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, a title insurance company outhorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 666.503 to 696.585.

surplus, if any, to the granter or to his successor in interest entitled to such surplus, 16. Beneliciary may from time to time appoint a successor or successors to the appoint and the successor of successors to the appointment, and without conveyance to be successor or successors to the appointment, and without conveyance to be successor trustee appointed herein trustee, the lattch appointment, and without conveyance to be successor upon any trustee shall be vested with all title, powers and duties conferred and substitution been named or appointed hereunder. Each such appointment which; when recorded in the mortfasse excords of the county of conficiency, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trust rustee this trust when this deed, duly executed and schowledged in the public record as provided by law. Trustee is not trust or of any action of proceeding in which sale under any other deed of trust or of any action of proceeding in which sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees that the grantor covenants and agrees the second covenants and second covenants and second covenants and second covenants and covenants and covenants and covenants are second covenants.	to and with the beneficiary and those claiming under him, that he is law- 1 real property and has a valid, unencumbered title thereto except
A litt and them such took there to temp upon the control of the officers of the control of the officers of the control of the officers of the control of the	request, the real control of the real sale and t
and that he will warrant and forever del	end the same against all persons whomsoever.
elikk, il it si sterit si repitio sha all ic sitt parten de compensation for sach states erital and it seems to to pay all resonable contactor and and intentional de manned by stander in soch parcenting, slight by pail appared by it the times in telescolor,	of the grands opened. It for the state of th
en in terminal product.  It found that the control that;  In the dead that are person of object of an interview of the control	The first position of
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	the loan represented by the above described note and this trust deed are:  (XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
personal representatives, successors and assigns, secured hereby, whether or not named as a benegender includes the feminine and the neuter, and	t of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, The term beneficiary shall mean the holder and owner, including pledgee, of the contract liciary herein. In construing this deed and whenever the context so requires, the masculine the singular number includes the plural.  "grantor has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichevenot applicable: if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending Act	beneficiary is a creditor BRAD LEWIS
beneficiary, MUST comply, with the Act and Regulati disclosures; for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard	on by making required see
[If the signer of the above is, a corporation, use the form of admoyledgement opposite.]	requirements of the second of
STATE OF OREGON:	STATE OF OREGON  SS. SS. SS. SS.
This instrument was peknowledged beto	
BRAD LEWIS and NELDA: LEWIS	10 Part 1
Notary Public	of Oregon Notary Public for Oregon (SEAL
My commission expires: /// Q	/9/cat the My commission expires:
There are the A language in promised by the and participates	
TO	incomes appear that panes expansed the second of the following the second of the secon
trust deed have been fully paid and satisfied.	You he eby are directed, on payment to you of any sums owing to you under the terms of cel-all evidences of indebtedness secured by said trust deed (which are delivered to yo reconvey, without warranty, to the parties designated by the terms of said trust deed the
estate now held by you under the same. Mail	trues and profits descot and all lixtures have or freezie; and me an an anti-
DATED: 110 WILL BONG THE TOTAL THE TOTAL BUTTER	receile comits and apprincenances and in a new trees and property
S.	Beneticiary
S.	Beneficiary  TE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
De not lose or destroy this Trust Deed OR THE NO	TE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.  STATE OF OREGON,
De not lose or destroy this Trust Deed OR THE NOT TRUST DEED  DISK CHOICE FORM No. 1881) THE NOTE OF T	STATE OF OREGON,  SOLUTION OF COURSE CITED STATE OF CERTIFY that the within instrumer was received for record on the 25thda
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TRUST DEED  DIES TOURS OF CONTROL OF THE NO.  TRUST DEED  DIES TOURS OF FORM NO. SETT THE RIPS OF THE STEVENS-NESS LAWYPUR. CONFORTLAND. ORE:  BRAD LEWIS and NELDA LEWIS COMMITTED TO THE STEVENS OF THE	STATE OF OREGON,  STATE OF OREGON  STATE OF OREGO

FORM No. 251-Decembers Good Soiles-INVOI Desc.