M-73, Page 6940, Deed of Records.

Mining Purposes.

FORM' No. 881-Oregon Trust Deed Series.	15893
11 20029 TRUST DEED	
THIS TRUST DEED, made this 25th day of Neptember	, 19.76, between
Donald J. Stewart	, as Grantor,
Transamerica Title Co.	, as Trustee,
and Betty Ahern	as Beneficiary,
WITNESSETH:	
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with powe in	
Lot Fourteen (14), Block Ninteen (19), Third Addition River Pine Klamath County, State of Oregon according to the official plat t	Estates, hereof

This property is not currantly used for Timber, Agriculture, Grazing or

on file with the County Clerk of Klamath County and Subject to the Building and Use Restrictions, appurtenant thereto and on file in Volume

..., 19 final payment of principal and interest hereol, if not sooner paid, to be due and payable ...... Pursuant to note

To protect the security of this trust deed, grantor agrees: To protect, preserve and maintain said property in good condition ; not to remove or demolish any building or improvement thereon; imit or permit any waste ol said property. To complete or restore promptly and in good and workmanlike y building or improvement which may be constructed, damagd or

To complete of resource provincing and be constructed, damaged or thereon, and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, covenants, condi-restrictions affecting said property; if the beneficiary so reguests, to recuring such financing statements pursuant to the Uniform Commer-as the beneficiary may require and to pay for filing same in the blie office or offices, as well as the cost of all lien searches made officers or searching agencies as may be deemed desirable by the tions and join in ex cial Code

ary. 4. To provide and continuously maintain insurance on the buildings herealter exected on the said premises against loss or damage by fire ch other hazards as the beneficiary may from time to time require, in

es become past que or uninquest, est become past que or uninquest, est payment of any insurance premiums, liens or other charges payable by girsci payment or by providing beneliciary with lunds we such payment, beneliciary may, at its option, make pay he amounts so paid, with interest at the rate set lorth in the y, together with the obligations described in paragraphs 6 deed, shall be added to and become a part of the dot and shown a payment at her y together with the obligations described in paragraphs 6 deed, without waiver of any rights urising from breach can's hereoi and is or unit, payments shall be immediately due and horize, and the nonpayment thereoi shall, at the option of the ratis ae acces, of this frust deed. is with which to payment thereol, in the note secured is 6 and 7 of this bt secured by this ich of any of the id, th

and some service reg this trust deed immediately due and payable and constitute a breach of this trust deed.
6. To pay all costs, lees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustes incurred in connection with or in enforcing this obligation, and trustee's and attorney's lees actually incurred.
7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit any suit for the forcelosure of this deed, to pay all costs and expenses, including ordereols and in this deed, to pay all costs and expenses, including ordereol. Lees mentioned in this purgraph 7. In all cases shall be freed by the trial court and in the event of an appeal from any judgment or decree of the trial court and in the event of an appeal from any suit and such appeal.
If is mutually addressed the event of an appeal or power is all costs and expenses. In cluder and in the event of an appeal from any suit from any suit for any such appeal.

ol the unit of the second seco all of said property shall be taken emnation, beneficiary shall have the to pay appelia. dings, and frantor agre-truments as upon beneficiary's request. me and from time to time upon written request of bene-its fees and presentation of this deed and the note for

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 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 laws of Oregon or the United States, or a title Insurance company authorized to insure title to read property of this state, its subsidiaries, adjitizers, agents or branches.

endorsement (in case of full reconveyanc the liability of any person for the payrr (a) consent to the making of any map granting any easement or creating any subordination or other agreement affect. ee may join in in any charge ty. The (b) granting subordination of thereol; (d) reconvey, frantee in any reconv legally entitled thereto; be conclusive proof of mentioned in th be conversion services mention 10. Up without

may at any er to be ap-security for oon any notice, prop-rents,

y may deter y may deter 11. The ction of such ance policies erty, and the e any detaul vert to such ermine, entering upon and taking possession of said property, the ch rents, issues and profits, or the proceeds of fire and other er or compensation or awards for any taking or damage of the he application or release thereof as storesaid, shall not cure or ult or notice of default hercunder or invalidate any act done nt to such no 12. Upon d or in his pe

notice. default by grantor in payment of any indubtedness secured performance of any agreement hereunder, the beneticiary may secured hereby immediately due and payable. In such an event s election may proceed to foreclose this trust deed in equity in the manner provided by law for mortgage foreclosures or e to foreclose this trust deed by advertisement and sale. In the beneticiary or the truste shall execute and cause to be 12. Upon a hereby or in his p declare all sums se beneliciary at his as a mortgage in direct the trustee the latter event t equity tres or ale. In to be recorded his written notice or real property to satisfy the c shall lix the time and place law and proceed to loreclose 86.740 to 86.795. d by

86.740 to 86.795. 13. Alter default at any time prior to liv the trustee for the trustee's sale, the granter or ORS 86.780, may pay to the beneficiary or his tively, the entite amount then due under the ter obligation secured thereby (including costs and enforcing the terms of the obligation and trustee set by respec-

14. Otherwise, the sale shall be held on the date and at the designated in the notice of sale. The trustee may sell said prop sell the parcel or parcels at at the time of sale. Trustee ts required by law convert of warren in one parcel or in separate parcels and shall auction to the highest bidder for cash, payable shall deliver to the purchaser its deed in form the momentum or add proof

vior and beneficiary, may purchase at the Mathematical States, 2 and beneficiary, may purchase at the Mathematical States and the powers provided hoply, the proceeds of sale to payment of (1) the expense the compression of the truste and a reasonable charge, (2) to the obligation secured by the trust deed, (3) to recorded liens subsequent to the interest of the trustee their interests may appear in the order of their priority 11 any, to the grant or to this successor in interest of the grant or to the successor in interest of the subsequence of the trust exceeds the grant or to the successor in interest end to the grant or to the successor in interest of the subsequence of the successor in interest end to the grant or to the successor in the successor in the subsequence of the subsequence of the successor in the subsequence of the subsequence of the subsequence of the successor in the subsequence of the successor in the subsequence of the subseq owers provided herein, trustee (1) the expenses of sale. in-

16. For any reason permitted by law beneticiary may from time to ppoint a successor or successors to any trustee named herein or to any our trustee appointed hereinder. Upon such appointment, and without yance to the successor trustee, the latter shall be vested with all title. a successor stee appointed hereunde o the successor trustee, duties conferred upon unty

as provides pending sale under which grantor, bei seeding is broug trust or of shall be a p

17. 64. 44.

24.188

397 26.54

	elend the same against all persons whomsoever.		and whether the standard and the standard a
that the process	ede of the loan represented by the above described note and t , tamily, household or agricultural purposes (see Important I grantor is a natural person) are for business or commercial pu	his trust deed are: Votice below), rposes other than agricultural	ار از
(b) for an organization, or (even the purposes. This deed applies to, inures to the tors, personal representatives, successors an contract secured hereby, whether or not nam	benefit of and binds all parties hereto, their heirs, legatees, du d assigns. The term beneficiary shall mean the holder and ow ned as a beneficiary herein. In construing this deed and wheney ned as a beneficiary herein. In construing this deed and wheney	evisees, administrators, execu- ner, including pledgee, of the or the context so requires, the	
* IMPORTANT NOTICE: Delete, by lining out, w not applicable; if warranty (a) is applicable ar or such word is defined in the Truth-In-Lendi beneficiary MUST comply with the Act and R disclosures; for this purpose, if this instrument i the purchase of a dwelling, use Stevens-Ness if this instrument is NOT to be a first lien, use equivalent, if compliance with the Act not r	Ing Act and Regulation Z, the Cagulation by making required is to be a FIRST lien to finance Form No. 1305 or equivalent; Starsman.Ness Form No. 1306, or		
If the signer of the above is a corporation use the form of acknowledgment opposite.] STATE OF OREGON, County of Deschutes Sept. 25 , 19 .76 Personally appeared the above named. Donald J. Stewart	IORS 93.490     STATE OF OREGON, County of	and who, being duly sworn, did say that the former is the ident and that the lattor is the	
and acknowledged the tore ment to be his voluntary of OPFICIAL USEAL Notary Public tor Organ My commission expres:	act and deed. and that the seal affixed to the foregoing i of said corporation and that said instrumer but of said corporation by authority of its	, a corporation, nstrument is the corporate seal it was signed and sealed in be- board of directors; and each of	
RUST DEED     (roush he. sti)     (roush he. 2002)     (roush he. 2002)     (roush head and seal of atfixed.     (roush head and seal of atfixed.     (roush recorded for record on the atfixed.     (roush head and seal of atfixed.     (roush recorded for record on the atfixed.     (roush recorded for record on the atfixed.     (routher 2002)     (routher 2002)     (routher 2002)     (routher 2003)     (routher 2003)     (routher 2003)     (routher 2003)     (routher 2003)     (routher 2003)	91739		
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	비 G 특 값 역 · 의 이 대 G REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid.	FEE \$ 6.00	
trust deed have been fully paid and sati said trust deed or pursuant to statute,	, Trustee er and holder of all indebtedness secured by the foregoing trus infied. You hereby are directed, on payment to you of any sum to cancel all evidences of indebtedness secured by said trust of and to reconvey, without warranty, to the parties designated by Mail reconveyance and documents to	teed (which are delivered to you the terms of said trust deed the	
DATED:	Bornefi THE NOTE which it secures. Both must be delivered to the trustee for concellatio		

1.1.20