138:50

NOTE: The Trust Deed Act provides that the trustee hereunder, must be either an attorney, 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 lows of Oregon or the United States, or fitle 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 690-505 to 650-583.

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surplus, it any, to the frantor or to his successor in interest entitled to such surplus. If, For any reason permitted by law beneficiaty may from time to successor truster appointed here an any truster name herein or to any poweryance to the successor truster, the latter shall be vested with all title hereunder. Each such appointment any trustee herein name or appointed instrumer. Each such appointment any substitution shall be made by written and duties conferred up, the latter shall be rested with all title hereunder. Each such appointment any substitution shall be made by written instrumer. Each such appointment any substitution shall be rested or appointed instrumer. Each such appointment any substitution shall be made by written and its place of record, which, when recorded in the olife of the County shall be conclusive proof of proper appointment of the property is situated. Glerk or Recorder of the county appointed appointment of the substitution struster shall be conclusive proof of proper appointment of the successor trustee. acknowledged is made a provide record as provided by law. Trustee is not frust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee.
14. Otherwise, the sale shall be held on the date and at the time and be disgnated in the notice of sale or the time to which said sale may none parcel or in separate hav. The trustee may sell said the additional provided by the said sale may and the to the time to the time to the time of the time to the time to the time of the time to the time to the time of the time to the time the time to the time to the time the trustee the time to the time the trustee the time to the time to the time to the time the time to the time to the time the time to the time to the time to the time to the time the time to the time the time to the time time to the time

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In such any in equity as a mortgage or direct the trustee to foreclose this trust deed by event the beneficiary at his election may proceed to foreclose this trust deed by event the beneficiary at his election may proceed to foreclose this trust deed by event the beneficiary at his election may proceed to foreclose this trust deed by event the beneficiary at his election may proceed to foreclose this trust deed by event the beneficiary at his election may proceed to foreclose the trustees by advertisement and sale. In the latter eventy notice of default and his election thereol as then rustee shall fix the baneficiary or the trustees bail to sell the said to be recorded his with the baneficiary or the trustees bail to sell the said the baneficiary elect to foreclose this trust deed in thereol, whereupon the trustee shall fix the long face of sale, give notice the manner provided in ORS 86.740 to 86.795.

Hurdl, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in substrating any casement or creating any restriction thereon; (c) join in any subordination or other agreement after the described as the "person or persons thereoi, (d) reconvey ance may be described as the "person or persons or persons or persons or persons or persons of the truthilliness thereoi. Turke's first or large of the truthilliness thereois of a song or the second persons or persons the second person or persons or persons the second person or persons or persons or persons the second person or persons or persons the person or persons o

tract of land being a portion of Lots 11, 12 and 13 in Block 7 of North Bly, more particularly described as follows: Beginning at the most Northerly corner of Lot 11 of said Block 7; said point being on the Southerly boundary of the Klamath Falls-Lakeview Highway; thence Southwesterly along the

as Grantor, WILLIAM L. BIBEMORE TOWN AND COUNTRY MORTGAGE AND INVESTMENT CO., an Oregon corporation as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

as Grantor, WILLIAM L. SISEMORE

....., as Trustee, and

56KCTC

Vol.<u>1180 Page 13625 - 9</u>

K - 33446 CO., PORTLAND, OR. 97204

July, 19 80, between

Col I THIS TRUST DEED, made this 22nd day of JAIME SALAZAR who acquired title as JAMES

Oregon Trust Deed Series-TRUST DEED

836 Starsat Ave. Klamach Fails, Or. 97601

FORM No. 881

in

Α

TRUST DEED

fully seized	grantor covenants and ag	frees to and with the	beneficiary and those claiming nd-has-a-valid,-unencumbered	13626
All provide the second	In fee simple of said des	cribed-real property-a	beneficiary and those claiming nd has a valid, unencumbered	under him, that he is law- title thereto
and that he	will warrant and forever	defend the same aga	inst all persons whomsoever.	
The gram (a)* prim (b) for c	for warrants that the proceed narily for grantor's personal, an organization, or (even it a	s of the loan represented family, household or of	by the above describ	
Contract secured masculine dender	hereby, whether or not parced	nefit of and binds all passigns. The term benefit	rties hereto, their heirs 1	poses other than agricultural
* IMPORTANT NOT	ICE: Delata L	grantor has hereunto	the Dusiness or commercial pur rties hereto, their heirs, legatees, der lary shall mean the holder and own in construing this deed and whenever r number includes the plural. Set his hand the day and year	free, including pledgee, of the the context so requires, the first -1
disclosures; for this the purchase of a if this instrument is of a dwelling use S with the Act is not	purpose, if this instrument is to purpose, if this instrument is to dwelling, use Stevens-Ness Form NOT to be a first lien, or is no tevens-Ness Form No. 1306	Act and Regulation Z, the alion, by making required be a FIRST lien to finance No. 1305 or equivalent; 1. fo finance the function	James Salazar	lagar
use the form of acknow	ve is a corporation ledgment opposite.)	equivalent. If compliance		
County of K	lamath)ss.	STATE OF	DREGON, County of) 55
A State of the second	.22	duly sworn, d	d say that the former is at	andwho, each being first
Then to be	sknowledged the foregoing ins Svoluntary act and de me.	a corporation,	and that the soul	
= SCAL)	1 American American American	tru- sealed in behal eed, and each of th and deed. Before me:	and that the seal attixed to the fore of said corporation and that the inst f of said corporation by authority of em acknowledged said instrument t	going instrument is the rument was signed and its board of directors; o be its voluntary act
My com	Public for Oregon	Notary Public &	r Oregon	(OFFICIAL
and the second states and the second	S Log barbent - de norman I equesa de assistante de la completi concernante de la concernante de la concern concernante de la concernante de la conce	REQUEST FOR FULL RECONVEY	NCE	SEAL)
The undersigned is trust deed have been fully	the legal owner and holder of	, Trustee		
herewith together with said estate now held by you un tou an area and a said to the said DATED.	int to statute, to cancel all ev d trust deed) and to reconvey, ider the same. Mail reconveyar	by are directed, on payme idences of indebtedness, t without warranty, to the nce and documents to	by the foregoing trust deed. All su int to you of any sums owing to you ecured by said trust deed (which a parties designated by the terms of	ms secured by said under the terms of re delivered to you said trust deed the
	Well the second second		14 Constantia, ganga ang ang ang ang ang ang ang ang a	
Sorry Do not lose or destroy this T Sorry Do not lose or destroy this T Sourp Security Social States of the social security of the social	ous Deed OR THE NOTE which it secu	A SHICE HULLS A SHI UJOHIL HIS ANALASI rea. Both must be delivered to a	Beneficiary Beneficiary he trustee for concellation before reconveyonce	
		「有限的ない」という。	nostee for cancellation before reconveyonce	Will be mode.
A brace of land boing	Constant of the second se		STATE OF OREGON, County of Klamatl	h
Salazar Town and Country	Grantor Mtg.	PACE RESERVED	I certify that the w ment was received for re 22nd day of July at 2:06 ° clock P. M. in book/reel/volume No. J page 13625 of as dom	cord on the
AFTER RECORDING DE	Beneficiary	ECORDER'S USE	Record of Mortgages of	ent/fce/file/ .87231
836 Klamath Ave. Klamath Fails. Or.	07601		Witness my hand a County affixed.	nd seal of
HORN No. 801 - Orean Fruit David Sultan		RUST DEED	By Servetha Afela	Deputy-

Fee \$7.00