FORM	No. 881—Oregon Trust Deed S	eriesTRUSY DEED.		STE	VENS-NECR 1	AW PUBLISHIN	G CO., PORTLAND, ON. 07204
15	A-28-11-8	40682	TRUST DEEL	Yol.	M. 77	Page	24573 .
	THIS TRUST D	EED, made this	20 day a	of December	·····bf		1977 , between
D	ean Mason, aka		an Mason				, as Grantor,
and	PRESBYTERIAN		OUNTY TITLE CO., TY HOSPITAL INC. WITNESSE	`Н:	• سالة ا		, as Trustee, , as Beneficiary,
in	Grantor irrevocal Klamath	oly grants, bargain County, Oreg	ns, sells and conveys on, described as:	to trustee in trus	st, with	power of	sale, the property
	Oregon acco	rding to the	Addition to t e official pla lamath County,	t on file i	Klama n the	th Fal offic	1s, e

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or 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 One Theusand Source Hundrood and No / 100

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of One Thousand Seven Hundred 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 hereol, if not sooner paid, to be due and payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereol, if not sooner paid, to be due and payable to beneficiary or order and made by grantor, the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneticiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or graing purposes.

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Diveo by the trial court, grantor turning the beneficiary a or subsequence of the trial court, grantor turning the beneficiary a or subsequence on such appendix determined that any portion or all of said property shall be taken determined that any portion or all of and property shall be taken determined that any portion or all of and property shall be taken determined that any portion or all of and property shall be taken determined that any portion or all of any portion of the movies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs and altorney's less necessarily paid or incurred by this trial and appendix costs and expenses and altorney's test, applied by this trial and appendix costs and expenses and altorney's test, applies the trial and appendix the balance applied upon the indebtedness. incurred by grantor in such proceedings, shall be plate to unencillarly and applied by it lists upon any reasonable costs and expenses and altorney's less, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the halance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and from time to fime upon written request of bene-liciary, payment of its lees and presentation of this deed and the note for endorsement (in case of ull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

(a) consent of gluanty perposes.
(a) consent to the making of any map or plat of said property; (b) join in granning any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (i) reconvey, without warranty, all of a sub-to-"persons restriction thereoi. The sub-to-experiment allecting this deed or the lien or charge be conclusive prool of the truthulners thereoi. Truster's less for any of the services mentioned in this paragraph shall be not less than \$5.

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legally entitled thereto," and the recitals there'n of any matters or lacts shall be conclusive proof of the truthlulmers thereof. Trustee's less for any of the services mentioned in this paragraph shall be not less than 35.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security lor the indebtedness hereby secured, enter upon and take possession of said property, the court, and business and profiles, including those past due and unput, and order as beneficiary may determine.
11. The entering upon and taking possession of said property, the constrained profiles or compensation or awards for any taking or danage of the proceeds of line and other property, and the application or release thereof as discussid, shall not cure or waive any delault by grantor in payment of any indebtedness secured hereby or in his performance of any agteement hereunder, the beneficiary may determine.
11. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agteement hereunder, the beneficiary may declare any many factor and property is currently used for agricultural, itime or graning lupropert, the for the subsect of the further event the hereliciary may proceed to loreclose this trust deed in equily, as a motiggie in the mammer proceed to loreclose this trust deed in equily as a motiggie in the mammer of the truste shall execute and cause to be recorded to the vertice the obsection to sell able of the distance proceed to a sell the babow described to loreclose this trust deed in here and the hereliciary reset to loreclose this trust deed in dividy as a motiggie in the mammer provided to the obsectibed real property is currently used for agricultural, the property of the trustes shall execute and cause to be recorded his written notice of sells give notice thered in strust deed in equily as a motiggie

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ack now obligat trust or of any shall be a party

The Trust Deed Act provides that the trustee NOTE: or sav propert an active States, a

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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

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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

purposes. This deed applies to, inutes 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 feminine and the neuter, and the singular number includes the plural.

* IMPORTANT NOTICE: Delete, by lining out, not applicable; if warranty (a) is applicable or such word is defined in the Truth-in-Len beneficiary MUST comply with the Act and distictures; for this purpose, if this instrument tha purchase of a dwelling, use Stevens-Nes if this instrument is NOT to be a first lien, use equivalent. If compliance with the Act not life the stores of the back to be a first lien.	whichever warran and the beneficia iding Act and Re Regulation by m t is to be a FIRST is Form No. 1305	nty (a) or (b) is any is a creditor igulation Z, the making required i len to finance i or equivalent;	is hand the day and year first above written.
(If the signer of the above is a corporation, use the form of acknov/ledgment apposite.)			
S <sup></sup> ATE OF OREGON,		5 93.490}	
	) )88.	STATE OF ORE	GON, County ol
County ofKlamath	)	and the second second second	······· , 19 ,
December 20, 19.7.7.		Personally	appeared
Personally isppeared the above named		F	
			and not one for the other, did say that the former is
Dean Mason			president and that the latter is secretary of
and ackrowledged the fore			
(OFFICIAL Below ma: SEAL)	act and dood.	of said corporation half of said corport	allixed to the foregoing instrument is the corporate an and that said instrument was signed and sealed in ration by authority of its board of directors; and each ed said instrument to be its voluntary act and de
Notary Public for Oregon My commission expires: {	8-5-79	Notary Public for My commission exp	
said trust deed or pursuant to statute, to c herewith together with said trust deed) and t	nd holder of all i d. You hereby an cancel all eviden to reconvey with	ndebtedness secured i re directed, on payme ces of indebtedness s	ecured by said trust deed (which are delivered to y
The undersigned is the legal owner an trust deed have been fully paid and satisfied said trust deed or pursuant to statute, to c herewith together with said trust deed) and t estate now held by you under the same. Mai	nd holder of all i d. You hereby an cancel all eviden to reconvey, with il reconveyance a	ndebtedness secured i re directed, on payme ces of indebtedness s rout warranty, to the and documents to	ecured by said trust deed (which are delivered to y
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