
NOTE: The Trust Deed Act provides that the trustee hereinder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company 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 695.585.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16, For any reason permitted by law beneficiary may from time to the appoint a successor or successor is any trustee named herein or to any time appoint a successor trustee, thom such appointment and without powers and dutie successor trustee, thom such appointment, and without hereunder. Each such appointment and substitution shall be made by written the successor trustee appointment and substitution shall be made by written of the place of records of boneficiary, containing reference to this trust deed of the place of records of the county or counties in which the proper the County shall be conclusive proof of proper appointment of the successor trustee. Colligated to notify any party hereto of appointment is by written and trust or of any offic a public record as provided by law; vecuted and trust or of any offic are successing in which figatory of trustee shall be apply unless such action or proceeding in bought by trustee. The successor trustee and the successor trustee is not trust or of any chart of the county or counties the budget of the successor trust or of any chart of the county of the county of trustee is not trust or of any chart of the county of the county of trustees any other deed trust or of any chart of the county of the county of trustees and trust trust or of the trust of the county of the county of trustees and trust trust or of the trust of the county of the county of trustees and trust trust or of the trust of the county of the county of trustees and trust trust or of the trust of the county of the county of trustees and trust trust or of the trust of the county of trust of the trus

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 place designated in the notice of sale of the time to which said sale may in one parcel as provided by law. The trustee may sell shich said sale may in one parcel as provided by law. The trustee may sell shich said sale may auction to the highest bidder for cash shall sell the parcel or parcels at the property is sold, but without any coverant or winder by an conversion of the truthfulness thereof. Any parson, excluding the trustee, but including the property is in the deed of the parcel shall be conclusive provide of the truthfulness thereof. Any person, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee etuding the compensation of sale to payment of (1) the expense of subtering the condenses of the truste and of (1) the expense by trustee attorny (2) to the obligation secured by the frust deed, (3) to all persons surplus, if any, to the grantor or to his successor in interest entitled to all parsons 16. For any reason nermitted by law heneliciary may from the trust arpha.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by granfor in payment of any indebitedness secured hereby or in his performance of any agreement hereunder, the beneliciary may event the beneliciary at his decision may proceed to for forecolose this trust deed event the beneliciary at his decision may proceed to for decision the trustee and advertisement asks. In the latter event the beneliciary may in equity as a morteage or direct thrustee to forecolose this trust deed by to sell the sais to be recorded his went the beneliciaro and his trust deed by to sell the sais to be recorded have and proceed to foreclose this trust deed by to sell the sais to be recorded have and proceed to foreclose the trustee shall thereois as theorem the trustee shall way and the time and place oligations thereois whereau on the trustee shall and his election thereois as the secured way and proceed to foreclose the date set to sell the sais to be the frastee shall be default and his election thereois as the provided in ORS 86.740 to 86.755. I.3. Should the beneliciary or his successors in interest deed in trustee for the trustee's sale, the grantor or other person so priviled by the stire of the trustee's and the beneliciary or his successors in interest and sale the same structure is not the row of the trust devised the trustee for the truste's and the beneliciary or his successors in interest are shown the same structure is the observed on the trust devise the tively, the entire amount the beneliciary or his successors in interest is by ended the terms of the observed on the trust and attorney's neuron obligation secured thereby they law of the trustes and attorney's neuron the tively as a structure of the due had no default occurred, and thereby curve the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

(a) consent to the making of any map or plat of said property; (b) join in subordination or other afreement affecting this deed or the lie on charge subordination or other afreement affecting this deed or the property. The subordination or other afreement affecting this deed or the property. The subordination or other afreement affecting this deed or the property. The subordination or other afreement affecting this deed or the property. The subordination or other afreement affecting this deed or the property. The subordination or other afreement affecting this deed or the property. The subordination or other afreement affecting there on any matters or lacts subordination or other afree the described as the "property. The second without notice, either in perfantor hereunder, beneticiary may at any the indebted ness hereby secured, erchard to the advacy of any securit for the second rectard to the advacy of any securit for the second and the property, and in such order as been any indebted ness and property and the second rectard to the advacy of any securit for the second and the property, and in such order as been any indebted ness and profits, including those pust due and unpaid, and apply the same. If. The enfering upon and taking possession of said property, the indebted of such or notice of default here any taking or its advantery second of the same second any taking possession of said property, the postery and the application and taking possession of side property, the prove any determine.
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January, 19.81 , between

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D. OR. 9720

To protect the security of this fust deed, grantor agreed To protect the security of this fust deed, grantor agreed and repair, not to remove, or demolish any build property in good condition-to compute or remove, or demolish any build property in good condition-to compute or remove, or demolish any build property To complete or restore promptly and good and workmanike destroyed thereon, and pay whim due all costs incurred therefor. To complete a restore promptly and therefor, destroyed thereon, and pay whim due all costs incurred therefor. To a state the state of said property if the constructed damaged or tions, and restrictions altecting said property; if the sentilizations, covenants, condi-cial case as the beneficiary may require and to the Uniform Costs, to proper public ollice or office, as well as the formed of all lien searches made to this of the searching agencies as may be demend desirable by the searching addition and the state of all lien searches made beneficiary.

note of even date herewith payable to beneficiary or order and made by grantor; the final payment of principal and interest hereof, it not scorer paid, to be due and payable <u>January 30</u>. January 30. The date of maturity of the dobt 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 said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed the beneficiary. To protect the real property is not currently used for agricultural, timber or graving purposes. (a) content to the maturity of this fruit doed denotes property. (b) content to the maturity dates expressed therein, or the above described real property is not currently used for agricultural, timber or graving purposes.

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 tixtures now or hereafter attached to or used in anywise for THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the THE PURPOSE AND AND NO/100-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of ______ ten _____ ten _____ ten _____ ten _____ ten _____ Dollars, with interest thereon according to the terms of a promissory note of even date herewith payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it Iannary 30 to 84

TRUST DEED

TOWN AND COUNTRY MORIGAGE 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

See description attached hereto and made a part hereof:

in 2060//Klamath County, Oregon, described as:

mai loss of definer that the good OR THE HOLE which it service their must be a

BRET A. SPECHT AND W. LEANNE SPECHT 30th day of as Grantor, WILLIAM La. SISEMORE

THIS TRUST DEED, made this

FORM No. 881-Oregon Trust Deod Series-TRUST DEED.

95351 alle, or, 97601

TRUST DEED

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 (even if 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, 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; of a dwelling use Stevens-Ness Form No. 1306 or equivalent; 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. 1306; or equivalent. If compliance with the Act is not required, disregard this notice. Su A Bret A. Specht an (If the signer of the above is a corporation, use the form of acknowledgment opposite.) 1 W. Leande Specht STATE OF OREGON, (ORS 93.490))) ss. County of Klamath STATE OF OREGON, County of January 30, ____, 19___81. Personally appeared the above named) ss. Personally appeared Bret A. Specht and W. Leanne Specht and duly sworn, did say that the former is the..... who, each being first president and that the latter is the..... secretary of ... 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 behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the foregoing instrument to be their voluntary act and deed. 111 (OFFICIAL A F. Judu L SEAL) Hotary Public for Oregon (OFF SEAL) 6 B .My commission expires: Notary Public for Oregon 6-19-84 My commission expires: (OFFICIAL OFTO SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO, Trustee 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 notice of an indepredices secured by the toregoing that deed. All such secure by and 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 trust deed nave been tuny paid and satisfied. To nevery are directed, on payment to you of any sums owing to you times 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 herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the i nentifi stati tyre in ter prove Anti a span statica i nentifi DATED: the four and further therein and all the 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 made. TRUST DEED (FORM No. 881) STEVENS-NESS STATE OF OREGON, LAW PUB. CO., PORTLAND, OR 1076 Sten but pares County of Specht form SS. I certify that the within instru-..... $C^{(2)}$ (মল্বন্য ment was received for record on the PAP Vog Berther and Grantor SPACE RESERVED nt Town and Country Mortgage in book/reel/volume No......on FOR TOTE AND CEDERLEY MORTUACE page.....or as document/fee/file/ RECORDER'S USE 10.10 MITTOFA instrument/microfilm No. repu Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of Certified Mortgage Co. ALCONT County affixed. 836 Klamath Ave. 0.047 10:52 ίn, Klamath Falls, Or. 97601 NAME AMP21 DEAD Deputy By

DESCRIPTION

A portion of Block 8, EWAUNA HEIGHTS ADDITION and a portion of Lot 6, Block 48 FIRST ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, more particularly described as follows:

Commencing at the most Southerly corner of Block 8, EMAUNA HEIGHTS ADDITION TO THE CITY OF KLAMATH FALLS, being in the Northwesterly corner of the intersection of Third and Washington Streets; thence running Northwesterly along the Easterly line of Third Street a distance of 55 feet; thence at right angles running in a Northerly direction a distance of 52.8 feet; thence at right angles and running in a Southeasterly direction and barallel with Third Street, a distance of 55 feet to the most Northerly line of Washington Street; thence at right angles and running in a South-Washington Street; thence at right and along the most Northerly line of Washington Street, a distance of 52.8 feet to the boint of westerly direction and barallel with and along the most Northerly line of Washington Street, a distance of 1 and located at the Northerly beginning, said tract being a plot of land located at the Northerly feet in width.

THE REAL	IATH; ss.
STATE OF OREGEN; COUNTY OF KLAN	ansamerica Title Co.
and I far record at request of	at 11 . 10 clock A may
filed for recently of <u>Febraury</u> A. D. this <u>3rd</u> day of <u>Febraury</u> A. D. duly recorded in Vol. <u>M81</u> , cf	on Page _1565
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duly recorded in von.	Dessetha Aletach
By	Desaella

Fee \$10.50

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