-32.870 FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	STEVENS-NESS LAW PUBLISHING CO., PORTLAND
™	T DEED BI Vol. 7180 FCG8
THIS TRUST DEED, made this 28th JOSEPH C. SOLOMON and JUDITH A. SOLO	day of January
as Grantor, KLAMATH FIRST FEDERAL SAVINGS & LOAN ASSOCIATION , as Trustee, and JAMES M. BARNES and MARGARET PEARL BARNES, Husband and Wife	
as Beneficiary; Ligues W*	
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property	
The Westerly 85-feet of Iof 2/and all of Lot 3 in Block 4 of Dixon	
Addition No. 2 to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.	
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an nor ban er defnar ihr fans fred út ffit boft shift a sear sa far a bar a sear sa bar a sear sa ba	and the second se
together, with all and singular the tenements, hereditaments and a	appurtenances and all other rights thereunto belonging or in anywise
now or hereafter appertaining, and the rents, issues and profits the	ereol and all fixtures now or hereafter attached to or used in connec- E of each agreement of grantor herein contained and payment of the
·····································	- Dollars, with interest thereon according to the terms of a promissory ado by grantor, the linal payment of principal and interest hereot, if 19.90
The date of maturity of the debt secured by this instrument becomes due and payable. In the event the within described prop	t is the date, stated above, on which the that histanness of said have berty, or any part thereof, or any interest therein is sold, agreed to be set having obtained the written consent or approval of the beneficiary,
sold, conveyed, assigned or alienated by the grantor without in then, at the beneficiary's option, all obligations secured by this in herein, shall become immediately due and payable. The above described real property is not currently used for agric	nstrument, irrespective of the maturity dates expressed therein, or
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to, remove or demolish, any building, or improvement, thereon the concept of the security of the operator.	(a) Consent to the making of any map or plat of said property; (b) join in a granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement, allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The
not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlikk manner any building or improvement which may be constructed, damaged ou destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions, allecting, said property; if, the beneficiary, so requests, to	e france in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
join in executing such transcing statements pursuant to the Onuorm Commer- cial "Code as the beneficiary may require and to pay to filling same in the proper public office or offices, as well as the cost of all lien searches made by filling officers or searching agencies as imay be deemed desirable by the	e pointed by a court, and without regard to the adequacy of any security lor e: the indebtedness hereby secured, enter upon and take possession of said prop-
by fifting others of searching agencies as may be determined when the building 4. To provide and continuously maintain insurance on the building now or hereafter created on the said premises against loss or damage by litr and such other hazards as the beneficiary may from time to time require, in an amount not less than \$.24, put a building to the second s	is costs and expenses of operation and collection, including reasonable attor-
il the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least litteen days prior to the expira	o property, and the application or release thereol as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done
tion of any policy of insurance now or hereafter placed on said buildings the beneficiary may procure the same at grantor's expense. The amount collected under any lire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary the place of the place	5. pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event declare all sums described trad scrowthy is evently used for advinutal.
any part thereof, may be released to grantor. Such application of release shall not cure or waive any default or notice of default hereunder or invalidate any lact done pursuant to such notice. 5. To keep said premises free from construction lens and to pay al	in timber or grazing purposes, the beneficiary may proceed to foreclose this trust of the equity, as a mortfage in the manner provided by law for mortfage foreclosures. However il said real property is not so currently used, the bene- liciary, at, his election may proceed to foreclose this trust deed in equity as a mortfade or direct the truster to foreclose this trust deed by advertisement.
tares, assessments and other charges that may be levied or assessed upon o against said property belore any part of such tares, assessments and othe charges become past due or delinquent and promptly deliver receipts therefo to beneficiary; should the grantor fail to make payment of any tares, assess to beneficiary; should the grantor fail to make payment of any tares, assess	mortgage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the benelicary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby, where- the two the the the the the time and place of sale dive notice thereof as then
by direct payment of by providing behaviously which thus swinn whereous make such payment, beneliciary may, at its option, make payment whereous and the amount so paid, with interest at the rate set loring in the note secure hereby; together, with the obligations described in paragraph of the interest of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of the payment of	reduited by law and protectory infectore that its determine protection in ORS 86.750 infectore that its determine protection of the second
trust deed, without whiter of any rights also in the second of the prop overands, hereol and for such payments, with interest chall be hourd. for the erty (hereinbelore described, as well as the growner's the obligation herei same extend that they are bound not the imprediately due and invable with	DKS doi.row, imay pay to the distribution in statutes so in the decimal part of the distribution of the
out notice, and the nonpayment intered statis, as the build of the container of the non-activity of the non-activity of the container of the statistical statistical statistics and the statistical statistical statistics of this frust deal.	a due had no usually occurred, and thereby cute the occurred, and there is a second of the due had been been been been been been been bee
of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney fees actually incurred. 7, To appear in and delend any action or proceeding purporting to the sector before converse of beneficiary or trustee; and in any suit	3 (a) in one parcel or in separate parcels and shall sell the parcel or parcels at suction 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 for the property so sold, but without any covenant or warranty, express or im- the property so sold, but without any covenant or warranty, express or im- the and the conclusive proof.
allect the security rights of powers of beneticity of ruster, and in info sun action or, proceeding, in which the beneficiary or truster may appear, includin any suit for the 'forcelosire' of this deed,' to pay all costs and expenses,' in cluding avidence of life and the beneficiary's or trustes, and expenses,' in cluding avidence of life and the beneficiary's or trustes, and expenses,' is cluding avidence of life and the beneficiary's or trustes, and expenses,' is cluding avidence of life and the beneficiary's or trustes, and the second second second beneficiary and the second secon	in plued. The rectains in the deed of any matters of their shall be conclusive ploca of the truthfulness thereoit. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. If the grantor is trustee realls purchase to the powers provided herein, trustee to the state of the trustee realls purchase to the powers provided herein, trustee to the state of the inclusion of the powers provided herein, trustee to the state of the inclusion of the trustee real powers to the powers provided herein.
lited by the trial court and in the even of an appear only in the part decree of the trial court, granter inthe agrees to pay such sum as the ap pellate court shall, adjudge reasonable as the beneliciary's or trustee's attor ney's fees on such appeal. If is multiplied appeal, that the total at the second states and the original second states at the second states at the second states at the second second second states at the second states at the second s	• Attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, il any, to the grantor or to his successor in interest entitled to such
8.1n the ovent that any portion or all of said property shall be take under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payabl	n grouplust an unchange (and Unburger and Angele an
10 pay all reasonable costs, expenses and attorney's tees necessarily pairs of incurred by grantor in such proceedings, shall be paid to beneliciary am- applied by it first upon any reasonable costs and expenses and attorney's tees both in the trial and appellate courts, necessarily paid or incurred by bene ficient in such proceedings, and the balance applied upon the indebtdanes	on conveyance to the successor trustee, the latter shall be vested with all title, depowers and duties contered upon any trustee herein named or appointed s, hereunder. Each such appointment and substitution shall be made by written e- instrument executed by beneliciary; containing relevence to this trust deed s, and its place of record, which, when recorded in the office of the County
secured, hereby: and grantor agrees, at its lown expense, to itake such autom and execute such instruments us shall be necessary in obtaining such com pensation, promptly upon beneficiary's request. 3. At any time and iron time to time to this dend and the note to bene 3. At any time and iron time to time to the dend and the note to bene and the necessary of the necessary and the necessary and the note to be and the necessary of the necessary and the necessary and the note to be and the necessary of the nece	Science of Recorder of the county of counties in which the property is structed, shall be conclusive proof of proper appointment of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of
liciary, payment of its less and presentation of this deed and the note lo endorsement (in case of full reconveyances, for cancellation), without allectin the liability of any person for the payment of the indebtedness, trustee may	trust or of any action or proceeding in which grantor, beneficiary or trustee

NOTE: The Trust Deed Act provides that the truste between the laws of Oregon atoms, 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 laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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1845 to be a set of 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 the carbon of the redenitions, i set and the second and the nesy 300 (g. palki THE SALVA (SHE) and that he will warrant and forever defend the same against all persons whomsoever. хжжжж. 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 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 terminine and the neuter; and the singular, number, includes the plural. 高端(約14) IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is X not applicable, if warranty (a) is applicable and the beneficary is a creation or such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply, with the 'Act, and Regulation, by making required disclosures; for this purpose, if this instrument is to be a first lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; If this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the 'Act' not canual and the steven to the steven the second black of the superequivalent. If compliance with the Act" not required, disregard this notice [If the signer of the above is a corporation, a set in use, the form of acknowledgment opposite.] Consection of the sector of th STATE OF OREGON, Refers in STATE OF OREGON, STATE OF OREGON, County of Cillie to principal. .., 19.... 34 Personally appeared 1.5 and Personally appeared the above named JOSEPH C. SOLOMON and JUDITHwho, each being first duly sworn, did, say that the former is the A. SOLOMON, Husband and Wife, president and that the latter is the 10 secretary of a corporation, and that the seal allixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act 0 and acknowledged the loregoing instrument to be a LDE ITC voluntary act and deed and deed. Before me. 1..... (OFFICIA clarit Notary Public for Orego 1.4 Notary Public for Orecon (OFFICIAL SEAL) 1 My commission expires 17-19-My commission expires CTR. IN CONTRACTOR AND STREET Sec. Sale lar recent shying A Linds Blog (a) spectra set in the local version deal isolated in the procession of sections does for the end of the section of the sec ester in Superior of the second superior of the pressure of a Director and the second superior of the second she was set as the set 1.200 2 an the mostly, t_{eff} 此124 (劉玄字王) Dist TRUST DEED u t G OTTICS OF THE CONDER STATE OF OREGON, CU VIGITION (FORM No. 881)) THE CIT OF KINDATH LAITS' ACCORDING OF KIAMATH TOTAL STATE OF OREGON, E STAND AND EXCEPTIONENT, was received for record on the SPACE RESERVED Grantor in book/reel/volume No....1180.....on Mr. and Mrs. James M. FOR page.1844.....or as document/tee/file/ RECORDER'S USE EL DEVED BVERED HUSperRecord Cot Mortgages of said County. JIMBarnes WENES and WARGA 10.00 EBVI SYAINCS & TOYN Y220GI Witness my hand and seal of KI WW. H. L BeneficiaryS AFTER RECORDING RETURN TO 102EDH C. SOLOMON AND THE ASTER SOLOMON, HUBDANG Klamate Contrat Little Caste Sta Ro Ballet County affixed. SUC quinar & Mm. D. Milne P.O. Box 151 By Bernetta Shetsch Deputy Klamath Fralls Orifo; 18051 OLEO Fee-\$7.00