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-38-71716 FORM No. 881-Oregon Trust Deed Series.	
TRUST DEED Vol. 17629	
THIS TRUST DEED, made this 17th day of October 19 76 hetween Robert P. Stewart and Opal I. Stewart, husband and wife , as Grantor, , as Grantor, , as Grantor, Transamerica Title Company , as Trustee, , as Trustee, , as Trustee,	
Grantor irrevocably grants, barguins, selfs and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon described as: Lot Three (3), Block Twenty-Two (22), Third Addition River Pine Estates, Klamath County, State of Oregon according to the official plat thereof on file with the County Clerk of Klamath County and Subject to the Building and Use Restrictions, appurtenant thereto and on file in Valume M-73, Fage 6940, Deed of Records.	
This property is not currantly used for Timber, Agriculture, Grazing or Mining Purposes.	
which said described real property does not exceed three acres, together with all and singular the tenoments, hereditaments and ap- purtenances and all other rights thereunto belonging or in anywise now or hereafter uppertaining, and the rents, issues and profits thereat and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum ofTwo. Thousand. Seven. Hundred. Fifty and no/100 Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, if not sooner paid, to be due and payable. Pursuant to. note	
 To protect, preserve and maintain said property in food condition and repair; not to remove or demove o	
an amount not less than 3	
imay determine, ize vat option of beneficiary the milie anount so collected, or variable determine, ize variable determine,	
hereby, together with the obligations described in paragraphs is and role secured the secure of the beneficiary or his successors in interest, respec- trust deed, without waiver of any rights arising from breach of any of the secure of the secure from the terms of any rights arising from breach of the prop- erty hereinbefore described, as well as the grantor, shall be boligation herein described, and the oppayment stath for the payment of the obligation herein described, and the nongayment thereof shall a the opfion of payable with render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed immediately due and payable and constitute a breach of this trust deed.	
Diffine search as well as the other costs and expenses of the trustee incurred. in connection with or in enforcing this obligation, and trustees and attorneys tees actually income the solution of the solution or proceeding purporting to action or proceeding this or powers of beneficiary or trustee and in any suit, action or proceeding this or powers of beneficiary or trustee and in any suit, action or proceeding this or powers of beneficiary or trustee and in any suit, action or proceeding this or powers of beneficiary or trustee and a paper, including action or proceeding this or powers of beneficiary or trustee and in any suit, action or proceeding this or powers of beneficiary or trustee and apper, including action or the increase of this and the solution of the solution of the solution of the powers provided herein, trustee and any suit including widence of this on trustee and and the solution of the solution of the solution of the solution of trustee and and the solution of th	
It is mutually agreed that: 6. In the event that any portion or all of said property shall be taken under the right of weak pairs domain or condemnation, beneficiary shall have the same as compensation for such quick that all or any portion of the monies payable of pay all reasonable costs, any withich are in excess of the amount required the reasonable costs, any withich are in excess of the amount required the monies payable of pay all reasonable costs, any monies and attorney's lees neutred by grantor in such proceedings, and the balance ensured uppair and attorney's lees both in the trial, and appellate courts, necessard expenses and attorney's lees ficiary in such proceedings, and the balance ensured uppair is lituated. secured hereby; and grantor address, et its own prices uppair the indubit secured hereby; and grantor address, et its own prices uppair is lituated. 17. Truste accepts this trust when this deed, duy and accepts the trust when this deed, duy the successor is any reasonable courts. 17. Truste accepts this trust when this deed, duy the successor is trusted. 17. Truste accepts this trust when this deed, duy the successor is any reasonable courts. 17. Truste accepts this trust when this deed, duy the successor is any reasonable courts. 17. Truste accepts this trust when this deed, duy the successor is any reasonable courts. 17. Truste accepts the trust when this deed, duy the successor is any reasonable courts. 17. Truste accepts the successor is any reasonable courts and and the prevent is a successor is any reasonable courts. 17. Truste accepts the successor is any reasonable courts and any reasonable courts any reasonable courts any reasonable courts and the prevent is a successor is any reasonable courts any reasonable courts any reasonable courts any reasonable courts any reasonable cour	
pensation, promptly upon beneficiary's request, 9. At any time and from time to time upon written request of bene- ficiary, payment of its fees and presentation of this deed and the nois for any action or proceeding in which grantor, beneficiary or trustee shall be a party uncles such action or proceeding is brought by trustee.	

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto

NOTE: The Trust Dend Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust co 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 real property of this state. Its subsidiaries, offiliates, areants or branches.

17630 (6) and that he will warrant and forever defend the same against all persons whomsoever. B_{1} 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes other than agricultural 1 This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether 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. RTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is directed if warranty (a) is applicable and the beneficiary is a creditor * IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor or such word is defined in the Truth-In-Lending Act and Regulation Z, the 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 the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. Cpal J. Stewa 28 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) $\langle f \rangle$ (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of.) 55.)ss, County ofDeschutes Personally appeared and Robert P. who, being duly sworn, each for himself and not one for the other, did say that the former is the Stewart & Opal I. Stewart president and that the latter is the secretary of ... OFFICIAL LEDGER AND NON , a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: (OFFICIAL SEAN Belore me: Horgry Public for Oregon E OF My commission expires (OFFICIAL SEAL) Notary Public for Oregon 111.2 My commission expires: 5 819 County -ran seal 5 TRUST DEED within record and and **N** WAR said page. Clerk amath s received for re of Noy of Clocka M., M. 76 on page 881 ğ Milne. the OREGON of n book. M. T6... on ₁ x as tile number....2 Record of Mortgages o Witness my he eived 1 Nov hai ġ that County d. FORM A County of I certify affixed. ШШ STATE OF I cei Was 5..day 11:12 at. 11:1 in book or as fi Record County ment REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO, Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and notaer of all indepreuences 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 cancel all evidences of indebtedness secured by said trust deed (which are delivered to you 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 Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. Particity - The

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