FORM No. 881-Oregon Trust Deed Series-TRUST DEED BOIRD 83102 BOILD LEGE: STOTRUST DEED K-40125 M88 Page 31 b. O. BOX 4215 HOWTHIS TRUST DEED, made this 21st day of December 1997, between ANT. GILL AND MILORED E. GULL (HUSDAND & WITE) as Grantor, KLAMATH COUNTY TITLE COMPLY , as Trustee, and HOME OWNERS CREPITER Vision for sold and and as Beneficiary, work the carries (1965) OSSILIES . St. W. W. Agh. aurish-WITNESSETH: A Participante de Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property LOT 6 IN BLOCK 7 SECOND APDITION TO BURFLER PLACE, According To The official PLAT There of ON file IN THE Office of The COUNTY CLOCK OF KLAMATH COUNTY, OREGON. the stress for periors (score) and the will be will penning 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 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 sum of Seven date herewith, payable to benelicitary or order and mado by grantor, the final payment of principal and interest hereol, if note of even date herewith, payable to benelicitary or order and mado by grantor, the final payment of principal and interest hereol, if The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneticiary therein, shall become immediately due and payable. The date for gricultural, timber or grazing purposes. The above described real property is not currently used for cgricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees: (a) consent to the making of any map or plat of said property; (b) join in <text><text><text><text><text><text> strument, irrespective of the maturity dates expressed therein, or information of a graining purposes.
(a) consent to the making of any map or plat of said property; (b) join in a graning any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frances in any reconveyance may be described part of the "porson or persons be conclusive proof of the truthulness therein of a the "private of the start any the sector of the truthulness therein of the sector way at the sector of the start any be described of a the "private of the start any the described of a the "private of the start any of the sector of the start truthulness therein of a start of any of the sector of the start truthulness therein of the adoption of the start truthulness therein of the adoption of the start truthulness therein of the adoption of the start truthulness therein to the adoption of astid property. The of the defendant of the sector of the adoption of the start truth of the sector of the start truthulness therein is collection, start any of the sector and taking possession of said property, the four any default of notice of default there of any taking or damage of the start and privits, includin it is own name suc or other astid and apply the some news affection of such rents, issues and prolis, for the proceeds of lire and other insurance policies or compensation and calling possession of asid property, the insurance policies or compensation in adverse as adversed, shall not cure or property, and the application or release thereof as adversed, shall not cure or any default thereof as adversed, shall not cure or any default thereof as adversed, shall not such rents, is selection may proceed to foreclose this trust ded in each or in his performance of any afterment hereunder. Insultance way the shall be adversed thereof as adversed, shall not cure or invalidate any set of the shall be avered thereofy to saidly the obligation secured thereofy is sette the grantor and beneliciary, 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-cluding the compensation of trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (3) to the solid secure to the interest of the trustee in the trust availy recorded liens subsequent to the interest of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus. Surplus, it any, to the gramor of to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be wested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such spointment and ausbillition shall be made by written instrument executed by spointment which, when recorded in the mortgade records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment 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 notify any perty hereto of pending sale under any other deed it trust or of any action or proceeding in which drantor, beneficiary or drustee 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 lows of Oregon or the United States to the line insurance company authorized to insure tille 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 696.585.

fully seized in to	ad agrees to and with the beneficiary and those claiming under him, that he is id described real property and has a valid, unencumbered title thereto
An and the second products and the second se	Créver, defend the same against all persons whomsoever.
The grantor warrants that the p (a)* primarily for grantor's pers (b) for an organization, or (organization) This deed applies to, inutes to a	roceeds of the loan represented by the above described note and this trust deed are: onal, tamily or household purposes (see Important Notice below), on if genter is undittight person) and for business or commercial purposes.
secured hereby, whether or not named a gender includes the terminine and the ne IN WITNESS WHEREO. * IMPORTANT NOTICE: Delete, by lining out, not applicable; if warranty (a) is applicable as such word is defined in the Truth-in-Lan beneficiary. MUST comply, with the Act, and disclosures; for this purpose use Stevens-Ness if compliance with the Act is not required, di	F, said grantor has hereunto set his hand the day and year first above written. whichever warranty (a) or (b) is the first state of the same of the same first above written. and the same ficing is a creditor which we warranty (a) or (b) is the first state of the same first state of the same ficing is a creditor.
III the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, Countries Statement was acknowledged This institution was acknowledged This inst	before me on This instrument was acknowledged before me on
Ay commission expires: A A A	My commission expires (SEAL, My commission expires (SEAL) And States of the second s
in and the supervision of the contract of the	Beneficiary OTE which it secures. Both must be delivered to the trustee for concellation before reconveyonce will be made.
(FORM NO. BEI) STEVENS-NESS EAWINUS CO. POPTLAND, ORE THE CLEVENS NESS EAWINUS CO. POPTLAND, ORE THE CLEVENS OF THE CLEVENS OF THE CLEVENS OF THE CLEVENS OF THE CLEVENS O	STATE OF OREGON; State STATE OF OREGON; Ss. County.ofs. Klamath State Ss. County.ofs. Klamath State State <
AFTER RECORDING RETURN TO meowners Credit uses of 0. Box 4512 ise, Idaho 83711	MOCHECONDER'S USE ment/microfilm/reception No. 83102, Record of Mortgages of said County. MULL ILLEC CONTROL Witness my hand and seal of Witness my hand and seal of STATE OVED E EITT (IN County, affixed. STATE State State State State By