NOTE: The Trust Deed Act provides that the trustee hareunder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loon association authorized to do business under the laws 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 thereaf, or on excow agent licensed under ORS 696.505 to 696.585.

joint hans testingtions allecting said property: if Addiation, coverants, condition of the second sec

The above described real property is not currently used tor agriculation of the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: I protect, preserve and maintain said properly in food condition and repair; more or demolish any building or improvement there and repair; and permit any waste of said properly in food and workmainlike manner any building or restore promptly and in food and workmainlike destroyed thereon, and pay when due all costs incurred therefor; To comply pay when due all costs incurred therefor; To comply and instances, regulation, covenants, condi-tions, and restrictions allocing statements pursuant to the Uniform Commen-tion in executing such the benetician statements pursuant to the Uniform the proder public officer of offices, as well as the cost of all line searches made by Using officers or searching agencies as may be deemed desirable when the benetician of the provide and continuently maintain insurances on the building

FORM No. 581-Oragon Trust De

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as Beneficiary,

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 but obligated 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.

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surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success or to any trustee named herein or to any successor trustee appointment under. Upon such appointment, and without conversance in the successor trustee, the latter shared to appoint the under successor upon any trustee herein harmed or appointed hereunder. Each such appointment and subsituation shall be made by written instrument execute the provintient which the property is situated, shall be conclusive proof of property appointment of the successor trustee.

the granior and beneficiary, may person, excluding the trustee, but including 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 attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded the subsequent to the interest of the trustee in the trust surplus, it any, to the granior or to his successor in interest entitled to such 16. Beneliciary may long the

together with trustee's and attorney's ters not exceeding the annumits provided by law. 14. Otherwise, the sale shall be held on the date and at the time and procedesignated in the notice of sale or the time to which said sale may one postponed as provided by law. The uniter may sell said property either one price or in separate parcels and shall sell the parcel or parcels at should be purchaser is deed in public at the time to sale. Trustee the precision of the difference of any covernam or warranty, espress or one the facility of the sale. The purchase is the difference of the sale is a sale of the should be precised on the deed of any matters of or warranty, espress or of the facility of the the deed of any matters of the trustee, but including the grant and benchizing any purchase at the sale.

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 the default or defaults. If the default consists of a failure to now, when due, suc, secured by the trust deed, the default may be cured by paying the most then be due had to default accured. Any other default that is canable of being cured my be cured by tendering the performance required under the defaults, the person effecting the cure shall pay to the default on obligation or trust deed. In my case, in addition to curing the default and expenses actually incurred inforcing the obligation of the trust deed. to defaults, the person effecting the cure shall pay to the beneficiary all con-top the such at strustees and attorneys for soil each and the trust deed to default and the substantian of each of the default of the trust deed to default the trust deed in a function of the trust deed. The default is the person effecting the cure shall pay to the beneficiary all con-top the substantiant of the substantiant of the substantiant of the trust deed to default the trustees and attorneys for soil exceeding the anyouts provided 14. Otherwise, the sale shall be held on the date and at the time of the the substantiant of the substantiant of the trust deed the substantiant of the trust deed the substantiant of the trust deed the substantiant of the substantiant of the trust deed the shall be held on the date and at the trust deed the substantiant of the subst

Hurel, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any shoring any casement or creating any restriction thereon: (c) join in any thereon (d) recovery, without warranty, all the any part of the property. The source may be described as the "previn or persons thereon (d) recovery, without warranty, all the any part of the property. The source may be described as the "previn or persons thereon (d) recovery, without warranty and the recitals therein of any matters or tacts shall be conclusive proof of the truthulness thereoi and any matters or tacts shall be conclusive proof of the truthulness thereoi. beneficiary may at any theorem, either there of any of the recitary of any security for the truthulness thereoi. beneficiary may at any inducted, either in person, by denot or by a receiver to be approved by a court, and without regard to be and unpaid, and apply the same, any part thereol, in its own name sue or otherwise collect the rents, here solve any part thereol, in its own name sue or otherwise collect the rents, here so any provide there any undebtedness secured hereby, and in such order as bond or the same provide of normal taking possession of said property, the same policies or compensation or awards lor any taking or damade of the manuant to such notice.
Norther default by greantor in payment of any default or notice of default hereunder, the beneficiary and the application or release thereol as aloresid, shall not cure and the chart and prove this trust deed by marked any default or notice.
Norther default by greanter of invalidate any act does any default or notice of any agreement hereunder, the beneficiary at the beneficiary at his election in payment of loreclose this trust deed by inequal second as and proves the truste shall be trust eleving in equiption in any default by far and proves to loreclose this trust deed by there and cause to be recorded his written and place of shis. But default and shis eleving the shall

bata of oven date herewith, payable to beneticiary or order and made by grantor, the linal payment of principal and interest hereor, it is solar of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, adreed to be the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable.
 The above described real property is not currently used for agricultural, timber or grazing purposes.

oven date herewith, payable to beneticiary or order and made by granter, the linal payment of principal and interest hereol, if

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together with all and singular the tenements, bereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, 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 REFERENT PURPOSE AND AND NO 1100

Lot 6, Block 5 of BELLA VISTA SUBDIVISION, TRACT 1235, Klamath County, Oregon.

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

STEVENS-NEES LAW PUBLISHING CO., PORTLAND, OR S70 6**1359**00 TRUST DEED Vol. Mge 21.97 57333 THIS TRUST DEED, made this _____ 29th ____day of ____April F DONALD J. LEGGET and ELIDA LEGGET, husband and wife, as Grantor, JAMES TIGER MARTHA D. HECHT

-TRUST DEED

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

8261 Page_ A., 19.86..., between

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	that ha is law-
The grantor covenants and agrees to a ly seized in fee simple of said described re	end with the beneficiary and those claiming under him, that he is law- eal property and has a valid, unencumbered title thereto
t t defend	d the same against all persons whomsoever.
d that he will warrant and forever defend	
	a stand dead pre-
(a)* primarity for granization, or (even if grantor	the loan represented by the above described note and this trust deed are: , household or agricultural purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than agricultural to their beirs lefatees, devisees, administrators, execu-
purposes. This deed applies to, inures to the benefit to successors and assign personal representatives, successors and assign	of and binds all parties hereto, then the holder and owner, including pledgee, of the ns. The term bene licitary shall mean the holder and whenever the context so requires, the a beneficiary herein. In construing this deed and whenever the context so requires, the a beneficiary herein. In construing this deed and whenever
asculine gender includes the tentime and in the second sec	enter, and the singular number metalete day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever	to warranty (a) or (b) is the third of the second manufacture is a creditor
as such word is comply with the Act and Regulation	on by making telephone .
disclosures; for this pupeling, use Stevens-Ness Form N	to 1305 or diplotation,
if this instrument is NOT to be a first lien, or is not to if this instrument is NOT to be a first lien, or is not to a dwalling use Stovens-Ness form No. 1306, or et with the Act is not required, disregard this notico.	
(If the signer of the above is a corporation, vie the form of acknowledgment opposite.)) 85 .
STATE OF OREGON,	STATE OF OREGON, County of
County of Klamath) April 29 , 19 86	
t the shove named	the decrease is the
Densally appeared the above and ELIDE DONALD J. LEGGET and ELIDE LEGGET, husband and wife,	the interview is the interview in the
LEGGEI, HUSSand	in a second s
ment 10 De the Street and	a corporation, and that the seal attixed to the foregoing instrument is corporate seal of said corporation and that the instrument was signed instru- and each of them acknowledged said instrument to be its voluntary and deed. Before me:
T: Belore and	(OFFIC
(OFEICIAL SEAE)	Nctary Public for Oregon SEA
SEAL Notary Fiblic for Oregon	Nctary Public for Oregon. SEA 5, 1987 My commission expires:
SEAL	3, 1987 My commission expires:
SEALE Notary Rublic for Oregon	5, 1987 My commission expires:
SEALE Notary Riblic for Oregon	REQUEST FOR FULL RECONVEYANCE To be used only whan obligations have been poid.
TO: The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statue, to canc herewith together with said trust deed) and to r estate now held bytyou under the same. Mail re-	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.
SEAL Notary Rubic for Oregon My commission expires: Feb 3. TO: The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to canc herewith together with said trust deed) and to r estate now held bytyou under the same. Mail re-	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.
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SEAL STATES LAW FUL CO. FORTLAND. ORE.	B, 1987 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.
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SEAL Notaty Rubile for Oregon My cohimission expires: Feb 3. TO: The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to canc herewith together with said trust deed) and to r estate now held bytyou under the same. Mail re DATED: De not less or destroy this Trust Deed OR THE NOT TRUST DEED (FORM No. 1811) TRUST INTER LAW FUD. CO. FORTLAND. ORE DONALD. J. LEGGET ELIDA LEGGET Grantor MARTHA D. HECHT	5, 1987 My commission expires: EEQUEST FOL FULL RECONVEYANCE To be used only when abiligations have been poid. Trustee holder of all indebtedness secured by the foregoing trust deed. All sums secured by holder of any sums owing to you under the ter You hereby are directed, on payment to you of any sums owing to you under the ter You hereby are directed, on payment to you of any sums owing to you under the ter You hereby are directed, on payment to you of any sums owing to you under the ter You hereby are directed, on payment to you of any sums owing to you under the ter You hereby are directed, on payment to you of any sums owing to you under the ter You hereby are directed, on payment to you of any sums owing to you under the ter You hereby are directed, on payment to you of any sums owing to you under the ter You hereby are directed, on payment to you of any sums owing to you under the ter You hereby are directed, to be parties designated by the terms of said trust deed You hereby are directed, to be parties designated by the terms of said trust deed You hereby are directed to the trustee for cancellalian before reconveyance will be made STATE OF OREGON, County of Klamath <
SEAL Notaty Rubile for Oregon My cohimission expires: Feb 3. TO: The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to r estate now held bytyou under the same. Mail r DATED: De not less er destrey this Trust Deed OR THE NOT TRUST DEED (FORM No. 181) STATEMENTES LAW FUL CO. FORT. MD. ONE. DONALD. J. LEGGET ELIDA LEGGET Grantor MARTHA D. HECHT	B: 1987 My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been peid. Trustee holder of all indebtedness secured by the foregoing trust deed. All sums secured by ou under the territical all evidences of indebtedness secured by said trust deed (which are delivered to reconvey, without warranty, to the parties designated by the terms of said trust deer reconvey and documents to