FORM No. 881-Oregan Trust Deed Series-TRUST DEED.	<u></u>	(44		
96541	SECOND TRUST DEED	Visi Mg/	POLISHING CO. POBTLAND OF	97204 O
THIS TRUST DEED, made this Gary L. Hobbs and Jeannie Hobbs	2nd 	March	, 19.81 , betw	ееп
as Grantor, MOUNTAIN TITLE COMPANY	ζ		Charles and the state of the	·····
JELD-WEN, inc. as Beneficiary,	ELACE MIDERALD	le loster	, as Trustee, a	and
inKlamath	WITNESSETH:		er of sale, the prope	rty
Lot 2, Block 2, WEST HILLS HO on file in the office of the				91
De vot frie er thread die finte fore ist inte store for and in a	inner Apil enne be Gelinneg in t	198 Maria Ini Maratan	алады тақына - Соп.	
together with all and singular the tenements, hereditam now or hereafter appertaining, and the rents, issues and tion with said real estate. FOR THE PURPOSE OF SECURING PERFO sum of SIX THOUSAND TWO HUNDRED THIL note of even date herewith, payable to benetice.	DRMANCE of each agreeme	ent of grantor herein contr	ained and any	C-
not sooner paid, to be due and payable <u>March 2</u> , The date of maturity of the debt secured by this i becomes due and payable. In the event the within descr sold, conveyed, assigned or alienated by the grantor w then, at the beneficiary's option, all obligations secured I herein, shall become immediately due and payable. The chove described real property is not currently used	fer and made by grantor, the instrument is the date, stated ibed property, or any part ithout lirst having obtained by this instrument, irrespec	the final payment of princip 82 d above, on which the fina thereof, or any interest the 1 the written concerts	the terms of a promissor pal and interest hereof, i	y ił
To protect the security of this trust deed, grantor. 1 To protect, preserve and maintain said property in good and repair; not to remove or demolish any building improvement not to commit or permit any waste of said property. So improvement manner any building or improvement which may be constructed, di destroyed thereon, and pay when due all costs incurred thereon. 3. To comply with all laws, ordinances, regulations, covenant to improvement provide the said property; if the rest of the said restrictions; allecting, said property; if the four in executing such financing, statements pursuant to the Uniform tion can be building to a said property and the said property. The said property is the provide as the beneficiary was to allect and to the Uniform tion contained as the beneficiary and rest and the said property and the said property and the said property. The said property is the said property is the said property of the said property is the said property of the said property. The said property is the said property is the said property of the said property in the said property is the said property. The said property is the said property is the said property in the said property in the said property is the said property. The said property is the said property is the said property is the said property is the said property. The said property is the said property is the said property is the said property is the said property. The said property is the said property. The said property is	Agrees: (a) consent to the d cordition franting any case of condition franting any case thereon; subordination or of thereoit; (d) recon orkmanlike frantee in any re legally entitled the be conclusive proo services mentioned (source), to o Commer- incommer, time without notice	azing purposes. The making of any map or plat of ment or creating any restriction other agreement allociting this vey, without warranty, all or an econveyance may be described reto," and the recitals therein of of of the truthfulness thereoit. This in this paragraph shall be not le any delault by grantor because.	of said property; (b) join in m thereon; (c) join in any deed or the lien or charge my part of the property. The as the "person or persons of any malters or lacts shall "rustee's lees for any of the ts than \$5.	
by filing officers or offices, as well as the cost of all lien searching beneficiary. A To provide and continuously maintain insurance on the now or hereafter erected on the said premises against loss or dama and such other hazards as the baneficiary may from time to time r companies acceptable to the beneficiary, with loss payable to the policies of insurance shall be delivered to the beneficiary as the other band such as the beneficiary with loss payable to the	the in the pointed by a court ches made the indebtedness he be by the erty or any part issues and prolits, less costs and exper- ney's lees upon any require, in ficiary may determin written in 11. The ent latter; all collection of such r	ready scienced, enter upon and a hereoly secured, enter upon and a hereoly in its own name sue or including those past due and u nees of operation and collection y indebtedness secured hereby, ine.	dequacy of any security for take possession of said prop- otherwise collect the rents, inpaid, and apply the same, , including reasonable attor- and in such order as bene- sion of with	- 11
tion of any policy of insurance now or hereafter; placed on said no tion of any policy of insurance now or hereafter; placed on said the the beneficiary may procure the same at grantor's expense. The collected under any life or other insurance policy may be applied be clary upon 'any, indebtedness secured hereby' and in such order as be may determine, or at option of beneficiary the entire amount so coll any part, thereof, may be released to grantor. Such application or rela- tor there investor.	de and to property, and the a beuildings, waive any delautt o s amount fo such no s amount i by beneli- teneliciary hereby or in his per lected, or declare all sums se ease shall event the hereisis	compensation or awards for a poplication or release thereol as or notice ol delault hereunder tice. etault by grantor in payment or formance of any agreement here scured hereby immediately due	ny taking or damage of the aloresaid, shall not cure or or invalidate any act done any indebtedness secured sunder, the beneliciary may and navalle	
and other pursuant to such notice, tares, 5. To keep said premises free from construction lens and to tares, assessments, and other charges that may be levied or assessed against said property before any part of such tares, assessments and charges become past due or delinquent and promptly beliver receipts to beneficiary; should the grantor fail to make normets.	Idale any in equity as a mori advertisement and si o pay all execute and cause to upon or to sell, the said de nd other hereby, whereupon t theretor as then requ s, assess- the manner provided or, either	Igage or direct the trustee to it ale. In the latter event the ben o be recorded his written notice scribed real property to satisl the trustee shall fix the time an uired by law and proceed to it in ORS 86.740 to 86.795.	or concluse this trust deed orcclose this trust deed by eliciary or the trustee shall of default and his election by the obligations secured d place of sale, give notice oreclose this trust deed in	
and the amount'so paid, with interest at the rate set form, make payment hereby; together with the obligations described in paragraphs 6 and 7 trust deed, shall be added to and become a part of the debt secured trust deed, without, waiver of any rights arising from breach of any rovenants hereo't and lor such payments, with interest as aloresid, th arme extent that they are bound for the payment; of the obligation lescribed, and all such payments shall be immediately due nobligation	thereol, trustee for the trust secured ORS 86.760, may p 7 of this tively, the entire aim by this obligation secured th the prop- ceeding the amounts to the cipal as would not t the the cipal as would not t	the beneficiary elect to foreclose t any time prior to live days to tee's sale, the grantor or other tee's sale, the grantor or other tay 'to 'the beneficiary or his suc- ount then due under the terms tereby (including costs and exp of the obligation and trustee's a provided by law) other than then be due had no default och the obligation and to default och the obligation and the default och the obligation and	by advertisement and sale before the date set by the person so privileged by ccessors in interest, respec- of the trust deed and the enses actually incurred in and attorney's fees not ex- such portion of at	
ner all sums secured by this trust deed immediately due and payai postiule a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including t it its search as well as the other costs and expenses the truster connection with or in enforcing this obligation and trustee's and att exactually incurred. To appear in and delend any action or proceeding purpor in the security rights or powers of beneficiary or trustee's and purport in the security rights or powers of beneficiary or trustee's and	the cost in one parcel or in the cost in one parcel or in one parcel or in the cost in one parcel or in the shall deliver to the property so sold, the cost in one parcel or in the property so sold, plied. The recitly in the property sold.	the sale shall be held on the the notice of sale or the time vided by law. The trustee may separate parcels and shall sell at bidder for cash, payable at burchaser its deed in form as re but without any covenant or but without any covenant or	date and at the time and to which said sale may sell said property either the parcel or parcels at the time of sale. Trustee quired by law conveying	
In the proceeding in which the beneficiary or trustee may appear, induction of suit for the loreclosure of this deed, to pay all costs and expense using evidence of title and the beneficiary's or trustee's altorney's less mentioned in this parafraph 7.1 in all cases shown of a totorney's less mentioned in this parafraph 7.1 in all cases shown of the trial court, grantor further afrees to pay such sum as the cont shall adjudge reasonable as the beneficiary's or trustee's. It is court shall adjudge to the trial court shall adjudge reasonable as the beneficiary's or trustee's. It is court shall adjudge to the trial tria	ny suit. of the fruthluines the cluding the grantor and beneli ses, in. 15. When trus hall be shall apply the procee- the ap- the ap- attor- having recorded liens the ded as their interests.	iereon. Any person, excluding i cicary, may purchase at the sale, itee sells pursuant to the powers eds of sale to payment of (1) tion of the trustee and a reason obligation secured by the trust subsequent to the interest of	the trustee, but including provided herein, trustee the expenses of sale, in- mable charge by trustee's deed, (3) to all persons the trustee's	
ther the right of eminent domain or condemnation, beneficiary shall be that if the second domain of the second domain of the monies part or partial of the second domain of the monies part pay all reasonable costs, expenses and altorney's lear necessarily pa- plied by it first own may reasonable costs and expenses and altorney where the second domain of the second domain of the monies re- plied by it first upon any reasonable costs and expenses and altorney where the second domain of the second domain of the second domain where the second domain of the second domain of the second domain where the second domain of the second domain of the second of the second domain of the s	taken surplus, i diy, io the synble ayable adired conveyance to the success and conveyance to the success and duties conve	Agantor or to his successor in eason permitted by law benefic or or successors to any trustee inted hereunder. Upon such ap cessor trustee, the latter shall hered upon any trustee here	interest entitled to such iary may from time to named herein or to any pointment, and without be vested with all title,	
in the trial and appellate courts, necessarily, paid or incurred by any in such proceedings, and the balance applied upon the indebte red hereby; and frantor afrees, at its own expense, to take such an execute such instruments as shall be necessary in obtaining such sation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of presented of its tess and presentation of this deed and the not present (in case of tuil reconveyances, lor cancellation), without allie liability; of any person for the payment of the indebtedness, trustee.	bene- and its place of record class com- bene- bene- bene- bene- bene- bene- class com- bene- class com- bene- class com- class class com- class class com- class class com- class cl	nterred upon any trustee here appointment and substitution sh y beneliciary, containing rela- di which, when recorded in the he county or counties in which of ol proper appointment of the septs this trust when this dee a public record as provided 1 party hereto of pending sale u of proceeding in which grantor such, action or proceeding is be	ince to this trust deed ince to this trust deed the olice of the County the property is situated, successor trustee. ed. duly executed and	

NOTE: The Trust Deed Act provides that the trustee herounder 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 laws of Oregon or the United States, a title inturance company authorized to insure title to real eronerity of this state. Its subsidiaries, affiliates, another or branches, the United States or any agency thereof, or an escraw agent licensed under ORS 696,505 to 696,585.

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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

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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 line to finance the purchase of a dwolling, use Stevens-Ness Form No. 1305, 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. L. Hobbs Gary -amnie Jeannie Hobbs (If the signer of the above is a corporation, use the form of acknowledgment opposite.) [ORS 93.490] STATE OF OREGON. STATE OF OREGON, County of) ss. County of Klamath .., 19..... <u>3-2-</u> 81 ., 19 2.53 Personally appeared Personally appeared the above named andwho, each being first duly sworn, did say that the former is the Gary L. Hobbs abd Jeannie Hobbs president and that the latter is the N) secretary of . and acknowledged the foregoing instrua corporation, and that the seal attixed 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 Before me: their voluntary act and deed. ment to Ninde (OFFICIAL -SEAL Notary Public for Oregon Notary Public for Oregon (OFFICIAL My commission expires: SEAL) My commission expires: account for traphys is not country. REQUEST FOR FULL RECONVEYANCE (q, ϕ, ϕ) Cast Pullars the supplicities to be used only when obligations have been paid. 41424 TO:, Trustee 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 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 . DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for canceliation before reconveyance will be made. on file in the office of the County Clerk of Klamath County. an char <u>15</u> HOWES ACCORDING 115 TRUST DEED 40.400 0022907 STATE OF OREGON, (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND County ofKlamath · SS. I certify that the within instru-្រុំជាដាក្នុំ CARRIER MORE REAL i e ada ment was received for record on the day of March 1981 WING THE TRANSPORT man limit dry will ned some re to their the at 12:36 o'clock P.M., and recorded WITH FERREN 5755 AS 1. SPACE RESERVED in book/reel/volume No. M81 on page 3625 or as document/tee/file/ instrument/microfilm No. 96541 Grantor 'n in dia' mes FOR RECORDER'S USE MODALYTY STATE OF IPANY IPA Record of Mortgages of said County. Beneficiary Witness my hand and seal of lobbs, meband nod Mille. AFTER RECORDING RETURN TO County affixed. Har.c Evelyn Biehn County Clerk 18021 DULD ByBernetha Deputy Joint