The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company ngs 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 real y of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an ecrow agent licensed under OKS 696,505 to 696,585.

surplus, if any, to the krantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-nears to any trustee named herein or to any successor trustee appointed herein the surplus in the latter shall be vested with all the powers and durise conterrent upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all the powers and durise conterrent and subjustion shall be made by written instrument executed by beneliciary, which, when recorded in the mortsage records of the county or counties in of the successor trustee. This studies appointed by law. Trustee is not obligated is made a public record as provided by law. Trustee is not obligated of only any party hereto of pending sale and range and any appointment trust or of any action or proceeding in which the function or proceeding in which the a party unless such action or proceeding is brought by trustee.

together with trustee's and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or privided by law. The trustee may sell said property either auction to the high separate parcels and shall sell the parcel or parcels at shall deliver to these bidder for cash, payable at the time of sale. Trustee the property so the purchaser its deed in form as required by law conveying plied. The recitals in but without any covenant or yourded by law conveying the truthtuness there deed of any matters of lact shall be libe conclusive proof the grantor and beneficiar, may purchase at the sale. 15. When trustee sale purchases at the sale. 15. When trustee sale purchases at the sale. 15. When trustee sale purchase at a reasonable charge, but including attorney. (2) to the obligation trustee and a trust sale for all persons attorney. (2) to the obligation trustee and a trust deed. (3) for bit trust attorney. (2) to the boligation trustee in the trust deed. (3) for bit matters attorney. (3) to the deligator or to his successor or interest of the trustee in the trust aurplus, if any, to the kranter or to his successor or interest of the trustee of the sale. 16. Beneliciary may from time to time appoint a successor or successor or successor.

strument, irrespective of the maturity dates expressed therein, or standing any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed on the lien or charge fanates in any reconveyurihout warranty, all or any part of the property. They is a conclusive proof of the intrustituations thereol. Trustee's alters or lacts shall be rot less than \$5 for any of the intrustituation or by a green of any method of the intrustituation of by a creating any creates and the recitals there in any reserve to be approved of the intrustituation of by a create the property. They pointed by a court, and without regard to the adequacy of any security for erry or any part thereot, if one of the antibulation of by a create to be approved of the rest thereot, in the proon of the adequacy of any security for erry or any part thereot, if one of the adequacy of any security for erry or any part thereot, in the number of the adequacy of any security for erry or any part thereot, in the one and the possession of and problem thereds, in the other any taking or damage of the indebtedness hereby secured hereby, and in such order as beneficiany may determine.
11. The entering upon and taking possession of said property, the induction for the application or release thereof as aloresaid, shall not cure or pursuant to such notice.
12. Upon default by frantor in payment of any indebtedness secured essence with respect to such payment and/or profermance, the beneficiary may deter they inmediately and other right any other right or any addition of a such and payable. In such any indebtedness are and project is studied by remedy, either and sale, or may direct the trustee to pursue this trust deed by remedy, either and sale, or may direct the trustee to pursue this trust deed by remedy, either and sale, or may direct the trustee to apply here the prove the addition of the appleation or the addition of the appleation and the proceed and payable. In such any indebtedness are any

sold, conveyed, assigned or alienated by the within described proper then, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: and repair; not to rempere a maintain said property in sed condition not to commit or preserve and maintain said property in sed condition and repair; not to rempere a maintain said property in sed condition not to commit or preserve and maintain said property. To complete or restore of said property. To construct on the preserve and maintain said property in the sed destroy. To complete or restore of said property. To construct on the preserve and property if the sed and workmanike destroy. The sed and set of the said property if the sed and workmanike destroy. The sed and set of the said property if the sed and workmanike destroy. The sed and set of the said property if the set of the set of the proper public office or efficience as well as the cost of all lient's same in the by filing officers or searching agencies as may be deemed desirable by the mow or the said or searching agencies as may be deemed desirable by the companies acceptable and continuously maintain insurance on the buildings and such treatfor sector beneficiary with loss plutter on the suidings companies acceptable from the said premiser and such insurance in a companies acceptable and continuously maintain insurance on the buildings and such treatfor sector the same beneficiary as on the same insured deliver said policies to the beneficiary with loss plutter on the suid of the sector shall tail of a delivered to the beneficiary as on the same insured if an any policy of insurance most insured as the sector of release shall if the grantor shall tail of a delivered to the beneficiary and or the sector to any part thereof, mat option of beneficiary with and such insured to an environ shall tail of a delivered to the beneficiary and y takes, assess to not cure or waive and premise free from constru

Tax Account No 3909 011BB 03100 De her tore a definer of their theorem and at each which is each which her the main of

THIS TRUST DEED, made this 30th day of May 198 LONNIE M. JONES, JR. & BARBARA L. JONES, & LANCE K. JONES, & PAMELA J. 198 not as tenants in common, but with right of survivorship as Grantor, Mountain Title Company of Klamath County , as 9404 89 ..., between, as Trustee, and

FOREST PRODUCTS FEDERAL CREDIT UNION

as Beneficiary,

<u>11</u>3

22

766

It is mutually agreed that: 9. In the event that any portion or all of said property shall be taken inder the right of sent intent domain or condemnation, beneficiary shall have the right, it is of elects, nicent domain or condemnation, beneficiary shall have the as compensation for uncequire that all or any portion less memory required to pay all reasonable costareness and attorney's less memory required to pay all reasonable cost and the proceedings, shall be paid to bar intervel by drantor in the proceedings, shall be paid to bartily paid or applied by it first upon any proceedings, shall be paid to bartily paid or applied by it first upon any the balance applied upon the individual both in the trial and appelhatements necessarily paid or incurred by brac-scured, hereby; and grantor agreed the balance applied upon the individual and execute such instruments as shall be recessarily no balaning such action inderved by any time and from time time upon written request of bene-pensation, promptily upon beneficiary of cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in

It is mutually agreed that:

NOTE: sovin

in

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

Lot 23 of SUMMERS LANE HOMES, according to the official plat thereof on file in the

TRUST DEED STEVENS-NESS LAW PUB. CO., PORTLAND, OR 97204 phile address

FORM No. 881-Oregon Trust Deed Series-TRUST DEED. MTC-214402

Anna ad har actor to statut and the statut of statut	geologicale second fit.	na stand dean Coa	the that he is law-
The grantor covenants and agrees to and Ily seized in fee simple of said described real	I with the bene property and 1	ficiary and those as a valid, unend	claiming under full, that it is term
d that he will warrant and forever defend ff	he same agains	all persons who	msoever
C. 199, 2014. Solution of the second state	and a set of the set o		
	an a	(a) Set (a)	
The grantor warrants that the proceeds of the lo (a)* primarily for grantor's personal, family or h (b) for an organization, or (even it grantor is t	a natural person)	are for business or c	ommercial purposes.
This deed applies to, inures to the benefit of an personal representatives, successors and assigns. The te secured hereby, whether or not named as a beneficiary gender includes the terminine and the neuter, and the si IN WITNESS WHEREOF, said grant	herein. In construindular number inc	uing this deed and w ludes the plural. o set his hand the	day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warn not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Truth-in-Lending Act and I beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 131 If compliance with the Act is not required, disregard this no	Regulation Z, the making required 19, or equivalent.	Barbara 2	Jones la by Jance & Jues Ines, Jr by Lance K. Jones, Atty/Fac Jones, by Lance K. Jones, Atty/Fac Jones, by Lance K. Jones, Atty/Fact
(if the signer of the above is a corporation,	ne gantangat stat a na serenan - 11	Pamela V	3 Jones
(If the signer of the budge general opposite.) STATE OF OREGON, Klamath		nty of	<i>∠</i> } ss.
This instrument was acknowledged before my		strument was acknow	vledged belore me on,
findividually and as attorney in f for: Lonnie M. Jones; Barbara L.	act as		
E Pamela J. Jones United July Notary Public for Or	redon Notary	Public for Oregon	(SEAL)
(SEAL) My commission expires 1, -16-90	B	mmission expires:	
(a) A set of the party of the product of the constraint of the party of the part	REQUEST FOR FUL	and the second	
(1) The second s	be used only when ob , Trustoe	igations have been poid.	
The undersigned is the legal owner and holde trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel a herewith together with said trust deed) and to recor estate now held by you under the same. Mail recor	er of all indebtedn hereby are directe all evidences of in nvey, without warn nveyance, and docu	ess secured by the d, on payment to y debtedness secured anty, to the partie ments to	s designated by the terms of said trust deed the
			Beneficiary
De not lose or destroy this Trust Deed OR THE NOTE wh	hich it secures. Both m	ist be delivered to the tru	usee for cancellation before reconveyance will be made.
TOUST DEED			STATE OF OREGON, }ss.
TO STEVENS-NESS (AW -PUB/ CO., PORTLAND, ORE	Ascentia John Ascentia John		County of
	Use Come Construction Use Come Construction SPACE		of Nay, 19.02, at 3:52 o'clock P. M., and recorded is book/reel/volume No N89 on
FPFCU P n Box 1179		FOR	ment/microfilm/reception No. 766 Record of Mortgages of said County. Witness my hand and seal of
Klamath Falls, OR 97601 Beneficiary			County affixed.
AFTER, RECORDING RETURN TO FRECUENCE DECLARATE	2. <u>1. 1965</u> 29 2017		Evelyn_Biehn, County Clerk
how address	Fee \$13.00	A DEED	By Queline Mulerdale Deputy