FORM No. 881—Oregon Trust Deed Series TEVENS NESS LAW FUBLISHING CO., PORTLAND, OR. 9720 TN-1 БЭКЦТУИД, ОКТЕОН 97. 2213 S.W. ТР**46213** ⁸Vcl.<u>m79</u> Pcg 26079 1201 TRUST DEED W. p. ATTA 10HM THIS TRUST DEED, made this _____25th _____day of ___October, 19.79., between GUS HAYNES as Grantor, CHICAGO TITLE INSURANCE COMPANY, a Missouri Corporation, as Trustee, and JOHN CLIFFORD CTTELOIS. ale brite in the street of the street from the street as Beneficiary, 25 T:15 WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as: There is a second of the Fighter and the second Lot 11, Block 35 FOURTH ADDITION, NIMROD PARK, Klamath County. STATE OF STREEDS TRUST DEED a par lays ay diarray this from Land CD. 1112 ND1E willde 11 received Bale mart for General da The Hollies for a confloration colore exact of the second pass to sul

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

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(a), timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other afreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The granting any reserved may be described as the "person or persons legally entitled thereto," and the trettals therein of any matters or lacts shall be conclusive proof of the truth full lanes thereol. Truttee's lees lor any of the services mentioned in this paragraph shall be not less than \$5.
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 advergatory be assonable attraction and prolitis, including those past due and unpaid, and apply the same, less to any content sets of eases and prolitis, including those past due and unpaid, and apply the same, less to such any detault boy on and taking possession of said property, the collection of such property, the collection of such property, the collection of such propensition or release thereof and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof and other inversed policies or compensation or release thereof and sull nor cure or waive, any detault to notice.
12. Upon delault by grantor in payment of any indebtedness secured

Walke, any design of notice of behavior in payment of any indebtedness secured pursuant to such notice.
112. Upon default, by grantor in payment of any indebtedness secured hereby or in his performance of any afreement hereunder, the beneficiary may defare all sums secured hereby immediately due and physhle. In such an event the beneficiary may the defare all sums secured hereby immediately due and physhle. In such an event the beneficiary may the defare all sums secured hereby immediately due and physhle. In such an event the beneficiary may the defare all sums secured hereby immediately due and physhle. In such an event the beneficiary may to be recorded his written notice of default and his election to self, the suid described real property to satisfy the oblightions secured hereby in the time and place of sate, kive notice thereof a sthen required by the beneficiary elect to loreclose this trust deed in the manner provided in ORS 86.740 to 86.795.
13. Should the beneficiary elect to loreclose by advertisement and sale then atter default any time prior to live days before the date set by the trustee for the trustee's sate, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, respectively, the entire amount then due under the terms of the trust deed and the oblightion secured thereby (including costs and expenses actually incurred in enforcing the terms of the oblightion and trustee's and attorney's lees not exceeding the amount spreaded by law) other than such portion of the principal as would not then be due had no delaul occurred, and thereby (including costs and expenses actually incurred in enforcing the terms of the oblightion of the principal as would not then be due had no delaul occurred, and thereby (including costs and expenses actually incurred in enforcing the trustee.

the ordialit, in which event all foreclosure proceedings shall be distingted by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law? The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof the truthfulness, thereol. Any person, excluding the trustee, but including the grantor and beneficiary may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall and the oblightion secured by the trust deed, (3) to all persons during; (2) to the oblightion secured by the trust deed, (3) to all persons during; (2) to the oblightion secured by the trust deed, (3) to all persons during, (3) to the standard or to his successor in interest entitled to such surplus. If Sur matters and y and the interest of the trustee in the trust deed to the trust estimated by the such provided to a such surplus. If Sur matters and y any the instance in the trust 16. Surface the standard or to his successor in interest entitled to such surplus.

surplus, if any, to, the alantor, or to, his successor in interest entitled to such surplus. If, For any reason permitted by law beneficiary may from time to time appoint a successor traversors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instantent exceeded by beneficiary, containing reference to this trust deed demonstrated by beneficiary, containing reference to this trust deed of the conclusive proof of proper appointment of the successor trustee. I.7. Trustee sched by heretoring appointment of the successor trustee. I.7. Trustee meet any heretoring period by law. Trustee is not obligated to notify any party heretoring period by law. Trustee is not trust or of any action or proceeding period by law of trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be eiliter an attorney, who is an active number of the Oregon State Bar, a bank, trust company or savings and loon 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, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. 2011 2 3 mg

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The grantor covenants and illy seized in fee simple of said	agrees to and with t described real propert	the beneficiary and those ty and has a valid, unen	claiming under him, that h cumbered title thereto	<u>e is law-</u>
nd that he will warrant and fo	rever defend the same	e against all persons who	omsoever.	
(a)* primarily for grantor's per (b), for an organization, or (ev	en if grantor is a natural	l person) are for business or		
ns, personal representatives, success infract secured hereby, whether or no pesculine cender includes the feminir	ors and assigns. The term of named as a beneficiary he and the neuter, and th	herein. In construing this de le singular number includes t	irs, legatees, devisees, administrat holder and owner, including pled ed and whenever the context so re the plural. day and year first above wr	equires, the
IMPORTANT NOTICE: Delete, by lining ot applicable; if warranty (a) is applicable.	out, whichever warranty (a) ble, and the beneficiary is -Lending Act, and Regulatic	or (b) is function of the second seco	Caprel	
eneficiary MUST comply with the Act eneficiary MUST comply with the Act isclosures; for this purpose, if this instru he purchase of a dwelling, use Stevens f, this instrument is NOT to be a first li f, a dwelling use Stevens-Ness Form No with the Act is not required, disregard this	-Ness Form No. 1305 or e en, or is not to finance the 1306, or equivalent. If c	quivalent; purchase		
If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE-OF OREGON,	Construction of the second s	STATE OF OREGON, Coun	iy ol) ss.
County of CHACKAING OCTOBER 25 Personally appeared the above n HAYNES	등 소소은 승규가 많은 것같 것 같아. 것 같아. 것이다. 것이다.	Personally appeared .	former is the	
end, acknowledged th nemf) to Abos HIS volun	e foregoing instru-	secretary ofa corporation, and that the s corporate seal of said corpora sealed in behalf of said corpor and each of them acknowled and deed.	eal affixed to the foregoing instru- ation and that the instrument wa oration by authority of its board dged said instrument to be its v	ument is the s signed and of directors
GFFICIAL TEAL)	the west and stored and we have	Before me: Notary Public for Oregon My commission expires:		(OFFICIA SEAL)
The second secon	Teneral resolution of the second seco	FOR FULL' RECONVEYANCE when obligations have been paid.	anna fa Araol Algo an tao anna an tao anna anna anna anna	
The undersigned is the legal of trust deed have been fully paid and said trust deed or pursuant to stath herewith together with said trust dee state now held by you under the se	wher and holder of all, in satisfied. You hereby are ute, to cancel all evidence d) and to reconvey, witho nne. Mail reconveyance an	debtedness secured by the fo directed, on payment to you es of indebtedness secured by out warranty;, to the parties and documents to	designated by the terms of said i	ivered to yo
	the rents, faster and from the rents.	计线路 法指定规则的法法 法的保险 网络马克斯斯马克斯斯马克斯	영수의 승규님은 영화 방송 방송 것이 가장 방송에서 가지 않는 것이 있다. 것이 같이 있는 것이 같이 있다.	
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DATED: "" " " " " " " " " " " " " " " " " "	2 D		e for concellation before reconveyance wil STATE OF OREGON, County, ofKlamath	}s
DATED: Do not lose or destroy this Tour Deed TRUST DEE (FORM No. 891) Control of the second points of GUS! HAXNES (11511-15-15)	ED action (Constant Cons	. NIPROD PARK, -)	e for concellation before reconveyance wil STATE OF OREGON, County ofKlamath I certify that the wi ment was received for rec 	thin instruction for the second on the second on the second secon
DATED: De not lose or destroy this Trust Deed TRUST DEE (FORM No. 883) TO STRVENTS AND FUEL CO. (FORTLAN GUS! HAXNES GUSLING LINE OF CO. (FORTLAN STRUENTS AND STRUCTURE OF CO. (FORTLAN DE STRUENTS AND STRUENTS AND STRUENTS DE STRU	Coming Co	MILIZOD SWER	e for concellation before reconveyance wil STATE OF OREGON, County ofKlamath I certify that the wi ment was received for rec 	sthin instru- ord on ti 1979 and record M79 ent/fee/fil 76512 aid Count
DATED: De not lose or destroy this Trati Deed TRUST DEE (FORM No. 881) Control (Control (2D 10.367.11 1.0072 1.0072 1.0072 1.0072 1.0072 2.0072 1.0072 2.0072 1.0072 2.0072 1.0072 2.0072 1.0072 2.0072 1.0072 2.0072 1.0072 2.0072 1.0072	NTTROD DARK, 1	e for concellation before reconveyance wil STATE OF OREGON, County ofKlamath I certify that the wi ment was received for rec 	thin instr ord on t 1979 and record M79 ent/fee/fil 76512 aid Count and seal

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