NOTE: the Trust Deed Act provides that the trustee bereunder must be either an attainey, 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 authorized to insure title to rea 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.

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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 time appoint a successor of any trustee named herein or to any conveyance to the successor to any trustee named herein or to any powers and duties conferred unset. It latter shall be vested with all third instrumeder, Each such appoint upon any trustee herein named by written instrumeder, Each such appoint upon any trustee herein named by written instrumeder, Each such appoint upon any trustee herein named by hereunder, Each such appoint upon any trustee herein named or appoint instrumeder, Each such appoint upon any trustee herein named by written instrumeder, Each such appoint upon any trustee herein named by written and its place of record, which when recorded in there to the courty shall be conclusive proof of proper appointment of the property is situated. 7. Trustee accepts this trust when this deed, duly executed and oblights or only any party hereto of pending safe by law. Trustee is not 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.

the default, in which event all force/osure proceedings shall be dismissed by the trustee, in which event all force/osure proceedings shall be dismissed by place designated in the motion of sale or the time to which said sale may monon parcel or in separate of the trustee time to which said sale may involve the provided by law. The trustee time to which said sale may monon parcel or in separate for cash, payable at the parcel or parcels at the postport of the purchase to be able to the time of the time of all of the postport of the purchase to be able to the time of the parcel of the trustee set of the purchase of the time of the time of the postport of the purchase of the time of the time of all of the shall be been been able to the purchase of the time of the time of the frame of the highest bidder for cash, payable at the said set of all of the trustee the purchase of any motion of the time of all of the of the truthuleness thereof. Any person, excluding the trustee, but including shall apply the proceeds of all to payment of (1) the expenses of sale. Trustee at any the complexistion of the trustee and the rander be all the sale to be all of the trustee set of the trustee of sale. Trustee at the substant set of the trustee of sale. The set at the substant set of the trustee of sale. The set at the trustee of the substant of the trustee to the trustee of sale. The sale the trustee of the substant of the trustee to the trustee of the trustee of the trustee of the substant of the trustee to the trustee of the trustee at the trustee of the stanter or to bit successor in the trust end to such aurplus. 16, for any reason permitted by law beneficiary the trustee to the such

the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to to 86.795. then alter delault at any time prior to bive days before the date set by the frustee lor the trustee's sale, the Arantov of the person so priviled by the alter delault at any time prior to bive days before the date set by the frustee lor the trustee's sale, the Arantov of the person so priviled by the alter delault at any time prior to bive edays before the date set by the frustee lor the trust device sale, the Arantov of the trust devices the frustee lor the trust device and the set by the the delault of the obligation and the trust devices the set enforcing the amounts provided by law) of the fet and attorney's frustreed in cipal as would not fine be due had no default occurred, and thereby cur-the delault, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise the set that to the

Pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby era in his performance of any afreement hereunder, the beneliciary may declare all sums secured hereby proceed to large able. In such an equity as a mortage or direct the trustee to loreclose this trust deed advertisement and sale. In the fatter event the beneliciary or the trustee shall for self the said described real property to satisfy the obligations secured hereby to satisfy the obligations secured hereby and property to satisfy the obligations secured thereoi as then required shall its the time and place of sale, five notice in ORS 86.740 to 86.795.
13. Should the beneliciary elect to foreclose by advertisement and sale

difural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subscription of other agreement of receiving any restriction thereon; (c) join in any consent of or other agreement allecting this draw cases and or the lien or agreement of allecting this draw cases and the property. The property will be thered, and the track thereon of a line "person or persons by agreement or be agreement of the property. The property will be thered, and without protein the property of the independent of the track thereof. The property of the p

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. \$7224

Vol.mzg Page 5623

together with all and singular the tenements, hereditaments 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 connect for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Support of NINE THOUSAND SIX HUNDAED FIFTY FOM AND 90/00 for the terms of a promised and all fixtures now or hereafter attached to or used in connect the of even date herewith, payable to beneticiary or order and made by grantor, the final payment of the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereon, if the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said notes sold, conveyed, assigned or alienated by the frantor without list having obtained the written consent or approval of the beneticiary or herein, shall become immediately due and payable. The chart deed real property is not currently used for agricultural, timber or grasing 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

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APP

3

DAN W. YODER AND SHARON D. YODER DECEMBER 1938, between ASPEN TITLE & ESCROW, INC. REALVEST JAC, A: NEXADA COMPONATION as Beneficiary, PARCEL 14, BLOCK 93, KLAMATH FALLS FOREST ESTATES UNIT 4, HIGHDAY 66, KLAMATH COUNTY, ONEGOLN

FORM No. 881—Oregon Trust Deed Series—TRUST DEED.

98739

IN-I

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

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 for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

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 heneliciary 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 granter has h

Salu gramor I.	las hereunto set his I	hand the day and year first ab	ove written.
* IMPORTANT NOTICE: Delete by Itation of the			
not applicable; if warranty (a) is applicable and the beneficia as such word is defined in the Truth is to the term	ry is a anadian Same	ta W. Joll	
beneficiary MUST comply with the Ast	guiation Z, the DAN	J W, YODER	
disclosures: for this purpose if this instance Regulation by m	aking required		
the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first line of the start of th	or envivelante	11	
if this instrument is NOT to be a first lien, or is not to financ of a dwelling use Stevens Nor Form No. 1305	the purchase	have 1/111-	102
of a dwelling use Stevens-Ness Form No. 1306, or equivalent, with the Act is not required, disregard this notice.	If compliance	and the for	UL
III the signer of the -to	- 214	ARON D- YODER	
use the form of acknowledgment opposite.)		• •	
STATE OF DREGOTY, CALIFORNIA)	STATE OF OFF		
County of LOS ANGELLS)ss.	SINIE OF OREGO	N, County of) ss.
MARCH 3 , 19 89.		, 19	
Pornanally tot	Personally app	peared	200
Personally appeared the above named DAN W YODEL S			and to the first of the
SHIPLOID VOLEN 2	duly sworn, did say +	hat the former is the	, each being lirst
SHALON D. YODER	Dresident and that th	he letter 's if	
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and technowledged the foregoing restrict		at the seal affixed to the foregoing corporation and that the instrument of corporation to the instrument	
OFFICIAL SEAL	ealed in behalf of sa	id corporation by authority of its b	nt was signed and
ment to be voluntary and and deed.	and each of them ac	knowledged said instrument to be	its voluntary act
A CHARGE AND A STARY PUBLIC - CALIFORN	And deed. A gelore me:	<u> </u>	<u> </u>
(OFFICIAL) CANGELES COUNTY	Renter and the	OFFICI	AL SEAL
SEAL) My comm_ expires_MAR_5, 19	91 8	DEAN	I L HICKS
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My commission expires: MAA. 5 1991	CALI	The start I DS ANG	ELES COUNTAL
	My commission expire	My comm. ex	xpires MAR 5, 1991
REQUITE			
	FOR FULL RECONVEYANCE		
To be used only	y when obligations have been	paid.	
TO			
<i>TO:</i>			
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