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ſ	FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	Martine HEES LAW PUBLICHING CO., PORT	LAND, OR. \$7204	مور به معرف المراجع المحمد المحمد المحمد المحمد المحمد المحمد المحمد المحم
38-1	29917 419-K _{THIS TRUST DEED, made this}	TRUST DEED 01. 77 Pag 8847 16th day of May 79-7-	Stefween	
	NEVADA ROGUE, INC., a Oregon	corporation R MAE PARR, husband and wife , as I	as Grantor, as Trustee, Beneficiary.	1 July 1
	Grantor irrevocably grants, bargains,	WITNESSETH: sells and conveys to trustee in trust, with power of sale, th		
	described as follows: Beginni	Section 2, Township 39 S., R. 9 E.W.M ng at a point 30 feet South of and 350).3 feet	
	E.W.M.; thence S. 282.7 feet; feet; thence E. 81.8 feet to t	ween Sections 1 and 2, Township 39 S., thence N. 70°19' W. 86.9 feet; thence he place of beginning. EXCEPTING THEN	N. 253.7 REFROM	
	Oregon by deed recorded July 1	dary of said tract conveyed to the Sta , 1964, in Book 354, Page 244, Deed Re levies, assessments, water and irrigat	cords.	
	and easements for ditches and (2) Regulations, levies, liens	canals of Enterprise Irrigation Distri , assessments, rights of way and easem ct. (3) Reservations set out in deed	ct. nents of	a finan
	February 5, 1931, in Book 92, easement as set out in deed re	Page 355, Deed Records. (4) Ten-foot corded July 1. 1964. in Volume 354. Pa	permanent	
	Law or statutory abutter's eas July 1, 1964, in Volume 354, P together with all and singular the tonements, Hered now, or hereafter appertaining, and the rents, issues	ent of all existing, future or potenti ements of access as set out in Deed re age 244. Deed Records, itaments and appurtenances and all other rights thereunto belonging and profits thereof and all distures now or hereafter attached to or us	ecorded or in anywise sed in connec-	
1.7	tion with said real estate. FOR THE PURPOSE OF SECURING PE. TWENTY-SEVEN THOUSAND A	RFORMANCE of each agreement of grantor herein contained and pu ND. NO/100 ———————————————————————————————————	with interest	1 Hours 1 1 1
C	final payment of principal and interest hereof, if no The date of maturity of the debt secured by becomes due and payable. In the event the within		19 8 (t of said note , agreed to be	1) Internet de la communita
	then, at the beneliciary's option, all obligations sec herein, shall become immediately due and payable. The above described real property is not current	rred by this instrument, irrespective of the maturity dates expresse y used for agricultural, timber or grazing purposes.	d therein, or	
7 H <i>W</i>	To protect the security of this trust deed, fir 1. To protect, preserve and maintain said property i and repair; not to remove or demolish any building or impr not to commit or permit any waste of said property. 2. To complete or restore prompty and in good manner any building or improvement which may be constru destroyed thereon, and pay when due all costs incurred thered	intor afrees: (a) consent to the making of any map or plat of said proper a good condition subordination or other agreement allecting this deed or the subordination or other agreement allecting this deed or the thereol; (d) reconvey, without warranty, all or any part of th fund workmanlike ited, damaged or legally entitled thereto; and the recitals therein. Trustee's lees	c) join in any lien or charge in property. The rson or persons	
1. C	tions and restrictions allecting said property: if the beneficiar join in executing such linancing statements pursuant to the U and Code as the handlings, may the next to next for the	y so requests, to 10. Upon any default by grantor hereunder, benelicia iniform Commer- time without notice, either in person, by agent or by a rec lind same in the pointed by a court, and without redard to the adequacy of	ry may at any eiver to be ap- any security for	
	 Content of the benchmark and years that the cost of all the proper public officers or searching agencies as may be deemed beneficiary. 4. To provide and continuously maintain insurance now or hereafter erected on the said premises against loss on and such other hazards as the beneficiary say Arom time to an amount not less that \$\[mathbf{maintendow}\$]. 		ollect the rents, apply the same, reasonable attor- a order as bene-	
- T. M. M.	an amount not less than 5	insurance and to property, and the application or release thereof as aloresaid, s ior to the expira- waive any default or notice of default hereunder or invalida	n damage of the	ev procession in the transformed
	the beneliciary may procure the same at grantor's expen- collected under any lire or other insurance policy may be a ciary upon any indebtedness secured hereby and in such orc may determine, or at option of beneliciary the entire amoun any nart thereol, may be released to grantor. Such applicatio	se. The amount 12. Upon default by frantor in payment of any indeplied by benelis hereby or in his performance of any agreement hereunder, the for as beneliciary declare all sums secured hereby immediately due and payable. It so collected, or and it the above described real property is currently used to or trefars shall timber or grainfung purposes, the beneliciary may proceed to lo	beneticiary may In such un event for agricultural, reclose this trust	
	not cure or waive any delault or notice of delault hereunder act done pursuant to such notice. 5. To keep said premises free from construction lenn taxes, assessments and other charges that may be levied or akuinst said property before any part of such taxes, assess charges become part due or delinquent and promptly deliver	and to pay all licitizes. However il said real property is not so currently icitizes and to pay all licitizes and licitizes and the second se	used, the bene- d in equity as a y advertisement hall execute and ction to sell the	
	to beneliciary; should the grantor lait to make payment of ments, insurance premiums, liens or other charges payable l by direct payment or by providing beneliciary with lund make such payment, beneliciary may, at its option, make and the amount so paid, with interest at the rate set forth in herebut indether with the obligations described in parafranks	my farxes, assess- y frantor, either upon the trustee shall lix the time and place of sale, give notice s with which to required by law and proceed to foreclose this trust deed in payment thereol, vided in OPS 66.740 to 86.795. The note secured 1.3. Should the beneficiary elect to foreclose by adverti- 6 and 7 of this, then alter deduct of any time prior to foreclose by adverti- ter and the start of th	thereol as then the manner pro-	
	trust deed, shall be added to and become a part of the deb trust deed, without waiver of any rights arising from breac covenants hereof and lor such payments, with interest as all ersty hereinbelore described, as well as the frantor, shall i same extent that they are bound lor the payment of the described, and all such payments shall be immediately due a	i secured by this frustee for the trustee's safe, the grantor or other person; a hot any other ORS 86.760, may pay to the beneliciary or his successors in resard, the properties of the same of the same safe of the trust of the tru solitorium berein obligation secured thereby (including costs and expenses actu solitorium berein of the same safe of the same same safe of the same safe safe safe safe safe safe safe saf	o privileged by interest, respec- ist deed and the ally incurred in	
	out notice, and the nonpayment thereof shall, at the option c render all sums secured by this trust deed immediately due constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust i of title search as well as the other costs and expenses of the	I the beneficiary. be due had no default occurred, and thereby cure the default, and payable and all loreclosure proceedings shall be dismissed by the trustee. If, Otherwise, the sale shall be held on the date and neluding the cost place designated in the notice of sale. The trustee may sell said (trustee incurred) in one parcel or in separate parcels and shall sell the parc	at the time and I property either el or parcels at	
-	in connection with or in enforcing this obligation and trustee lees actually incurred. 7. To appear in and defend any action or proceed alfect the security rights or powers of beneficiary or trustee action or proceeding in which the beneficiary or trustee any suit for the locaclosure of this deed, to pay all costs	auction to the highest bidder for cash, payable at the time shall deliver to the purchase its deed in form as required by and in any suit, piel. The recitation in the deed of any matters of lact shall be appear, including of expression in the deed of any matters of lact shall be	of sale. Trustec y law conveying express or im- conclusive proof	
	cluding evidence of title and the beneliciary's or trustees at amount of attorney's less mentioned in this paragraph 7 in fixed by the trial court and in the event of an appeal from decree of the trial court, grantor lurther affects to pay such pellate court shall adjudge reason. He as the beneliciary's c ney's less on such appeal.	formey's less; the 15. When trustee sells pursuant to the powers provide all cases shall be shall apply the proceeds of sule to payment of (1) the expe	nses of sale, in- inge by trustee's	
299 297 297 297 297 297 297 297 297 297	It is mutually agreed that: 8. In the event that any portion or all of said proper under the right of eminent domain or condemnation, beneficia right, il it so elects, to require that all or any portion of the reference of the same set of the same set of the	ty shall be taken surplus, if any, to the grantor or to his successor in inferest surplus. If the surplus is the surplus of the successor or successors to any trustee named moment required successor trustee appointed hereunder. Upon such appointing	entified to such y from time to herein or to any nt, and without	
	as competisation to such a transmit, means and attorney's less me incurred by grantor in such proceedings, shall be puid to applied by it first upon any reasonable costs and expenses and both in the trial and appellate courts, necessarily paid or i licitary in such proceedings, rund the balance applied upon secured hereby; and grantor agrees, at its own expense, to and execute such instruments as shall be necessary in obli-	a attorney's rees, nereunaer, back such appointment and substation statioe in neurred by bene-instrument executed by beneliciary, containing reference to the indebtedness and its place of record, which, when recorded in the office	ed or appointed made by written this trust deed of the County perty is situated,	
	and execute such instruments as shall be necessary in obth pensation, promptly upon beneficiery's request. 9. At any time and from time to time upon written licitary, payment of its lees and presentation of this deed endorsement (in case of kull reconcyances, for cancellation), the liability of any person for the payment of the indebted	request of bene- acknowledged is made a public record as provided by law, and the note for obligated to notify any party hereto of pending sale under an without affecting trust or of any action or proceeding in which drantor, bend	y executed and Trustee is not by other deed of iclary or trustee	
「日本」	NOTE. The Trust Dead Act provides that the trustee bereunder n	iust be either an attorney, who is an active member of the Oregon State Bar, a ban the lows of Oregon or the United States, a title Insurance conveny authorized to in	k, trust company	

The grantor covenants and agrees to and with the beneficiary a	nd those claiming under him, that he is law-	and the first of the second se	
The grantor covenants and agrees to and with the beneficiary a fully seized in fee simple of said described real property and has a val stated above,			11023
and that he will warrant and forever defend the same against all per-	sons whomsoever.		
The grantor warrants that the proceeds of the loan represented by the about $(a)^*$ primarily for grantor's personal, family, household or agricultural put $(a)^*$ primarily for grantor's personal, family, household or agricultural put (b) for an organization, or (even if grantor is a natural person) are for but	we described note and this trust deed are: rposes (see Important Notice below), isiness or commercial purposes other than agricultural		
(b) for an organization, of core is benefit of and binds all parties hereto. purposes. This deed applies to, inures to the benefit of and binds all parties hereto.	b, their heirs, legatees, devisees, administrators, execu- mean the holder and owner, including pledgee, of the in the dead and whenever the context so requires, the	The second stand in the second state	
IN WITNESS WHEREOF, said grantor has hereunto set his I	hand the day and year first above written.		
* IMPORTANT NUTICE: Detection is applicable and the beneficiary is a creditor not applicable; if warranty (a) is applicable and the Act and Regulation Z, the or such word is defined in the Truth-in-tending Act and Regulation by making required By	George b. Endellan		
disclosures; for this purpose, it into instant the new rest of 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 By if this instrument. If compliance with the Act not required, disregard this notice.	Marcia A. Magness work the melitleger tim Money in Eact		
Use the form of acknowledging of of	NON, County of <u>Klamath</u>) is. 19.77. A. Pondella, Jr _{and} ppeared <u>George A. Pondella</u> , Jr	the state of the second se	35[4]
Personally appeared the above named	nd not one for the other, did say that the former is the		
Citum T/A ROGUE, INC	, a corporation, , a corporation, atlixed to the foregoing instrument is the corporate seal	The second s	
ment to be voluntary act and deed. Before me: FORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FACT. Before me:	allon by addition of the be its voluntary act and doed. as and instrument to be its voluntary act and doed. Linda S. Chandles	The second s	
STATE OF OREGON, Notary Public for ss. My commission ex	Oregon LINDA G. CHANDLER SEAL)		
County ofKlamath	, 19.77. personally appeared		
George A. Pondella, Jr. who, being duly sworn (or affirmed), did say thathe is the Marcia A. Magness, Secretary of Nevada-Ro thathe executed the foregoing instrument by authority of and thathe executed the foregoing instrument by authority of and	que, Inc., an oregon correand		
thathe executed the foregoing instrument by candidate of said principal. edged said instrument to be the act and deed of said principal. Before m	UNDA G. CHANDLER		
(Official Seal)	Notary Public for Orcgon Notary Public for Orcgon My commission expires 5-12-81		77
STATE OF OREGON; COUNTY OF NLAMATH, S.	RY PUBLIC FOR OREGON (Title of Officer) filed for record on the 20th day of		
MayA.D., $19 \frac{77}{at} \frac{3}{3}$, $47 \frac{10}{2} 10$		<u>in and and a standard standard of the standard standards of the standard standards of the </u>	17178
of <u>MOREGAGES</u> on Page <u>0047</u> , WM. D. FEE <u>$\\$ 6.00</u> By	MILNE, County Clerk asul Masul Deputy		
REQUEST FOR FULL RECONVE To be used only when obligations ha	YANCE	A Contraction of the second	
TO:, Trustee The undersigned is the legal owner and holder of all indebtedness sect The undersigned is the legal owner and holder of all indebtedness trust deed have been fully paid and satisfied. You hereby are directed, on put trust deed have been fully paid and satisfied all evidences of indebtednes	ured by the foregoing trust deed. All sums secured by said nument to you of any sums owing to you under the terms of		7772
The undersigned is the legitive of the satisfied. You hereby are directed, on putrust deed have been fully paid and satisfied. You hereby are directed, on putrust deed or pursuant to statute, to cancel all evidences of indebtednes said trust deed or pursuant to statute, to cancel all evidences of indebtednes herewith together with said trust deed) and to reconvey, without warranty, to estate now held by you under the same. Mail reconveyance and documents to	ss secured by said trust deed (which are derivered to you the parties designated by the terms of said trust deed the		
DATED:, 19			
	ared to the trustee for concellation before reconveyance will be made.		
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delin			