ionis and restrictions atthe all laws, ordinane "surfaced thereics," (annaled or prosed and the beneficiary may batements put in beneficiary is and to be the Union. Control by Uning Universe of an the beneficiary may batements put in beneficiary is and the ordinal control of the provide and the provide and continuously maintin insurance on the building of the provide and continuously maintin insurance of the building of the provide and continuously maintin insurance of the building of the provide and continuously maintin insurance of the building of the provide and the beneficiary is at the solid environment of the beneficiary as surface in the building of the provide and the beneficiary is at the solid environment of the beneficiary as surface in the building of the beneficiary as the solid environment of the beneficiary as the interval of the beneficiary as the and interval of the beneficiary as the and interval of the beneficiary as the interval of the beneficiary as the interval of the beneficiary as the and the environment of the beneficiary as the and the annound of the beneficiary as the and the beneficiary as the and the secc

The above described real property is not currently used for agric To protect the security of this trust deed, stantor agrees. 1. To protect, preserve and maintain said property in Kod condition and repair, not to remove or demolish any building or init town at thereon to commit or vestore of said property. In Kod conditions 1. To complete or restore of said property in Kod conditions and the same of the term of the same of the same of the same of the same 1. To complete or restore promptly and in dood and verknowlike and restrictions attend and use all costs incurred thereion. 3. To comply with all laws, ordinances, rule constructed thereion, we requests, in a cost the beneficiary may require substant to be the fullow. To comply with all saves, ordinances are the beneficiary we requests, to proper problem of the same of the same of the same of the same of the proper problem of the same of th

NOTE. The True Dred Act plovides that the trustee hereunder must be either an obstance, who is on active member of the Origan State Eacl of cark, that company or savings and toon association outhorized to dia business under the laws of Cregon on the United States, is true insurance remeans Cather Eacl of cark, that company property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

doe 1 as true trutterst may depend in the event of the provided and to see as surplus, if any, to the frontor or to his successor in interest entitled to such as 16. For any reason permitted by law beneficiary may been time to the appoint a successor or successor to survey the system or norm on seather of appointed because to any reason much be system with a without provide the successor or successor trustee, the latter shall be used with all third and the successor and successor instee, the latter shall be used of appoint of the system of the successor instee, the latter shall be used of appoint because the successor instee, the latter shall be used of appoint and its place of record, which, when recorded reference to the first deep of the events of the provide or containing references to the first deep of the successor instee, the latter shall be used to the first deep of the events of the provide or containing references to the first deep of the successor instee, the successor is successor in the start and the successor in the start of the successor is and the the successor in the start of the successor is started of the successor is successor in the start of the successor is and the successor in the start of the successor is started of any based or made a public restored as provide deep data to the successor is started to not do any such action or proceeding is brought by trustee.

strument is the date stated above, on which the final installment of said note the agricultural, timber or grazing purposes. (a) constant to the making of any map or that of said numeric (h) join in the date stated above, on which the final installment of said note date stated above, on which the final installment of said note date stated above, on which the final installment of said note date stated above, on which the final installment of said note date stated above, without an allocing the date stated above, without an allocing the date stated above, without an allocing the date state state of the making any teasment or example, which all or any other states above the date states in an occur, without an allocing the date states above the date states in a date of the date states in the date of the date state of the date of the date state state of the date state of the date state of the date of the date state state state of the date state state of

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY-FOUR THOUSAND SEVEN. HUNDRED NINETY-NINE and 29/100 Dollars, with interest thereon according to the terms of a promissory tote of even date herewith, payable to beneficiary or order and made by grantor, the timal navment of principal and interest hereof, if not sconer paid, to be due and payable .19 thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, if not sconer paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note the above described real property is not currently used for agricultural, timber or grazing purposes.

together with all and singular the tenements, hureditaments 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 THENTY-FOID THOMSAND CHIVEN HUNDED NTREMY-NTRE and 20/1000-400 with terms of the

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**** ELVIRA FRANCES LIEN and ROY P. LIEN, husband and wife (1/2 undivided

Grantor irrevocably grants, bergains, sells and conveys to trustee in trust, with power of sale, the property County, Oregon, described as: , as Beneficiary, "Lots 25 and 26 in Block E, Homecrest Subdivision, according to the official "Lots 25 and 26 in Block E, Homecrest Subdivision, according to the orr plat thereof on file in the office of the County Clerk, Klamath County,

THIS TRUST DEED, made this 10 day of June VULLING 19 TERRY L. KISSELL and CHERYL K. KISSELL, husband and wife, 19 and ELROY W. CALL (1/2 undivided interest); and**** , 1986 ..., between , as Grantor, , as Trustee,

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FORM No. 881-1-Oregon Trust Devid Series-TRUST DEED (No restriction on autig

STEVENS-NESS LAW PUBLISHING CO., PORTLAND. OR. 97204 K-38664

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 Without exception

and that he will warrant and forever delend 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, family, household or agricultural purposes (see Important Notice below). (b) * ter an organization for for a grantor's described by the short of a personal part of the second second and the second agricultural personal to the second agricultural personal to the second agricultural purposes (see Important Notice below). (b) * ter an organization for for a grantor is a second agricultural personal for the second second agricultural agricultural personal to the second agricultural personal for the second agricultural p

The 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 feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor	has hereunto set his har	nd the day and year first above written
* IMPORTANT NOTICE: Delete, by lining out, whichever warren not applicable; if warranty (a) is applicable and the benefic or such word is defined in the Truth-in-Lending Act and B beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIRS the purchase of a dwelling, use Stevens-Ness Form No. 130 if this instrument is NOT to be a first tien, uso Stevens-Nass Fe equivalent. If compliance with the Act not required, disregulation.	anty (a) or (b) is iary is a creditor tegulation Z, the making required I lien to finance IS or equivalent;	24 L. Kissell
	RS 93.490)	:
STATE OF OREGON,)	1	
County of KLAMAIN) June 10 , 19 86 Personally appeared the above manued	STATE OF OR COUNTY OF K	LAMATH) June 10, 1986
Terry La Kissell and Cheryl K. Kissell	did say tha	appeared Cheryl K. Kissell duly sworn (or affirmed), t she is the attorney in
and acknowledged the foregoing instru- ment to be their; voluntary act and deed. Betwee prices (OFFICIAL SEAL) THE FILE Notary Fublic for Oregon	executed the authority of principal; a instrument	rry L. Kissell and that she e foregoing instrument by f and in behalf of said and she acknowledged said to be the act and deed of
My commission expires: 8/27/87	said princip	Before Me:
[14] H. S. Martin, "A strain of the probability of the strain of the	1	author Man
	//	myission Expires: 8/27/87
		,
The undersigned is the leftal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyance DATED: , 19	ences of indebtedness secure ithout warranty, to the part e and documents to	you of any sums owing to you under the terms of
		Beneticiary
Do not lose or destroy this Trust Dood OR THE NOTE which it secu	res. Both must be delivered to the tr	
TRUST DEED		STATE OF OREGON
STEVENS-NESS LAW PUB. CO., PORTLAND RL		County ofKlamath
Terry L. Kissell and		I certify that the within instru-
Cheryl K. Kissell		ment was received for record on the
	SPACE RESERVED	17th.day ofJune, 1986, at11:46o'clock A.M., and recorded
Grantor Elroy W. Call, Elvira F.	FOR RECORDER'S USE	in book
Lien and Roy P. Lien		Record of Mortgages of said County.
Bereliciary		Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
Klamath Co. Title Co.		Evelyn Biehn,
Collection #		Klamath County Charles
		Klawath County Clerk Title
	Foot SO DO	By Them Knicht Deputy

Fee: \$9.00

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