FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	MFT-84	62		
5208d	TRUST L		i m	SHING CO., PORTLAND. CR. 97204
THIS TRUST DEED, made this	17th		the second se	V
MAYME L. AMES				
as Grantor, MOUNTAIN TITLE IN WENDELL A. THOMPSON,	SURANCE COMP JR. and DOLO	ANY RES M THOM	ECON 1	, as Trustee, and
as Beneficiary,		<u>1110</u>	rson, husbar	id and wife,
Grantor irrevocably grants, burgain in Klamath	WITNESS s, sells and convey Oregon, described	vs to trustee in t as:	rust, with power o	f sale, the property
The West one half of Lot 1	Block 3	Jiner D	no1	
ing to the official plat t Clerk of Klamath County, O	hereof on f regon.	le in the	office of th	No. 1, accord e County
together with all and singular the tenements, here, now or hereafter appertaining, and the rents, issues tion with suid real estate. FOR THE PURPOSE OF SECURING P() sum of Seven Thousand Five Hum				
sum of Seven Housand Five Hun	dred and 00	/100	infor herein contained	and payment of the
not sooner paid, to be due and payable to beneficiary of The date of maturity of the debt secured by p	r order and made by 11 1 this instrument is at	grantor, the final p , 19 90	reon according to the l ayment of principal a	terms of a promissory and interest hereol, it
becomes due and payable. In the event the within a sold, conveyed, assigned or alienated by the grant then, at the beneficiary's option, all obligations seen berein, shall become immediately due and payable. The above described real property is not currently To protect the security of this tame, but has	red by this instrume	ng obtained the writ	ten consent or approv	tallment of said note is sold, agreed to be al of the beneficiary, expressed therein, or
To protect the security of this trust dead down	ntor abrees: (a) (imber or grazing purp	oses.	
Description of permit any waste of said property. So simple Description of the permit any waste of said property. So an unver any building or in-provement which may be construct destroyed threas, and pay when due all costs incurred therein Description of the permit and property; if the ben-dicars, you in executing such financing statements pursuant to the De- tial Cost of the statement statements pursuant to the De- tial Cost of the statements pursuant for the De- tial Cost of the De- tial C	vement thereon; Subor thereo M workmanlike grante ed, damaged or legally be co wenants, condi- so requests, to	(d) reconvey, without e in any reconveyance entitled thereto," and inclusive proof of the to mentioned in this para to the to	ment affecting this deed it warranty, all or any pa emay be described as in the recitals therein of any uthialness thereof. Truste graph shall be not less that	or the lien or charge int of the property. The the "person or persons w matters or lacts shall in \$5.5 bit any of the
house public offices or offices, as well as the cost of all for by blind officers or searching agencies as may be decined of the transfer of the searching agencies as may be decined of the transfer of the searching agencies as may be decined of the transfer of the searching agencies as may be decined of the transfer of the searching agencies as the searching agencies as the searching agencies as the searching agencies as the searching agencies as the searching agencies and continuously maintain insurance are the searching agencies as the searching agencies a	2 some in the pointer searches made the im estrable by the erty o issues	lebtedness hereby secur r any part thereof, in	out regard to the adequa ed, enter upon and take j its own name sue or othe	is a receiver to be ap- icy of any security for pussession of said prop-
an amount not less than $S = 0$ - deneticiary may from time to comparis a acceptable to the beneticiary, with loss parable is	lamage by lire - ney's l inne require, in - liciary , written in the latter, all - collecti	lees upon any indebtedi may determine. 11. The entering upon	ration and collection, incluess secured hereby, and and taking possession	in such order as benr-
torn of any policies to the beneficiary at least fifteen days prior torn of any policy of insurance now or hereafter placed on the beneficiary may produce the same at Grantor's concer-	surance and to propert to the expira- waive said buildings, pursuar The amount	y, and the application any delault or notice on t to such notice.	tion or awards for any ta or release thereof as afore f default hereunder or in	king or damage of the said, shall not cure or walidate any act done
inay overtraine, or at option of beneficiary the entire anomaly inay part thereof, may be released to grantor, Such application not cure or waive any default or notice of default bereunder er set done unsupart to exclude a set of default bereunder er	as beneficiary – kereby o collected, or – declare f telease shall – event t invalidaria and – in coni	he beneficiary at his el	rantor in payment of any I any agreement hereunde by immediately due and ection may proceed to far ect the truster to breech	payable. In such an
 To keep said premises free from construction dense (area, assessments and other charges that may be levied or as adainst said property before any part of such taxes, assessme chardres become ensure any part of such taxes, assessme 	advertis nd to pay all execute essed upon or - to sell ats and other - hereby	and cause to be record the said described rec because to be record	latter event the benefician ed his written notice of de d_property_to_satisfy_th	or this trust deed by ty or the trustee shall clault and his election e obligation.
ments, incurance premiums, liens or other charges payable by 2 sy direct payment or by providing beneficiary with finds w make such payment, beneficiary may, at its option, male cou- mat the average of the second	Taxes, assess the mar taxes, assess the mar tantor, either ith which to then all	as then required by la mer provided in ORS 86 13. Should the beneficia	w and proceed to foreclo 740 to \$6.795 ry elect to foreclose by a	dvritisement on 2 act
hereby, logether with the obligations described in paragraphs 6, trust deed, shall be added to and become a part of the cebt or trust deed, without waiver of any rights arising from breach or overants become the second of the second	and 7 of this colligation	760, may pay to the i be entire amount then	the grantor or other per- beneficiary or his successo lue under the ferms of th	on so privileged by rs in interest, respec-
rry hereinbelore described, as well as the grantor, shall be ' anne extent that they are bound for the payment of the old lescribed, and all such payments shall be immediately due new?	id, the prop- ceeding ound to the cipal as gation herein the deta	the terms of the oblig the amounts provided	uding costs and expenses lation and trustee's and al by law) other than such e had no default occurre foreclosure proceedings si	ttorney's fees not ex-
ender all sums secured by this trust deed immediately due and onstitute a breach of this trust deed. 6. To pay all costs, here and expenses of this trust inclu- tifie search we will costs.	e beneficiary, 1 payable and place de	 Otherwise, the sale s signated in the notice 	hall be held on the date . of sale or the time of	and at the time and
a connection with or in enforcing this obligation and trustee's at we actually incurred. 7. To appear in and defend any action or proceeding to feet the accurity state.	stee incurred auction i ad attorney's shall del urporting to plud The	erty so sold, but witho	or cash, payable at the ti s deed in form as require ut any covenant or warr	ime of sale. Trustee d by law conveying
w suit for the foreclosure of this deed, to pay all costs and - uding evidence of title and the beneficiary's or trustee's ultra-	ir, including the grant spenses, in- V's ters; the shall any	or and beneficiary, may 5. When trustee sells m.	person, excluding the tra purchase at the sale. insuant to the powers prov	ustee, but including
well by the trial court and in the event of an appeal from any stee of the trial court, granter further areas to pay such sore the court shall admige reasonable as the benchmarks or to is been on such appeal.	ises shall be soluting to indgment or cluding to as the ap at crney, stees attent baying re- dend as to	(2) to the obligation of the (2) to the obligation s corded liens subsequent	trustee and a reasonable ecured by the trust decd, to the interest of the	charge by trustee's (1) to all persons
It is mutually agreed that: 8. In the event that any portion or all of said property d_1 where the right of eminent domain or condemnation, beneficiary d_1 d_2 , d_3 is a best, to require that all or any partion of the mos- compensation for such taking, which are in economic of the mos-	ill be taken 16 Ill have the tion 10	For any to the granter of For any reason perm	to his successor in inter itted by law beneficians	est entitled to such
(iii) and reasonable costs, expenses and attorneys for necessarily granted by it here upon any reasonable costs and expenses and its ben that by it here upon any reasonable costs and expenses and its is in the trial.	nt required conveyance dv paid or powers ar heitry and heterander	e to the successor trust of duties conferred upo Fish and butters	nder. Upon such appoint ee, the latter shall be ve in any trustee herein na	a neten or to any ment, and without sted with all fifte,
th in the trial and appellate costs and expenses and act of the trial and appellate courts, necessarily paid or incurre- tary in such proceedings, and the balance applied upon the courter of the standard expenses to take of execute such instruments as shall be necessary in old mark.	f by bene and its a	executed by beneficia	in any trustee herein na f and substitution shall b ty, containing reference when recorded in the off or counties in which the n	e made by written

and execute such instruments as shall be necessary in oblaming such com-pensation, promptly upon bencherary's request. At any time and from time to time upon written request of benc-focary, partient of its fees and presentation of this deed and the note for recorse-ment tim case of full reconvergnces, for cancellation), without affecting the bability of any person for the payment of the indebtedness, trustee may

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shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deal, duly evented and achim whiched is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which granter shere it any other deal of 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 hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or strungs and loan association authorized to do business under the laws of Oregon or the United States, a table insurance company authorized to assure table to real property of this state, its subsidiaries, affiliates, agents or branches, this United States or any agency thereof, or an escow agent licensed under ORS 696-505 to 696-585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. 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, lumity, household or agricultural purposes (see Important Notice below), (b) lerain organization, or fewan-it grantor is a natural person) are for business or commercial purposes other than agricultural 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 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 feminine and the neuter, and the singular number includes the plural. 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 not applicable; if warranty (a) is applicable and the beneficiary is a creditor as 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 IVo. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. * Mayson Mayme L. Ames (If the signer of the abave is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, (ORS 93.490) County of Klamath STATE OF OREGON, County of jss. March , 19 80 Personally appeared the above named ···· , 19 ... Personally appeared Mayme L. Ames duly sworn, did say that the former is the. and who, each being first president and that the latter is the secretary of 0 a corporation, and that the seal affixed to the foregoing 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 Before me. and acknowledged the loregoing instrument to be her voluntary act and deed. Befor OFFICIAL SEAL) ÄL ell' Notary Public for Oregon Notary Public for Oregon My commission expires: My commission expires: (OFFICIAL My Commission Explose July 13, 1031 SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and noiser of all macroreaness secured by the toregoing trust deed. All sums secured by Salu trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of terms of the terms of the terms of t rust deed nave been tuity paid and satisfied. You nerely are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you because because with and the secondary without warranty, to the partice desidented by the terms of and there do the said trust deed or pursuant to statute, to cancel all evidences of indeotedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: , 19 nat loss or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED TPORM No. BOI) the second second second ALSS IAA PUB CO . PCG STATE OF OREGON, Mayme L. Ames County of Klamath SS. I certify that the within instrument was received for record on the Wendell A. Thompson, Jr. at 11:55 o'clockA_M., and recorded SPACE RESERVED in book reel volume No. 2003 FOR & Dolores M. Thompson RECORDER'S USE on page 517.) or as document, fee, file " instrument/microfilm No. 32034 Beneficiary Record of Mortgages of said County. AFTER RECORDING RETURN TO Winema Real Estate Witness my hand and seal of County affixed. P.O. Box 376 Chiloquin, Ore. 97624 Wa. D. Milne By Servetha titie W Deputy n ha shara sa sa sa sa sa sa sa sa