FORM No. 881—Oregen Trust I	Dec.d Series—TRUST DEED.		TATC 38-2	3/0
S36 94180	ve. , Or. 9760l	TRUST DEED	EVol. 1/1 80 Page 2502	Æ
^{CO} THIS TRUST	DEED; made this	24thday of M. RANDALL	EASI December, actil 80 onut bet	ween
as Grantor, WILLIA CERTIFIED MO	RESERVED TO THE RESERVED TO TH	on corporation	princes in this was see Leading of all of the see of the see the comments represent the	and
as Beneficiary,	Grander	#LYCE-SCRUMED WITNESSETH:	n. hook reel/volume 1/2 11–80 2 Kn2k volume 1/2 11–80 vuge 2 Kn2k volume 1/2 1140	1111
Grantor irrevo in <u>KਬਹKlamath</u>	cably grants, bargains, s County, Ore	ells and conveys to trust egon, described as:	ment was received for record on the trust with bone of safe, the buol of locky. My did, and	perty (U.
Lot 3, 810 Istate of 0	ck 7, FIRST ADDITIO	N TO KENO WHISPERIN	C bines! finithe County of Klamath County of Klamath I certify that the within its	
Da not less or desirey in	is hen deed of the Mole which is	secures. Both mult be delivered to in	e trattes for cancelletien before reconveyance will be medic.	
3			Boreficiary	
tion with said real estate	nung, and the rents, issues a	na pronts thereof and all fixti	d all other rights thereunto belonging or in an ures now or herealter attached to or used in co	nnec-
sum of	THREE THOUSAND A	FORMANCE of each agreem ND::NO/100	ent of grantor herein contained and payment o	of the

note of even date herewith payable to beneficiary or order and made by grantor, the final payable to the terms of a promissory note of even date herewith payable to beneficiary or order and made by grantor, the final payable that payable and payable. In the event the within described property, or any part thereof, or any interest therein is sold, afreed 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 above described real property is not currently used for agricultural, thinber or grazing purposes.

sold, conveyed, ensigned, or alienated by the granter without lirst having obtained the written consent or approval of the beneficiary, then, at the beneficiary of the second property is not currently wiselfor agricultural.

To protect the security of this trust deed, granter agrees, and the second protect the security of this trust deed, granter agrees, and the second protect the security of this trust deed, granter agrees, and the second protect pr

NOTE: The Tiest Deed Act provides that that that trustee thereunder must be either an attendar, who it 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 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.

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 ton represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, tamily, household or agricultural purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the masculine gender includes the teminine 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 the purchase of a dwelling; use Stevens-Ness Form No. 1305 or equivalent, is to, be a FIRST lien to finance if this instrument is NOT to be a first lien or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1305 or equivalent, of a dwelling use Stevens-Ness Form No. 1306, or equivalent, of a dwelling use Stevens-Ness Form No. 1306, or equivalent, if compliance with the Act is not required, disregard this notice. Cedric R lasgone [If the signer of the above is a corporation we use the form of acknowledgment opposite.] Margaret M. Randall STATE OF OREGON, (ORS - 93.490) STATE OF OREGON; County of County of Klamath Personally appeared the above named Personally appeared Cedric R. Randall and and Margaret M. Randall duly sworn, did say that the former is the who, each being first president and that the latter is the..... TURNET LANGE secretary of 7, 61 L.C. and acknowledged the foregoing instrua 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 deach of them acknowledged said instrument to be its voluntary act ment. octa A Rheir voluntary act and deed. OFFICIAL
SEAL DUB HOLLEGE TO OFFICIAL
SEAL DUB HOLLEGE TO OFFICIAL
Motary Public for Oregon Before me: My commission expires 6-19-84 My commission expires: Notary Public for Oregon (OFFICIAL engiese the secondar of the animore of Aginta agrees. List Opens described our distriction and the secondarily REQUEST-FOR FULL RECONVEYANCE During Southern SEAL) 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 said trust deed of pursuant to statute, to cancer at evidences of indepledies 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 estate now held by you under the same. Mail reconveyance and documents to be supported by the course of support to support the same. the state and the state of the state of the residence and profit thereof, and all transcribes or repetitive to the state of the state o 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 made. Beneficiary TRUST DEED LEMON LO RENO ANTENENTING DISTATE OF OREGON, OF RECORDS. County of Klamath ment was received for record on the 29th day of December 1980, SPACE RESERVED at 11:01 o'clock M., and recorded FOR in book/reel/volume No M-80 on page 25026 or as document/fee/file/instrument/microfilm No 94180 I certify that the within instru-\$10 (car year) Grantor Certified ... ORREITED NURBEAGE CO. . AD an littliffer fit 15 part fil instrument/microfilm No.:. Record of Mortgages of said County. (AFTER RECORDING RETURN TO KYK Witness my hand and seal of WILL STANKE Certified Mortgage Co. County affixed. 836 Klamath Ave. Klamath Falls, Or. 97601 44.00 Evelyn Biehn acting County Clerk TRUST DEED erann werakte dieben bemildere seinen liedet blieb letricle Deputy

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