| FORM No. 881—Oregon Trust Deed Series—TRUST DEED. | MTC-982411 1:56 \$7.00 |
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| Star Route 1, Box 1031 36152 egon 97139 | TRUST DEED Vol. 298 Page 2998 |
| Котял THIS TRUST DEED, made thi | sday ofFebruary AGJAU BIGUS, 19.81., between |
| Elsa M. Jamieson as Grantor, <u>MOUNTAIN TITLE COM</u> | PANY |
| Roland E. Kiepke and Bett as Beneficiary, | ty M. Klepke, Husband and Wife |
| Grantor irrevocably grants, barga inCounty | WITNESSETH: ins, sells and conveys to trustee in trust; with power of sale, the property , Oregon, described as: |
| Lot 5, Block 4, WAGON TRATT. A | CREAGES NO. 1, according to the official plat thereof County Clerk of Klamath County, Oregon, EXCEPTING |
| 1 210 feet, more or less to th | rner of Lot 5, Block 4, WAGON TRAIL ACREAGES NO. 1, e Westerly line of Lot 5, 30 feet , thence Southeasterly e most Southerly corner of Lot 4, said Block 4, thence feet to the point of beginning. |
| FOR THE PURPOSE 'OF SECURING | preditaments and appurtenances and all other rights thereunto belonging or in anywise uses and protits thereof and all fixtures now or hereafter attached to or used in connec- PERFORMANCE of each agreement of grantor herein contained and payment of the Dollars with interest thereast |
| note of even date nerewith, payable to beneficiar | y or order and made by grantor, the final payment of principal and interest bereof if |
| becomes due and payable. In the event the with sold, conveyed, assigned or alienated by the gr then, at the beneficiary's option, all obligations herein, shall become immediately due and | by this instrument is the date, stated above, on which the final installment of said note in described property, or any part thereof, or any interest therein is sold, agreed to be antor without first having obtained the written consent or approval of the beneficiary, secured by this instrument, irrespective of the maturity dates expressed therein, or ntly used for agricultural, timber or grazing purposes. |
| 1. To protect the security of this trust deed, 1. To protect, preserve and maintain said proper and repair, not to remove or demolish any building or in not to commit or permit or work of the second second | grantor agrees: (a) consent to the making of any map or plat of said account (1) |
| manner any building or improvement which may be cons destroyed thereon, and pay when due all costs incurred ther 5. To comply with all laws, ordinances, regulation tions and restrictions affecting said property; if the benefi- | tructed, damaged or legally, entitled, thereto," and the recitals therein of any matters or lacts shall elor. be conclusive proof of the truthfulness thereoi. Truste's lees for any of the services mentioned in this paragraph shall be not less than §5. |
| proper public office or offices, as well as the cost of all by ling officers or -searching agencies as may be deem beneficiary. | Then searches made-by the indebtedness hereby secured, enter upon and take possession of said prop- ded desirable by the indebtedness hereby secured, enter upon and take possession of said prop- |
| 4. 10 provide and icontinuously maintain insurance now or heraeller erected on the said premises against loss and such other flatigues as the beneticiary may from time an amount nos less than \$ | to on the buildings less costs and expenses of operation and collection, including reasonable attor- or damage by lite 'ney's less upon any indebtedness secured hereby, and in such order as bene- to time require, in , liciary may determine |
| if the grantor shall fail for any reason to procure any suc deliver said policies to the beneficiary at least lifteen days tion of eny policy of insurance may for thereafter placed | as soon as insured; insurance policies or compensation or awards for any taking or damage of the ch insurance and to property, and the application or release thereof as aloresaid, shall not cure or prior to the expira- waive any default or notice of default hereunder or invalidate any act done on said buildings, pursuant to such notice. |
| clary upon any indebtedness secured, hereby, and in such a may determine, or at option of beneficiary the entire amo any part thereof; may be released to grantor. Such applican not cure or waive any default or notice of default terms. | order as beneficiary hereby or in his performance of any agreement hereunder, the beneficiary may unt so collected, or declare all sums secured hereby immediately due and payable. In such an tion or release shall event the beneficiary at his election may proceed to foreclose this trust deed |
| 5. To keep said premises free from construction has taxes, assessments and other charges that may be levied of against said property before any part of such taxes, asso chardes hardes the charges th | advertisement and sale. In the latter event the beneficiary or the trust deed by ens and to pay all execute and cause to be recorded his written notice of delault and his election or assessed upon or, to sell, the said bescribed real property to satisfy the obligations secured |
| ments, insurance premiums, liens of other charges payment of by direct payment of by providing beneliciary with lur make such payment, beneliciary may, at its option, make ind the opponent call of the presence of the payment of the payment of the presence of the payment of the presence of the payment of t | f any: taxes, asses, the manner provided in ORS 86,740 to 86,795. Concluse this trust deed in by grantor, either 13, Should the beneficiary elect to toreclose by advertisement and sale ads with which to then after default at any time prior to live days before the date set by the payment thereoi. |
| trust, deed, shall be added to and become a part of the de trust deed, without waiver of any rights arising from bre | is of and i otothis is tively, the entire amount then due under the terms of the trust deed and the bit secured by this we obligation secured thereby (including costs and expenses actually incurred in |
| same extent that they are bound for the payment of the described, and all such payments shall be immediately due out notice; and the nonpayment thereof shall in the option renderial sums secured by this trust deed immediately due constitute a breach of this trust deed. | forestial, the property ceeding the amounts provided by law) other than such portion of the prin- the bound to the solution as would not then be due had no default occurred, and thereby cure and payable with the default, in which event all foreclosure proceedings shall be dismissed by of the beneficiary. If the trustee. The there and payable and with place designated in the notice of sets on the date and at the time and solution of the principal sets of the principal sets of the sets of the date and at the time and |
| rees actually incurrent meet of the start start | and in the second of the secon |
| after the security srights or powers of beneficiary, or trustee action or proceeding in which the beneficiary or trustee any suit for the loredcourse of this deed, for pay all losses cluding evidence of title and the beneficiary sor trustees a amount of attorney's fees mentioned, in, this paragraph Z, in lived by the trial court and in the event of an appeal from decree of the trial court. france luttor luttors after the source of the trial court. | appear, including appear, including and expenses, including and expenses, including the france and, beneficiary, may purchase at the sale. |
| pellate court shall, adjudda, reasonable, as the beneliciary a ney's lees on such appeal. | any judgment or altorney, (2) to the compensation of the trustee and a reasonable charge by trustee's altorney, (2) to the obligation secured by the trust deed, (3) to all persons for trustee's attar- ney frustee's attar- or trustee's attar- or trustee's attar- or be attar deed as their interest may appear in the order of their priority and (4) the |
| 3. In the event 'that 'any point on or all of said proper under the right of eminent domain or condemnation, benefici right, il it so elects, to require that all or any portion of th as compensation los such televisite or any portion of the second sec | try shall be taken 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without |
| incurred by grantor in such proceedings, shall be paid to applied by it lirst upon any reasonable costs and expenses an both, in the trial and, appellate, courts, necessarily paid, or i liciary in such proceedings, and the balance applied upon | ecessarily paid or powers and duties conterred upon any trustee herein named or appointed of attorney's less, instrument executed by beneficiary, containing reterence to this trust deed the individuence is and is place of record, which, when recorded in the office of the County |
| pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written liciary, payment of its lees and presentation of this deed a endorsument (in one of kal | aning such con- request of bene- and the note for biligated is made a public record as provided by law. Trustee is not obligated its notify any party hereio of pending sale under any other deed at |
| the liability of any person (or the payment of the indebted | without allecting trust or ol any action or proceeding in which frantor, beneliciary or trustee toss, trustee may shall be a party unless such action or proceeding is brought by trustee. |

endorsement (in case of tuil reconveyances, for cancellation), without allecting trust or of any action or proceeding in which grantor, beneficiary or trustee the liability of any person (or the payment of the indebtedness trustee may the lib a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides the thusies hereunder must be biliter an attorney, twho is on active member of the Oregon State Bar, a bank, trust company and ban association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real insurance company authorized to insure title to real insurance company authorized to insure title to real insurance of the state. Its subsidiaries: officietes, anents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696,505 to 696,585. 5

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| The grantor covenam fully, seized in the size 1 | S and agrees to and with the t | 29: |
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| The second secon | said described real property an | eneficiary and those claiming under him, that he i and has a valid, unencumbered title thereto |
| a will all out a mark the ball ball of a | helding and malitical regiment of period | Automatical Designation of the second s |
| abayos at a transformer and a second and and a second at a second | I lorever defend the same agai | nst all persons whomsoever. |
| The second se | aste di constanti di Marenardi, ini alla di a | |
| (a)* primarily for grantor's (b) for an organization, or | personal, tamily, household or agri | by the above described note and this trust deed are: cultural purposes (see Important Notice below), are for business or commercial purpose at |
| Il a the uted applies to | 그는 지시했다. 그는 것 같은 것은 것은 것은 것이 없다. 것 같은 것 | Company Company Company |
| masculine gender includes the lemi- | not named as a beneficiary hereis | ary shall mean the holder and |
| * IMPORTANT NOTICE: Delete, by linte | or, said grantor has hereunto | Set his hour and |
| beneficiary MUST comply with the Are | n-Lending Act and Regulation 7 | Elsa M. Jamieson |
| If this instrument is NOT to be a first in | Ness Form No. 1305 or entitled | tunge Jungerti Jamieson |
| of a dwelling use Stevens-Ness Form Ne with the Act is not required, disregard this (if the signer of the above is a corporation, use the form of acknowledgment opposite) | 1306, or equivalent. If compliance | 2014 All Land of Annual Statements |
| STATE OF OREGON | Particle for the physical sector (CORS 93.490) (199 | Alter the market and the second secon |
| County of Deachules | | OREGON' County of |
| Personally, appeared the above name | 312 2 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. | tally, appeared |
| | duly sworn, d president, and | lid say that the former is the |
| JUBLIC . | secretary of | |
| and acknowledged the I | oregoing instru- act and deed. 314 and each of t | and that the seal affixed to the foregoing instrument is th of said corporation and that the instrument was signed an ill of said corporation by authority of its board of directors them acknowledged said instrument to be its volunteer |
| (OFFICIAL Law PO | Before me: | all of said corporation by authority of its board of directors them acknowledged said instrument to be its voluntary ac |
| Notary Public for Oregon | Notary Public | Research and a second se |
| L' Diviser the second of the second | My commission | (OFFICIAL |
| there is the boundary of the and the property is | REQUEST FOR FULL PECONNER | YANCE State (148 Bo Brzez) |
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| trust deed have been fully paid and satisfy | and holder of all indebtedness secure | |
| state now held bytyon (1) | to reconvey, without warsante | secured by said trust deed (|
| 11. I. | Il reconveyance and failed | Furthes designated by the termination of terminatio of termination of termination of termination |
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| BOGINING SE FUG NOT CHOR IN | DIC AGERGINA TUS OF TO SOLUGE OI FOR 2 Both must be delivered a COLUGE OI FOR 2 BIOCH | DE 51 POL Beneficiary DE 51 POL BENEficiary 1. Structure for cancellation before reconveyonce will be made. |
| TRUST DEED | | C. 237GOM TBYII VCC VCL2 KOIL be made. |
| STEVENS-NESS LAW PUB. CO., PORTLAND. ORE | CHEACES 20, 1, accore | County of Klamiek |
| Klimath. Com | . Gregon, described we | County of Klamath SS. I certify that the within instru- |
| lensificiaty. | ina selle and converse to the | 19 19th day of February of the |
| i Kieske oud Bet | SPACE RESERVED | in book/reel/volume and recorded |
| PUBLIC NOUTLO IN TUDEL CON | RECORDER'S USE | instrument/microfit |
| AFTER RECORDING RETURN TO nd 15:2 Klepke, DIFU: Distantu Route 1, Box 1001 | | Record of Mortgages of said C |
| $R = \Omega regon 07720$ | day of} | Witness my hand and seal of County affixed. |
| | TRUST DEED | Evelyn Biehn County Clerk |
| 861 | 117 | By plinethe offels in Deputy |