FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	0 - 79-55 L	
* 75135 ∥	TRUST DEED	B. VOI. MT Page 23769
THIS TRUST DEED, made this John G. Maguire and Bonnie J. M	5thday of	October Construction 10 79
MOUNTAIN Pittle Comment		
and William L. Garriott and P	Allison Garriott	as Trustee
Grantor irrevocably grants; bargains, inKlamath		trustee in trust, with power of sale, the property
	d the WySySWyNEy Meridian, Klamat	안 같이 많이 많이 많이 많이 많이 많이 같이 같이 있는 것 같아. 아이들 것이 아이들 것이 아이들 것이 같아. 아이들 것이 많이
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	일을 감독 문화 문화가 없다.	57)75.0FGX5G9V
Da nat faw, er liaitrat feis feus Gear OR the NOTE which i	r sacures, bein must be deforme	
DV1ED together with all and singular the tenements, heredit now or hereafter appertaining, and the rents, issues a tion with said real estates and the dust yith theorem.	aments and appurtenance nd profits thereof and all	s and all other rights thereunto belonging or in anywise fixtures now or hereafter attached to argue?

how of neterine appendix appendix and the termination of the termination of the termination with said real estate. The termination of the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the terms of a promissory note of even date herewith, payable to be due and payable to be the terms of a promissory note of even date herewith, payable to be due terms of a promissory to the terms of a promissory note of even date herewith, payable to be due terms of a promissory to the terms of a promissory note of even date herewith, payable to be due terms of a promissory to the terms of a promissory note of even date herewith, payable to be due terms of a promissory to the terms of a promissory note of even date herewith, payable to be due terms of a promissory to the terms of a promissory note of even date herewith, payable to be due terms of a promissory of the terms of a promissory note of even date herewith, payable to be due terms of a promissory of the terms of a promissory of terms of a promissory of terms of a promissory note of even date herewith, payable to be due terms of a promissory of terms of a promissory of terms of terms of a promissory of terms o 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, hereof, if not sconer, paid, to be due and payable <u>October 5</u>, 19 80 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 thereof, or any interest therein is sold, agreed to be 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. In the secure of the score of the maturity dates expressed therein, or then, at the beneficiary's option, an oungations accured by the set of the beneficiary's option, an oungations accured by the set of the beneficiary's option, an oungations accured by the set of the beneficiary's beneficiary is not currently used for agricultural, timber or grazing purposes. The above described real property is not currently used for agricultural, timber or grazing purposes.

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instrument, irrespective of the muturity dates expressed therein, or 4 Preterv variable and the muturity dates expressed therein, or 4 Preterv variable and the making of any map or plat of shift property; (b) join in a subording any casement or creating any restriction thereon: (c) join in any mutor of the maximum of creating any restriction thereon: (c) join in any thereoi, (d) or other agreement allecting this deed or the life or othereon expression of a single property. The facility entitled thereon, may be described as the "prosumerty, Thereoi, d) or other agreement allecting this deed or the life or othereon expression of a single property. The cost of the the reliable thereon any of the cost is provided or the the reliable there in any matters or have shall be conclusive proof of the the reliable therein. Tunier's less for any of the facility entitled therein, we can be added or all of the there of the reliable and the single of any arctice reliable and the property of any security for the agent any part thereot, in its own name sue or other property, the same, may's less and thereins secured hereby, and in such order as been finance policies or compensation or and raking or and raking or and or there are any part thereot, in its own name sue or allowing order as been finance policies or compensation or any ards for any taking or damage of the property, and the application or any affer and there insurance policies or compensation or any affer and there insurance policies or compensation or any agreement of any indebtedness secured hereby, and in such order as secured hereby and in such order as secured hereby or and insting or angle of the reliable hereby and in the property is curved by law there here any bar indeptedness secured hereby and in such order as beer finance of any agreement and any indebtedness secured hereby and in a such order as beer for a can be application or any affection and any and taking or angle of the application or any affection in a property is not so currently used. In

surplus, if any, to the stantor or to his successor in interest entitled to such surplus. 16: For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon trustee named herein or to any successor trustee appointed hereinder. Upon trustee herein and without conveyance to the successor trustee, the latter shall be vested with all tritle-powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deel and, its place of record, which, when recorded in the office of the County Shall be conclusive proof of proper appointment of the successor trustee. The successor trustee appointent of a provided by law, Trustee is not obligated to notify any party hereto of pending sale under any other deel and trust or of any action or proceeding in which he property instituted shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act, provides that the trustee berounder must be other an attainey, 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 lows of Oregon for the United States; a "title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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fully seized in fee simple of said described respective and the second s	o and with the beneficiary an I-real property and has a vali	nd those claiming under him, that he is law-
and that he will warrant and lorever, deb and that he will warrant and lorever, deb	an a	ons whomsoever.
purposes.	ily, household or agricultural pur, or is a natural person) are for bus is of and block all parties bereto.	poses (see Important Notice Delow), iness or commercial purposes other than agricultural their heirs: legatees, devisees, administrators, execu-
tors, personal representatives, successors and ass contract secured hereby, whether or not named a masculine gender includes the teminine and the	gns. The term beneficiary shall m s a beneficiary herein. In construin neuter, and the singular number i rantor has hereunto set his ha	ean the noiser and whenever the context so requires, the g this deed and whenever the context so requires, the ncludes the nural.
* IMPORTANT, NOTICE: Delete, by lining out, whichev not applicable; if warranty (a) is applicable and the or such word is defined in the Truth-in-Lending Ac beneficiary, MUST comply with the Act, and Regular disclosures; for this purpose, if this instrument is to b the purchase of a dwelling, use Stevens-Ness Form	er warranty (a) or (b) is beneficiary is a creditor t and Regulation Z, the ion by making required e. a FIRST lien to finance	nd the day and year first above written. Mi A Maguel Tornie J. Maguel
if this instrument, is NOT to be a first lien, use Steven equivalent. If compliance with the Act not require [If the signer of the above is a corporation, use the form of acknowledgment opposite.]	Aless Form No. 1306, or, d, disregard this, notice. (ORS 93.490)	
STATE OF OREGON, County of Klamath October 5		who, being duly sworn, not one for the other, did say that the former is the
John G. Maguire and Bonnie J. Maguire and acknowledged the foregoing ment to be the involuntary act an	instru of said corporation au	secretary of, a corporation, xed to the loregoing instrument is the corporate seal ad that said instrument was signed and sealed in be-
Beiore rie: (OFFICIAL: Contract Action SEAL) Notary Public for Oregon My commission expires:	Notary Public for Or	사실 수 있는 것 같아요. 이 가 있는 것 같아요. 이 가 있는 것 이 가 있는 것 같아요. 이 가
My Commission Expires July 1	and a second of the second of	An other states for a state state state of a state sta
LO: FORMANAL AND AND A PARTY CONTRACTOR AND A PARTY	REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been	iave provincia de la construcción d n polo:
The undersigned is the legal owner and ho trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute to cance	older of all indebtedness secured by but hereby are directed, on payment all evidences of indebtedness sec	the loregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of ured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
estate now held by you under the same. Mail re- uor, or parentle clatering of any the court parentle interpret inferent with off and any risk in the renumber of DATED:	ereditments in corarienens a sure and prairie thered and all its	nt all setting af the thereines to a set of the set of
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to	Beneficiary the trustee for concellation before reconveyance will be made.
TRUST DEED (FORM No. 881) BTEVENS-NESS LAW PUD. CO., PORTLAND. ORE.		STATE OF OREGON County ofKlamath
The SWART, SLOTTIN', NELSN', Quanto	PG O DI HIT OL' XI SUSCI C SPACE RESERVED SPACE RESERVED OL DIG (JS) SPACE RESERVED	I certify that the within instru- ment was received for record on the
MILLION I. C. Beveticiary	ñ A liadh Garrioth WI (MESSETH M. Afr. AMECONDERS REF. M. Afr. AMECONDERS REF.	Record of Mortgages of said County. Witness my hand and soal of County affixed.
ALTER, BECORDING BETTAN TO	12931 DEED Sth Jav of Oc Sequire	By Dunotha Apetsch Deputy

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