	B-23-293 - 3 - 293 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 - 2 -
FORM No. 881-1—Oregon Trust Deed Series—TRUST I TN-1 TH-1 T	TRUST DEED Vol. Mg/ Pcizo 2847 this 17th day of February 19.81, between this FOLTYN, husband and wife
TTD ANS AMERICA	TITLE INSURANCE COMPANY , as Trustee, and
as Beneficiary, end	MITNESSETH: WITNESSETH: bardning sells and conveys to trustee in trust, with power of sale, the property
The Easterly, 120 f	eet of Lot 6, Block 24, HILLSIDE ADDITION TO THE LLS, in the County of Klamath, State of Oregon.
	A SECOND MORTGAGE AND IS BEING RECORDED SECOND IRST MORTGAGE IN FAVOR OF PACIFIC WEST MORTGAGE
tion with said real estate.	ements, hereditaments and appurtenances and all other rights thereunto belonging or in anywis rents, issues and profits thereof and all lixtures now or hereafter attached to or used in connect CURING PERFORMANCE of each agreement of grantor herein contained and payment of the NINE HUNDRED NINE and 14/100 NINE HUNDRED NINE and 14/100
now of defended each estate. tion with said real estate. FOR THE PURPOSE OF SE sum of <u>FEIGHT</u> THOUSAND note of even date herewith, payable to note sooner paid, to be due and payable	CURING PERFORMANCE of each agreement of grantor herein contained and po- NINE HUNDRED NINE and 14/100
now of hereafter updates issues tion with said real estate. UFOR THE PURPOSE' OF SE sum of <u>EIGHT</u> THOUSAND sum of <u>EIGHT</u> THOUSAND note of even date herewith, payable to the date of maturity of the de becomes due and payable. The date of maturity of the de becomes due and payable. To protect the security of this <u>1. To protect</u> , preserve, and maintai and repair, not to remove or demolish any not to commit or permit any waste of said op not to commit or permit any waste of said op	CURING PERFORMANCE of each agreement of grantor herein contained and po- CURING PERFORMANCE of each agreement of grantor herein contained and po- NINE all 4/100
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now of hereafter real estate. tion with said real estate. tion of even date herewith, payable to the date of maturity of the de becomes due and payable. The date of maturity of the de becomes due and payable. The above destribed real properly To protect the security of this 1 To protect, preserve, and maintain and repair, not to remove or demolish any not to complete or restore promply manner any building of improvement which destroyed thereon, and pay when due all cost tions and restrictions altecting said properly join in executing such inancing statements cial Code, as the beneliciary may require proper public office or other, as well as by, filing officers or searching agencies. a amount not less than 3. The provide and set further companies acceptable, to the beneliciary to policies of insurance shall be develiced on the dentoreable on the isaid prome companies acceptable, the beneliciary to companies acceptable, the beneliciary to companies acceptable, the beneliciary to companies acceptable to the beneliciary to policies of insurance shall be develiced on the dentor shall be diversed to	CURING PERFORMANCE of each agreement of grantor herein contained and pose- CURING PERFORMANCE of each agreement of grantor herein contained and pose- CURING PERFORMANCE of each agreement of grantor herein contained and pose- The secure of the secure o
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now of hereafter real estate. tion will said real estate. tion will said real estate. tion will said real estate. tion of FOR THE PURPOSE' OF SE tion of FOR THE PURPOSE' OF SE tion of the second set of th	CURING PERFORMANCE of each agreement of grantor herein contained and positive MINE HUNDRED NINE and 14/100

described, and (all such payments shall be immediately due and payable with provided the compayment thereof shall, at the option of the beneficiary out notice, and the nonpayment thereof shall, at the option of the beneficiary is the indicated by this trust deed immediately due and payable and render all units secured by this trust deed immediately due and payable and is the off of this trust deed immediately due and payable and is the off of this trust deed. The pay all costs, dees and expenses of the trustee incurred by this is and expenses of the trustee incurred in this security rights or powers of beneficiary or trustees and attrustee incurred is a solution in enforcing this obligation and trustee's and attracting is a solution of the security rights or powers of beneficiary or trustees and expenses. In a solution is the interest of the security rights or powers of beneficiary or trustees attorney's less attorney's less mentioned in the security in a state in the security rights or powers of beneficiary's or trustees attorney is less in any suit. The interest is the interest of the security rights or powers of beneficiary or trustees attorney's less mentioned in the security for pays all costs and expenses. In a second of attorney's less mentioned in the security and is particular in any suit of its of the docurred of the securit and in the security for any support is the pay such sum as the appeart in and dudge teasonable as the beneficiary's or trustee's attorney's less attorney's less into any potion or all of and property shall be taken be indent if it is on tunally agreed that. The second shall be paid to beneficiary and income the sight of the indent in such affing, which are attorney in second attorney's less applied in the second proceeding shall be taken be indent in the second shall be paid to beneficiary and income attorney is the solution of the moment of attorney and attorney is the solution of the second shall be paid to beneficiary and incourt du grant agrees, in cass and the node such as a

NOTE: The Trust Deed. Act provides that the trustee hereunder must be either an attenney, who is an active member of the Oregon State Bor, a bank, trust company or savings and lean association authorized to do business under the leave of Oregon or the United States, a title insurance company outhorized to muse 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 695.585.

the trustee. In the event all loreclosure proceedings shall be dismissed 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 to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for dead in form as required by law conveying shall deliver to the purchaser its deex growenant or warranty, express or im-plied. The recitals in the deed of any proon, excluding the trustee, but including of the truthuluness thereof. Any person, excluding the trustee, but including the property, so sold, but without any matters of fact shall be conclusive proof of the truthuluness thereof. Any persons et the sale. 5. When itrustee sells pursuant to the powers provided herein, frustee shall apply the proceeds of sale to payment of (1) the expense of sale, if e-shall apply the proceeds of sale to payment of (1) the expense of sale, if e-shall apply the description of the frustee and a trust deed, (3) to all persons having recorded lines subsequent to the interest of their priority and (4) the surplus. If any, to the grantor or to his successor in interest entitled to such surplus. The any reason permitted by law beneficiary may from time to 1.16. Pro any reason permitted by law beneficiary may from to a or time appoint a successor trustee, the latter shall be wated with all thick powers and duits conterred upon any trustee herein named or appointed instrument executed by beneficiary, or counties in which the property is altuated. 17. Trustee accepts this trust when this deed, duity executed and acknowledged is made a public record as provided by law. Trustee is not bristic appoint and successor trustee, the hatter shall be order of the County and its place of record, which, when recorded in the ollice of the County a

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nation of personal service appending the granter covenants and fully research to the granter covenants and fully research to the granter of t	Lagrees to and with the beneficiary and those claiming under him, that he is it described real property and has a valid, unencumbered title d
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(a)#	oceeds of the loan represent 1
This deed applies to inures to the	he benefit of and hinds all
contract secured hereby, whether or not masculine gender includes the teminine	he benefit of and binds all parties hereto; their heirs, legatees, devisees, administrators, exe and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of amed as a beneficiary herein. In construing this deed and whenever the context so requires, and the neuter, and the singular number includes the plural.
IN WITNESS WHEREOF,	said grantor has hereinto solution to the said solution in the solution of the solution in the solution is the
not applicable; if warranty (a) is applicable	and the beneficiary is a reading the second the second sec
disclosures; for this purpose, if this instrumen the purchase of a duality of this instrumen	Regulation by making required
in this instrument is NOT to be a first lien.	Drits not to fi
(If the signer of the above is a corporation to he of use the form of acknowledgement in the signal states in the sin the signal states in the signal states in the sin the signa	And tout make purchase to the second se
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County of Klamath) ss
Personally appeared the above named famely & Foltyn and	rersonally appearedar
Robert J. Foltyn	president and that the latter is the
and a second of Court Or despersion of the for	Repaired and the second s
and acknowledged the lore	going instru-
ment to be	going instru- sealed in behalt of said corporation and that the instrument was signed an and each of them acknowledged said instrument to be its voluntary ac and deed. D, , , Before me:
(OFFICIAL PULLON SEAL) Notary Fublic tor Oregon	L'élément de la company de
My commission expires:	Notary Public for Oregon (OFFICIAL -2-82 My commission expires:
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Lo: The flate of institute of the desires The flate of institute of the desires percenter due and provide	To be used only when obligations have been paid.
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said trust doud	You hereby are directed on payments and for the toregoing trust deed. All sums secured by said
herewith todether with with and	ances an evidences of indebtedness secured by said the secure of the forms of
DATED:	reconvey, without warranty, to the parties designated by the terms of said trust deed the reconveyance and documents to
сомраму.	Beneficiary
Do not lose or destroy this Trust Deed OR THE NO	12. which it secures Bath must be detuned
	2011月1日に、1月日に、1月日に、1月日に、1月日に、1月日日に、1月日日の1月1日の1日の1日の1日に、1月日日の1日に、1月日日の1日に、1月日日の1日に、1月日日の1日に、1月日日の1日に、1月日日の1日の1日の1日の1日の1日の1日の1日の1日の1日の1日の1日の1日の1
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CALVIN E. PRODST and	FOR page2847
LISVIADATION DE Beneliciary	TE INSUSAVICE CONLYNX Record of Mortgages of said County.
AFTER RECORDING RETURN TO STUR	Witness my hand and seal of WIEL E. FOLTIN, Intersting and and seal of Witness The County affixed.
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