FORM No. 881—Oregon Trust Deed Series—TRUST DEED.		75 57 W
North 7 <b>1253.1</b> eet mak, W. 300.	ETPOR TRUCK PERS	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR, B7204
CO KODE TOOK VEEN	FIRST TRUST DEED	yol 79 Page 24019-
Service Trocks Attached this remains the service of	day of	Mu. D. ASTUS , 19. 79., between
Mountain Title Com	pany	, as Grantor,
and Reid D. Mauk and E	raine.R.∍Mauk	그림 함께 있는 살을 내려왔다. 말라는 그 사람이 하는 그 사람들은 바꾸 때마다.
Grantor, irrevocably grants, barg	WITNESSETH: ains, sells and conveys to trus	in book Mis compared to the book Missing of sale 24019 or Marchaetes of sale 24019 or
Grantor	egon, described as::⊌ 	in hook M79 page 24019 or
b: 0. tot dd, Blockdg, located at Section	Second Addition of 1	Nu pook 110 october 7 1 and to accome KLAMATH RIVER ACRES , Range 8. F. W M
E: 1: lin Klamath County,	Oregon.	AND THE PROPERTY OF THE PROPERTY OF THE
(FORM No. 351)		County of {Cashth   County of the William institu-
TRUST DEED		
TRUST DEED		STATE OF OREGON

Do not late at desirey this from Deed Of THE NOIS which it section. Built must be delivered in the transaction concellation below that because with he man-

peneticiary.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of soid, conveyed, assigned or alienated by the grantor without 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 protect the security of this trust deed, grantor agrees:

(a) Consent of the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, if not sooner, paid, to be due, and payable.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of soid, conveyed, assigned or alienated by the grantor without lints having obtained the written consent or approval of the beneficiary. The date of maturity of the debt secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. From the payable is not currently used for originally payable above.

The above described real property is not currently used for originally payable and payable and payable is not currently used for originally payable and payable. The above described real property is not currently used for originally payable and payable. The above described real property is not currently used for originally payable and payable. The above described real property is not currently used for originally payable and payable. The payable and payable

sold, conveyed, assigned or alienated by the grantor without then, at the beneficiary's option, all obligations secured by this inst then, at the beneficiary's option, all obligations secured by this inst herein, shall become immediately due and payable, ps. and ph. newer the herein, shall become immediately due and payable, ps. and ph. newer the herein, shall become immediately due and payable, ps. and ph. newer the herein, shall be constructed and property. If you do condition and respect, not-to-termover or and ranintain said property in good condition and respect to the state of the state of

instrument, irrespective of the maturity dates expressed therein, or epidatus, uses peak being of the maturity dates expressed therein, or explaints, uses peak being of the maturity dates expressed therein, or charge of the content of the making of any map or plat of said property; (b) join in any autordination cases and the content of the content o

surplus, il any, to the grantor or to his successor in interest entitled to such surplus.

16: The my remain permitted by law beneficiary may from time to time apoint a successor or successor to my successor trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any susce herein named or appointed hereinder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and litts place of records, which, when seconded, in the office of the County Clerk or Recorder of the county or counted in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public results of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary, or trustee shall be a party unless such actions or proceeding is brought by trustee.

NOTE: The Trust Deed JACT provides that the "trustee," hereunder, must, be feither an attorney, who is an active member of the Organ State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or 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.

perfile grantor covenants and agrees to are yested in fee simple of said described real yested in fee simple of said described real yested to the battery of	not be not a given of the control of
P. At Any large and those large to have them	may here with the properties a seed of the terms of the control of
The grantor warrants that the proceeds of the  (a)* primarily for grantor's personal, tamily,  (b) for an organization, or (even if grantor is	e loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), household or agricultural purposes or commercial purposes other than agricultural is a natural person) are for business or commercial purposes other than agricultural
ors, personal network, whether or not named as a portract, secured hereby, whether or not named as a portract, secured hereby, whether or not named as a portract secure of the secure o	iter, and the singular number includes the plural.  iter, and the singular number includes the plural numbe
of applicable; "Williams and the Truth-in-lending Act and such as the such as	ind (Regulation 2.)  by making required Ans. 2:0 so 1.  FIRST lien to finance seems.  2 FIRST lien to finance seems.  2 FIRST of equivalent and the seems the seems of the see
STATE OF OREGON, Klamath State County of Klamath 19 79	Could be a super to be the state of the stat
ment to be Refore me.  Constitution (Refore me.)	and that the seal allixed to the foregoing instrument is the corporate seal of the foregoing instrument was signed and sealed in below the foregoing instrument was signed and sealed in below the foregoing instrument was signed and sealed in below the foregoing instrument to be its voluntary act and deed.  The foregoing the
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TRUST DEED  (FORM No. 881)  STEVENSINESS LAW PUB. CO., PORTLAND, ORE.	STATE OF OREGON  County of Klamath I certify that the within inst
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Reid DKIGHElaine R. Mauk P. O. Box 158  Malott, WA 98829  Beneficiary  AFTER RECORDING RETURN TO  Reid DF & Elaine R. Mauk C/O Robt. Flock, Atty.	any Mo. D. Willes my hand and sear Mo. D. Willes My No. Milne