surplus; if any, to the granter or to his successor in interest entitled to such surplus; if any, to the granter or to any successor trusters on successor under. Upon such appoint and herein or to any successor truster appointed herein under. Upon such appointed herein and with all title, powers and duries contented upon any trustee herein named or with all title, powers and duries contented and substitution shall be made by appointed hereunder. Each such appointened which he property is situated, shall be conclusive provided by beneficiary, which when recorded in the mortaging proceeds of the county or counties in of the successor trustee. If successor trustee, is into the mortaging prover appointment of the successor trustee. In successor trustee, is made a public record as provided by law. Trustee is not obligated o media any public record as provided by law. Trustee is not obligated on milling such action or proceeding in which frantuc, beneficing other deed of shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must in either an attainey, who is an active member of the Oregan State Bar, a bank, trust company or savings and laan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure tills to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 496,505 to 696,585.

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the as compensation loss such taking, which are in excess of the rionics payable to pay all reasonable costs, expenses and attorney's tees meaning required to pay all reasonable costs, expenses and attorney's tees meaning the pay all reasonable costs, expenses and attorney's tees meaning required to pay all reasonable costs, expenses and entersity and the trial and pail or applied by it first upon such proceedings, shall be paid to be neither to be and possible to the trial and any reasonable costs and expenses and entersity fees, ficiary in such proceedings, and the balance applied upon the indebideness and execute such instruments as shall be necessary in obtaining such actions 9. At any time and prime to time upon written request of borne endorement (in case of hull recompresentation of this deed and the totle lor (a) consent to the making of any map or plat of said property. (b) join in

together, with trustee's and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time independent place designated in the notice of sale or the time to which at the time independent be postponed as in separate parcels and shall sell the parcel or parcels of in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the bighter bidder for cash, possible at the time independent the property so sold, but was the trustee may sell suid sale consusting plied. The recitals in the without any covenant or warranty, sale consusting the granter and the sale of any matters of lact shall be consulting protects of the truthulness thereod of any matters of lact shall be consulting the granter and there in the without any covenant or warranty. Supress or im-ol the truthulness thereod of any matters of lact shall be consulting the granter and beneficiary, may purchase at the sale. 15. When trustee sell pursuant to the powers provided breach of the sale inter-cluding the compensation of alls to payment of (1) the expenses of sale is a stattorney. (2) to the obligations trustee and a reasonable charge by firster's having recorded liens subsequent to the interest of the truste with the sale surplus; if any, to the granter or to his successor in the surplus, 16. Beneficiary may from time to time appoint a successor or successor works.

It is mutually agreed that:

sold, conveyed, assigned or alienated by the with in described proper then, at the beneficiary's option, all obligations secured by this instantian, shall become immediately due and payable.

 To protect the security of this trust deed, grantor agrees:
 and repair, shall become immediately due and payable
 To protect the security of this trust deed, grantor agrees:
 and repair, protect, preserve and maintain said property if goal and workmanikes
 and repair, protect, preserve and maintain said property.
 To complete any wate of said property.
 manner any building or improve or demolish any building or improvement thereon.
 To complete any wate of said property.
 manner any building or improve prompty and in goal and workmanike destroyed thereon, and pay when due all bink may be constructed. damaged or cill doed as any such linancing statements pursuant to request, to cill doed as any such linancing statements pursuant there inc.
 to complete auch linancing statements pursuant there inc.
 to a complete or offices as well as the cost of all line statements by thing officers or or offices as well as the cost of all line states by the pursuant to a the buildings and statements pursuant loss or canage by the man or hereafter preserve in the said promoting against loss or damage by the momentant on the states as the beneficiary and the beneficiary and the beneficiary is the the same and the state and the said promoting and in the same and state the present on procure any such lines and manufact and the present on procure any such lines and manufact and the present on procure any such lines and manufact and the state at a same distribution whill have and present to a same distribution of the state at an and the state of the same and state and the state at the state and the state and

strument, irrespective of the maturity dates expressed therein, or standing any essentient or creating any restriction Thereon. (c) join in any thereof. (d) recovery, without warrant, all of any part of the property The second in the intervent of the end of the truthulances thereof. (d) recovery, without warrant, all of any part of the property The part of the truthulances thereof. (d) recovery, without warrant, all of any nations or presson or presson for any nations of the truthulances thereof. (d) recovery to the deallist shifted as the "presson or presson be of the truthulances thereof." In any matters or less that 3.
. Upon any delault by grantor here tess that 5.
. Upon any delault by grantor here tess that 5.
. In the delault here of and the reciting any other to be any seturity for the indubiding, including those part due and otherwise collect in the same, and part thereof. In its own name and take pressession of said property the indubiding including those part due and otherwise collect in the same, and part thereof. In its own name and take pressession of said property. The sum of the indubiding of a court, and without notifies on the proceeds of the antion of auth rents, issues and prolins, on the proceeds of the antion of auth rents, issues and prolins, on the proceeds of the of the same of the application or release thereof and subter of such and the application any part for any part does the truther thereonder, the beneficiary may at the of any subtereonder, the beneficiary may often any detaution or nelease thereof and subtered in the second and there there and provide in the same and the application any part and the second and produce the truther and provide. In such and the application to release thereof any subtered to the there there and the second any taking or damas of the application to release thereof and proceeds of locations the and the second and there there there and provide. In such and the truthe application and provide to the truthere bear and the second any

FORM No. 881-Oragon Trust Deed Series

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34856

TRUST DEED.

BETTE JEAN WANDELL

the County Clerk of Klamath County, Oregon.

sum of ELEVEN THOUSAND AND NO/100 note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of the terms of a promissory not sooner paid, to be due and payable September 13 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 gruntor without first having obtained the written consent or approval of the beneficiary. then, at the beneficiary's option, all obligations sourced by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this trust deed decause date.

sum of ELEVEN THOUSAND AND NO/100-

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now of 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 FUENT THOMCAND AND NO/100-

as Grantor, KLAMATH COUNTY TITLE COM				********	
	PANY				
	nusband and	l wife,			Trustee, and
as Beneficiary,			di kajta da di	****	
같은 물건상 철도를 만나는 것을 가지로 물건을 가는 것					·····
Grantor irrevocably grants, bargains, sells in <u>KLAMATH</u> County, Cregon	WITNESSET	H:		A Carlos and Anna Anna Anna Anna Anna Anna Anna	
in KLAMATH County Oredon	and conveys i	to trustee in a	rust, with	oower of sala	+Len
				server of server,	, the property
All of Lot 6 in Block 2, First Addin	일종 문제 관계	승규는 것이 같아.			

All of Lot 6 in Block 2, First Addition to Altamont Acres, EXCEPT the West 20 feet thereof, according to the official plat thereof on file in the office of

2.25

856	K-43484
	TRUST DEED Vol.m91 Page 18978
THIS TRUST DEED, made this	이 위험 <b>2 이 번 11</b> 같이 있는 것 사람법이 있는 것은 것이 있는 것 같은 것이 가 있는 것은 것은 것을 했다. 것은 것은 것은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은
TE JEAN WANDELL	day of September, 19.91, between
PT AMA MY	

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 or household purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assid as The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a bineficiary herein. In constraint this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plans.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and yearflirst above written. 4000 Marsle WANDELL

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BETTE JEAN

Debassul

My commission expires

\* IMPORTANT NOTICE: Delete, by lining out, whit never warranty (a) or [b] is not applicable; if warranty (a) is applicable and the teneficiery is a creater as such word is defined in the Truth-in-Lending Act and Regulation 2, fre beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Neis Fort No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

This instrument was ack by BETTE JEAN WANDELL

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TO:

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Yr.

STATE OF OREGON, County of Klamath .) 38. This instrument was acknowledged before me on ..... September 19

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NN

Notary Public for Oregon ·<u>} 12-19-92</u>

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18979

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REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

This instrument was acknowledged before me on ......

...., Trustse

The undersigned is the legal owner and holder of all indebtodness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to curcel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to receive, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to .... · 我们没有认识的 ( ) 我们们 · 11/2月11月1日。

																<u>3.15</u> 73		
																Tene		

Do not lose or destroy this Trust Deed OR THE NOTE hich ncellation before veyance will be made

FORM NS. 881)		STATE OF OREGON, County ofKlamath
		was received for record on the 20thday ofSept
Grantor	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No. M91 on page 18978 or as fee/file/instru- ment/microfilm/reception No.34856,
Beneficiary		Record of Mortgages of said County. Witness my hand and seal of County allized.
AFTER RECORDING RETURN TO KCTC - Collection Departmen!		Evelyn Biehn. County Clerk
34656	Fee \$13.00	By Quilline Mullindose Deputy