FORM No. 881—Oregon Trust Deed TRUST DEED . 1973 , between April 26 11 day of THIS TRUST DEED, made this \_\_\_\_\_ to \_\_\_\_ day of AD PAUL R. MARRIOTT \_\_\_\_\_ THOMPSON SNYDER, Attorney At Law, \_\_\_\_ , as Grantor, , as Trustee, DAVID D. MATSON & FRANCES J. MATSON, in equal shares as , as Beneficiary, WITNESSETH: tenants in common----

WITNESSETH: tenants in common----Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: --Lot 4, Block 3, Mahn's Acres, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon.-in

(a) a may, to the grantor or to his successor in interest entitled <sup>5</sup> 16. For any reason permitted by law beneliciary may from appoint a successor or successors to any trustee named herein or successor or successors to any trustee hand herein or yance to the successor trustee, the latter shall be vested with yance to the successor trustee, the latter shall be vested with order. Each such appointment and substitution shall be made by ment executed by beneliciary, containing reference to this tr is place of record, which, when recorded in the ollies of the successor the successor the substitution shall be made by ment executed by beneliciary.

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berewith, payable to beneficiary or order and middles by grantic, the endorsement (in case of lull receaveyance, for cancellation), without affecting the liability of any person lor the payment of the indebtedness, trustee may (a) consent to the making creating any restriction thereon; (c) join in any granting and er other adreement affecting this deed or the property. The the liability of any person do any map or plat of said property. The the indebtedness, trustee may be described as any method of plat of said property. The there adreement affecting this deed or the property. The brance in any reconveyance may be described as any mit of the property. The there exercises the plat of the trustee and the restal thereof. Trustee's lees for any of the there of the trustee and the restal thereof. Trustee's lees for any of the be conclusive proof of the trusthement be not less than 35. services mentioned in this paragraph arantor bereunder, beneliciary may at any fine without notice, and without regard to the adequacy of sum of asid prop-the not any part thereof, in its own name sue log unpaid, and apply the same, issues and profits, including those past due theories, including those past due theories, and without or of the not any part thereof, and the restand brows, and in such order as bene-ney's lees upon any indebtedness secured hereby, and in such order as bene-issues and profits, including those past due theories, including those other insures and profits, or the proceeds as discarded as the order as bene-issues and profits, including those past due theories, and withing the anny act done ware to such notice. If the denuit or compensation or may taking shall not cure or invarient of such notice. If the this is been and profits, or the proceeds as dimard on the insure and the perifection or release thereof as addressided in may indebtedness secured the fast at its is belowed in adjate or said property, the insure and the section method in any indebtedness secured indice the trustee barries and profits final payment of principal and interest hereof, if not sooner paid, to be due and payable. May 1

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uppear in and delend any action or proce-sectority rights or powers of beneficiary or truste-action or proceeding in your of this deed, to pay all cost any suit for the of moure of this deed, to pay all cost cluding evidencomey's less mentioned in this paragraph fraction of the trial court and in the event of an appear from the trial court and in the event of an appear from the trial court and in the event of an appear for mother out shall adjudge reasonable as the beneficiary suit post less on such appeal. It is mutually adver-g. In the yer trustee: and in any suit, trustee may appear, including ny all costs and expenses, in-trustee's attorney's less; the appeal from any judgment or to pay such sum as the app-eneficiary's or trustee's attor-

court shall adjudge reasonable as the benchmary of eas on such appeal. It is mutually affreed that: It is mutually affreed that: In the event that any portion or all of said property the right of eminerquire that all or any portion of the il it so elects, unch taking, which are in excess of the ingensition of the court, engenses and attorney's less new

time upon written request of bene-ion of this deed and the note for ficiary, pay

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

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an alterney, 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, or a tille insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches.

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and that he will warrant and forever defend the same against all persons whomsoever., except reservations	
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Mahn's ACRES SUDDIVISION.	
(b) for an organization, or (even it granted is a manual performance performance) purposes. This dead applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- This dead applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-	
tors, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the hold scale and the includes the or not named as a beneficiary herein. In construing this deed and whenever the context so requires the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	
or such word is defined in the frum-in-tenning act und wegenment beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance Mission and the supervised of the supervised	
if this instrument is NOI to be a first tien, use surveys to the stand this notice. equivalent. If compliance with the Act not required, disregard this notice. (If the signer of the above is a corporation;	
STATE OF OREGON, ) STATE OF OREGON, County of	
County of Benton       355.       and         April	
and acknowledged the foregoing instru- secretary of a corporation, a corporation, a corporation,	
and that the seal allike to the foregoing instantion was signed and sealed in be- of said corporation and that said instrument was signed and sealed in be- halt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.	
SEAL)	
My commission expires: 77773 Notary Fublic to Oregon My commission expires:	
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비 오비 나는 그 승규는 비로 한 물질을 다운 것 이 때 때 문을 다 내는 물질을 수 있는 것	
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REQUEST FOR FULL RECONVEYANCE	
To be used only when obligations have been paid.	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said function of any sums owing to you under the terms of trust doed 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 cancel all evidences of indebtedness secured by said trust deed (which us deed the said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which us deed the herewith together with said trust deed) and to reconvey, 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	
DATED:	
Beneficiary	The second second
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	