the granter and beneficiery, may purchase at the safe. 15. When trustes alls to payment of (1) the expense of safe, in-attorney, (2) to the obligation secured by the trust deed, (3) to all persons deed as their interest may appear in the order of the trustee on the trustee surplus, it any, to the granter or to his successor in interest entitled to such 16. For any reason permitted by law beneficiery and (4) the surplus.

Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subscription or other agreement allecting this deed or the live of the property. The property is and provide the property is and provide the property is and provide the property. The property is and provide the property is and provide the property is and provide the property. The property is and provide the property. The property is and provide the provide the property is and provide the property is and provide the provid

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Page

AUGUST 2, 19 85 , between

12303

...., as Trustee, and

Vol.M85

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath The Northwest $\frac{1}{2}$ of the Northeast $\frac{1}{2}$ of the Southwest $\frac{1}{2}$ of Section 19, Township 32 South, Range 8 Eastof the Willamette Merdian, in the County of Klamath, State of Oregon, EXCLUDING THEREFROM the Westerly 30 feet as a non-exclusive easement for ingress and egress.

as Grantor, Deschutes Councy 11 Wayne E. Warner Deschutes County Title

FORM No. 881-Oragon Truit Deacl Series-TRUST DEED.

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as Beneficiary,

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Conrad D. Spiers

TRUST DEED

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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 12304 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 tor grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a manual person) are for business or commercial purposes other than a patposes. 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 pledge, execu-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 the day and year first above written. * IMPORTANT NCITICE: 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. mad ATTACHED TO DEED OF TRUST DATED AUGUST 2, 1985 STATE OF CALIFORNIA COUNTY OF SANTA BARBARA .) 55 AUGUST 2, 1985 { SS. On State personally appeared before me, the undersigned, a Notary Public in and for said and CONRAD D. SPIERS ionp/ . each being first to me (or proved to me on the basis of satisfactory evidence) to be the person subscribed to the within instrument and acknowledged that <u>HE</u> instrument is the instrument is the at was signed and ward of directors; woluntary act the same. - personally known 7t u - whose name WITNESS MY Danc ind official sec execute Signature Gloria T. Contreras NOTARY PUBLIC GLORIA (OFFICIAL ۲Ż CONTRERAS CALIFORNIA SEAL) Santa Barbara County Name (Typed or Printed) T1101 Expires April 24, 1987 (This area for official seal) herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the s secured by said inder the terms of DATED: an and a sector of the sec-De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mode. TRUST DEED (FORM No. 887) junger streindur 194 gr SE RITER LAW PUB. CO. The state of the STATE OF OREGON, ll:::+ ne a neoror internet Ne a neoror internet County ofKlanath I certify that the within instru-}ss. ment was received for record on the 5th day of August , 19 85, Grantor SPACE RESERVED at. 11:48 o'clock. A.M., and recorded FOR page...12303....or as document/fee/file/ Start Cars RECORDER'S USE <u> 1</u>13 322+ Lover Star instrument/microfilm No.51756..... Beneficiary AFTER RECORDING RETURN TO . ۰. j. i Woyno E. Wormer. Record of Mortgages of said County. 21 Ro. Box 1302. Witness my hand and seal of County affixed. Sonto Morto, Co. 93456 Evelyn Biehn, County Clerk A DEL DERS By PAT Fee: \$9.00 D Deputy