	FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	MTC-8896-L	STEVENS.	NESS LAW PUBLISH	ING CO., PORTLAND, OR. 97204	=!
1	1940 E. 373.44	TRUST DEED	Vol. go	Page	8397_ @	<b>,</b> ' 1
	THIS TRUST DEED, made this	5thday of	May		, 19.80, between	
	Michael L. Kaibel and Linda S	•	and Wife		, as Trustee, and	
	as Grantor. MOUNTAIN TITLE COMPA Jennie J				······	

as Beneficiary,

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

........County, Oregon, described as: A tract of land situated in Government Lot 3 in Section 14, Township 41 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the Southwest corner of said Government Lot 3; thence East 255 feet to the true point of beginning; thence North parallel to the West line of said Lot 3, 511.25 feet; thence East parallel with the North line of said Lot 3, 256.25 feet; thence South parallel to the West line of said Lot 3, 511.25 feet; thence West parallel with the North line of said Lot 3, 256.25 feet to the true point of

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 sum of TWENTY THREE THOUSAND AND NO/100----beginning.

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note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>May 7</u>, 19, 93. 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, 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. The obseve described real property is not currently used for agricultural, timber or grazing purposes.

The above described real property is not currently used for agricult To protect the security of this trust deed, Arantor agrees: 1. To protect, preserve and maintain said property in good condition and repair: not to remove or demolish any building or improvement thereion: 1. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaced or 3. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaced or 3. To complete in the law of manner, regulations, containts, condi-ing a north with all laws, ordinances, regulations, containts, condi-ing a comple with all laws, ordinances, regulations, containts, condi-tions and restrictions allecting said property: if the beneficiary so ruggest, to proper public office or offices, as well as the cost of all line sarches made proper public office or searching agencies as may be deemed desirable by the tenedicary. To provide and continuously maintain insurance on the buildings

Control eventually such linearing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for iding sume in the proper public office or officers, as well as the cost of all line such marches made by filling officers or searching advences as may be deemed desirable by the beneficiary.
An or hereafter on the said premises agained to so of analyse by the beneficiary.
An or hereafter continuously maintain insurance on the buildings and other hazards as the beneficiary may from time to time require in an anount not better the said premises agained loss of damage by the computer accentee shall be delivered to the beneficiary may from time to the laster all computers accentees shall be delivered to the beneficiary to the band of the laster and produce any such insurance and to produce any such insurance. The anonation of the said premises agained as the opticity of the same at grantor sectors. The anonation of beneficiary the englised on said buildings of the predictions of the band of the same at grantor sectors. The anonation of the delivered to the same at grantor sector as bandlicary or collected on the above the same at grantor sectors are all the any policy of insurance now or hereafter placed on said buildings of the function. The same the above the same at grantor sector as bandlicary and product the same at grantor sector as bandlicary and the delaw of the one the time amount so collected, or may part thereof, may be delawed to transfer by and in such order as all the any such order.
To keep suit premiers here than enstruction lens and to the same and there have and there that as a delawed to any delawed to assessments and a there charge payable by delawed any taxes assessments and property below of users of the charge payable by and to the same and there that any be delawed to assessed upon or relaxes the sector payment, beneficiary when there charge payable by and to the same and therear any all that there delawed to such order.
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In of my the that court, so that in the advers to pay such sum as the up device of the that court, shall adverge reasonable as the benefatary s or trustees after news tees on such apread.
It is nutrially adjreed that:
So in the event that any pottern or all of said property shall be taken with a taken that any pottern or all of said property shall be taken and the right of event that any pottern or all of said property shall be taken and the right of event that any pottern or all of said property shall be taken and the right of event that any pottern or all of said property shall be taken and the right of event that any pottern or all of said property shall be taken and it is so elects, to require that all terms to the any pottern of the ansonal terms and a compensation be such taking, which are in excess of the ansonal terms and a compensation be such taking, which are in excess of the ansonal terms and applied by it first up on any reasonable courts and there are the total and appellate courts and the events and the includent been been and applied by it first up on any reasonable courts and the and the includent been been been and applied as and these applied upon the includence applied upon the includence and events that any time and from time to time upon written request of benefatives, promethy upon benefations's fees.
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tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property. (b) point in straining any essement or creating any restriction thermore we can interpret the property of any plat, including those part due and unput, and uply the same property of any plat, including those part therewells of the same property of any plat, including those part therewells of the same property of any plat, including those part therewells of the same property of any plat, including those part the property of and in such order as here property, and the application or property or the property of a property of a property of any plat, including those part due and unput of including the property of any plat, including those part due and insult order as here property and there any indebtedness secured hereby and in such order as here property and the application or relaxes thered as accessed, shall not use of property, and the application or relaxes thered as accessed, shall not use o

waive any default of notice of default berearder or invalidate and set dene or pursuant to such notice. 12. Upon default by Arantor in payment of any indelated and set dene hereby or in his performance of any agreement hereunder, the herehicary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to barelow, this trust dead by advertisement and sale. In the latter event the breches this trust dead by advertisement and sale. In the latter event the breches the trusts shall to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustes shall firs the me and place of sale, trust deed by advertisement and sale. In the latter event the breches the trust secure to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustes shall firs the me and place of sale, two meters thered as then required his witten notice at default and his election the manner provided in ORS 56.740 to 56.745. 13. Should the beneticiary elect to breels we have advertisement and sale than alter default at any time prior to fixe days before this trust deed and UPC solution secured the obligation of the trust secure and obligation secured the obligation and trustees and attorney's less met er-cively, the entire amount then due under the terms of the trust deed and the obligation secured the obligation and trustees and attorney's less met er-cending the terms of the obligation and trustees shall be distinged by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place default in the main shall to be done that and there by cur-tice distance in the sale shall be held on the date and at the time and place default in the main shall be held on the date and at the time and

the delault, in which event all toreclosure proceedings shall be dismosed by 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 totl said property either in one parcel or in separate parcels and shall sel the parcel or parcels either shall be discussed by Law. The trustee may tell said property either shall deliver to the purchaser us deed in time so that sale. Trustees all deliver to the purchaser us deed in time so that said scale trustees the property so sold, but without any covenant or warrants, express or im-piled. The recitals in the deed is an instant of shall be conclusive pre-deliver to the purchaser us dead in time as the shall be conclusive pre-shall deliver to the purchaser us dead in the sole shall be conclusive pre-shall apply the processes of the trustee and the trustee, but include the granter and beneficiary, may purchase at the sale. I.S. When trustee sells pursuant to the pre-sole chards because of shall be charding the componention of the trustee and a raw make charge by the difference of shall pro-ationers, (2) to the obligation second to the interior due to the trustee in the trustee the sole of the grantees in the interior of the trustee in the trustee in the trustee shall apply the grantees we appear in the interior due to be address of the trustee in the trustee atomety, (2) to the obligation second to the interior of the promets and the trustee interior interest may appear in the interior of the promets and the trustee surplus. 14. Environment of the formed of the trustee in the interior in the sole of the interior in the sole surplus.

surplus, it and, to the grantes or to his successor in indirect entitled to be surplus. 16. For any tensor permitted by law benchking may first the to-the appoint a successor or success to any function and difference to be any successor trustee appointed hereinder Usen such appointment, and eith any successor trustee appointed hereinder Usen such appointment, and eith appoint powers and duties conferred upon any trustee herein nine of a successor intrument extension ensures the latter shall be verted with 20 the powers and duties conferred upon any trustee herein nine of a successor intrument executed by benchmars containing reference to the sector and its place of record, which when tended in the other of the fourty Clerk or Recorder of the counts or curries in which the project is straight shall be conclusive proof of proper argument of the successor trustee 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provide by law. Trustee law trust or of any action or proceeding in which the runte, benchmark law is shall be a party unless such action or proceeding is brought by trustee

DTE the fast Deed Ast provides that the taustee bareender must be either an atterney, who is an article member of the Origan State Borr or back, this is name gave prims from its lot an adherized to all bly messioner me flass of Oregon or the United States of the sound e sperty of this state, as suits dones, and any logenty or bombers, the States of any agency thereat or an excess open scenes case of provide body bu

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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, family, household or agricultural purposes (see Important Notice below),
 (b) for an organization, or (oven if grantor is a pattural person) are for business or commercial purposes other them or purposes.

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 No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

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Michael L. Kaibel Jenda & Karbel /Linda S. Kaibel

County of

) ss.

(OFFICIAL SEAL)

[If the signer of the above is a corporation use the form of acknowledgment opposite.

.;	ORS	93,470)
)		STATE OF OREGON,

TATE OF OREGON. ) ss. ) ss. )	STATE OF OREGON, Oddiny of , 19	and
May 5	Personally appeared duly sworn, did say that the former is the	who, each being lirst
Michael L. Kaibel and Linda S. Kaibel	president and that the latter is the secretary of	in the
ment to be Before pie: 7 Advantage	a corporation, and that the seal allixed to the corporate seal of said corporation and that th sealed in behalt of said corporation by author and each of them acknowledged said instrum and deed. Before me:	nent to be its voluntary act
(OFFICIAL X A CONSTRUCT SEAL) Notary Public for Oregon	Notary Public lor Oregon My commission expires:	(OFFICIAL SEAL)
My synumission expires (13 July 13, 103)	My commission of the	

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been pair

. Trustee

TO:

s

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 holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you becauge the decides with acid trust deed) and to recommend without waves and the particle decidented by the terms of acid trust deed to you said trust deed of pursuant to statute, to cancer an evidences of indepredices secured by said trust deed (which me defined in your herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

. 19 DATED: Reneficiary

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be

STATE OF OREGON. TRUST DEED (FORM No. 881) ESS LAN PUB CO. PO SPACE RESERVED Grantor FOR RECORDER'S USE County affixed. Beneficiary AFTER RECORDING RETURN TO Fee \$7.00 nountain Sale Jinda 

}ss. County of Klamath I certify that the within instrument was received for record on the 7th day of May 19.80, 11:06 o'clock A M., and recorded in book reel volume No. M80 or page 8397 or as document ine file oninstrument/microfilm No. 84945 Record of Mortgages of said County. Witness my hand and seal of

By firmethe Adject Deputy