MC 4922-13 FORM No. \$81-1-Oregon Trust Deed Series-TRUST DEED (No restriction venij. STEVENS-NESS LAW PUBLISHING CO., PONTLAND, OR, 87200 • TS • • 、 42715 Vol. 18 Page TRUST DEED 2255 THIS TRUST DEED, made this 23rd day of January , 19.78 , between ROBERT G. GRAY and LINDA GRAY, husband and wife, MOUNTAIN TITLE COMPANY , as Grantor, , as Trustee, YENRY T. HOLMAN, and , as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in Lot 4, Block 2, SUNBURST ESTATES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 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 lixtures 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 becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. And out and payable.
The above described real property is not currently used for agreed to protect the security of this trust deed, grantor agrees:
1. To protect, preserve and maintain said property in good condition pair; not to remove or demolish any building or improvement thereon; commit or permit any waste of said property.
2. To complete or restore promptly and in good and workmanlike r any building or improvement which may be constructed, damaged or test incurred therefor.
3. To complete or restore promptly and in good and workmanlike r any building or improvement which may be constructed, damaged or test incurred therefor.
3. To complete any when due all costs incurred therefor.
3. To complete in laws, ordinances, regulations, covenants, conditions allecting said property; if the beneficiary so requests, to a securiting statements pursuant to the Uniform Commercial indicates and the beneficiary may require and to pay for kiing same in the mubile office or offices, as well as the cost of all lien same is the security advection allecting as any built desirable by the test of the security of the security and restores as may be deemed desirable by the security of the security and the security s (a) consent to the making of any map or plat franting any casement or creating any restrict subordination or other agreement allecting this thereol; (d) reconvey, without waranty, all or a frantee in any reconveyance may be described legally entitled thereto," and the recitals therein be conclusive proof of the truthuliness thereot. services mentioned in this paragraph shall be not. 100 any deault by denute become become in in any arge The time join cial by think observations and continuously maintain insurance on the buildings  $\mathcal{A}$ . To provide and continuously maintain insurance on the buildings now or herealiter erected on the said premises against loss or damage by lire and such other harards as the hopelicity part home time to time require, in an amount not less than  $\mathcal{B}$ . MOU ADDLEDLE in written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at less filteen days prior to the expirapremises against loss or damage by life inversary, fram dime to time require, in IDDITCHOUE by with loss payable to the latter; all I to the beneficiary as soon as insured; I to procure any such insurance and to at least litteen days prior to the expira-or hereafter placed on said buildings. s upon any indebtedness secured hereby, and in such order as have determine. In the entermine, and taking possession of said property, of such rents, issues and prolits, or the proceeds of lire and or policies or compensation or awards for any taking or darrage of and the application or release thereof as aloresaid, shall not cuu y default or notice of default hereunder or invalidate any act 11 collectio insurer trantor shall fail for any re-said policies to the benelicia any policy ol insurance ne leliciary may procure the 1 under any lire or other i 5 on any indebtedness secure termine, or at option ol be t thereol, may be released i o or waive any default or n pursuant to such notice. 5. To keep said premises I secome past due or definqu become past due or definqu amount beneliproperty

id premises id premises I other char before any "" or delin I free from construction lens and to pay all refes that may be levied or assessed upon or y part of such farse, assessments and other nguent and promptly deliver receipts therefor r fail to make payment of any traces, assess-tor other charges payable by grantor, either iding beneficiary with lunds with which to may, at its option, make payment thereol, terest at the rate set forth in the pole secured against said charges bec to beneficia ments, insu e grantor fai, miums, liens or c or by providing beneliciary may, aid, with interest the obligat ured this this the prop-to the herein withand

expenses of this trust including the costs and expenses of the trustee incu nis obligation and trustee's and attor other cos cing this

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shall august, mutually agreed that: the event that any portion it of eminent domain or co elects, to require that all on for such taking, which "coals, expenses a

upon written request of bene-

property, and the application or waive any default or notice of o pursuant to such notice. 12. Upon default by gran hereby or in his performance of a declars all sums secured hereby in and it the above described real different and the above described real different and the above described real different and the above described in the above described real different and the above described in the above described real different and sale. In the latter event the cause to be recorded his written said described real property to as upon the trustee shall lis the time required by law and proceed to vided in ORS 86.740 to 86.755. Should the beneficiary truster of dawlf and any time for ORS 86.760, may pay to the b tively, the entire amount then di obligation secured thereby (inclue enforcing the terms of the obliga due had no default occurred, all lorcelosure proceedings shall be place designated in the notice of s in one parcel or in separa may avection to the highest bidd

the grantor or othe beneficiary or his su due under the terms

5. When frustee sells pursuant to ... bly the proceeds of sale to payment o the compensation of the trustee and a (2) to the obligation secured by the ecorded liens subsequent to the inter-distinguishments may appear in the orde nsonable charge by trust deed, (3) to all p of the trustee in the

For any reason permitted by law nt a successor or successors to any t ruster appointed hereunder. Upon s to the successor truttee, the latter I duties conterred upon any truste Each such appointment and substit.

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NOTE is an ted Sta ber of the Oregon State Bar, insurance company authorized

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ŀ	fully seized in fee simple of said described real p	with the beneficiary an property and has a vali	d those claiming under him, that he is law d, unencumbered title thereto	
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É.	and that he will warrant and forever defend the	same against all perso	ons whomscever.	
		<b>.</b> .		har water and the second states are set of the second states are se
	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			and the first state of the first
	purposes. 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			
	tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a bene- masculine gender includes the leminine and the neuter, a	liciary herein. In construing	this deed and whenever the context so requires, the	
aler) Steri	IN WITNESS WHEREOF, said granter l	has hereunto set his har	nd the day and year first above written.	
	* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficia	nty (a) or (b) is	bet is Dray Linda Gray	
	or such word is defined in the Truth-in-Lending Act and Re beneficiary MUST comply with the Act and Regulation by n	gulation Z, the naking required	Linda Gran	
2	disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, use Stevens-Ness For	5 or equivalent; m No. 1306, or	2	-
	equivalent. If compliance with the Act not required, disrega (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	ard this notice.		
	STATE OF XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	s 93.490)   STATE OF OREGON	, County of) ss.	
	County of Top angeles )es. 151 February 1975			
	Personally appeared the above named		who, being duly sworn ot one for the other, did say that the former is the	
	Robert G. Gray and Linda Gray, husband and wife,	• • • • • •	president and that the latter is the	· · ·
	and acknowledged the foregoing instru-	and that the seal affixe	secretary of , a corporation , a corporation d to the loregoing instrument is the corporate sea	
	ment to be their voluntary act and deed.	ol said corporation and hall of said corporation	that said instrument was signed and sealed in be- by authority of its board of directors; and each of id instrument to be its voluntary act and deed	
	(OFFICIAL Staller N. Jaley SEAL) Staller N. Jaley	Belore me:		
	Notary Public for Gregon CA (Creening My commission expires: 7-39-1979	Notary Public for Oreg My commission expires:		
	OFFICIAL SEAL	i my commission expires.		
	WALTER H. HALEY	<u> </u>		
	PRINCIPAL OFFICE IN LOS ANGELES COUNTY My Commission Expires July 29, 1979	JEST FOR FULL RECONVEYANCE		
		only when obligations have been p	aid.	
List in	<i>TO:</i>			
	The undersigned is the legal owner and holder of al trust deed have been fully paid and satisfied. You hereby	are directed, on payment to	o you of any sums owing to you under the terms of	t la
	said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w	ithout warranty, to the pai	rties designated by the terms of said trust deed the	
	estate now held by you under the same. Mail reconveyanc	e and documents to	a sana sa	
	DATED: , 19			
Ř			Beneticiary	
	Do not lose or destrey this Trust Deed OR THE NOTE which it secu	res. Both must be delivered to the	trustee for concellation before reconveyance will be made.	
			,,	
	TRUST DEED		STATE OF OREGON	
	(FORM No. 881-1) Stevens-Ness Law Pub. Co., Portland. Ore.		County of Klamath	
			I certify that the within instru- ment was received for record on the	- 19 「経営の人間を行うため」というというが、
	Grantor	SPACE RESERVED	at2:39o'clockP.M., and recorded in bookN78on page	
		RECORDER'S USE	as file/reel number	
	Benoliciary		Witness my hand and seal of	
	AFTER RECORDING RETURN TO		County affixed. Wm. D. Milne	
-	Mac So 6-th		County Clerk	A share a second
			By Bernsthard Getach Deputy	
			Fee \$6.00	
	· · · · · · · · · · · · · · · · · · ·	•	fee 96.00	

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