surplus, it any, to the grantor or to his survessor in interest entitled to such surplus. 16. For any reason permitted by law benchicity, may from time to fime appoint a successors to any trustee named herein or to any successor trustee appoint fusion of successors to any trustee named without conveyance to the successor frustee, the latter shall be vested with all title powers and duties conferred frustee, the latter shall be vested with all title hereunder. Each such appointment and substitution shall be made appointed instrument executed by benchicity, containing reference to this successor trustee. and its place of record, which, who encounds the property is situated. 17. Trustee accepts this trust when this deed, duly executed and obligated is made a public record as provided by law. Trustee is not obligated to notify any party here of appointing sale under any other is of ob-shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder 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 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 detault, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the netice of sale or the time to which said sale may in one parcel or in separate law. The trustee may sell said property either auction to the highest bidge parcels and shall sell the parcel or in parcels shall deliver to the purchase; its deed in form as required by law conveying plied. The recitals in the decid of any matters of lact shall be conclusive proof the granter and being the parcel of the trustee may sell said the trustee, but shall deliver to the purchase; the ded in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof the granter and beneficiary, may purchase at the sale. 15. When trustee sale trustaen and a reasonable charge of sale; the cluding the compensation of sale to the powers provided herein, trustee cluding the compensation of sale to the trust deed, (3) to all persons having recorded liens subsequent where of the trust deed, (3) to all persons having recorded liens subsequent in the coder of their privity and (4) the surplus, if any, to the granter or to his subsequent interest of the trusted entitled to such surplus. 16. For any reason permitted by law beneficient on the sale.

Idina and restrictions altecting said, buildances, regulations, covenants, condi-cial a security such linancing statements and that to the Uniform Commer-proper public by bind offices or offices, as well as the cosp of build ling starches made beneficiary.
 To provide and continuously maintain insurance on the buildings and such the stards as the fordicity of the starches made beneficiary as acceptable from the said premises against loss or damage by fire on an acceptable from the said premises against loss or damage by fire and such the stards as the fordicity regulations, written in policies of insurance shall be beneficiary, with loss parable to in:, written in policies of insurance shall be beneficiary as soon latter; all if the granter shall fail for any intered to the beneficiary as soon a latter; all deliver said policies to the beneficiary the procure any such insurance and for deliver said policies to the beneficiary the starce of starts and the grant of the start of the of any policy of insurance now of that liften days prior to the expira-tion of any policy of insurance now of the start and the start of the start called binary more the same at glitten placed on said buildings, collected binary may fire or other insurance policy may capture. The amount car upon any any fire or other insurance policy may capture to the expira-may determine, or at coins science for early and in such as a sessement as a sessement and act dos present to such notics. Such applied to invalidate any act dos present to such notics of delault hereunder or invalidate any act dos present to such notics.
 taxes, assessment and the grantor may fire or any right and prompily deliver receipts the bind adainst said property bether charges that may be levied or assessment there of charges become paid premises. The for any disk and prompily deliver receipts the bind at dos present dow of any part to and the assessment in the cosi-trand cag, shall be added to such and pay parts in and to such an

To protect the security of this trust deed, grantor agrees: 1. To protect preserve and maintain said property in good condition and repair, not to tenewers and maintain said property in good condition not to commit or permitse or demolish any building or improvement thereon: 2. To complete any waste of said property. 2. To complete any waste of said property. 3. To complete any waste of said property. 3. To complete any or an

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in synthetic and the same and the sa

an water a star to a dead we the adde a completeness proposition for

sum of <u>FILLY LIDUBGING and NOTTON</u> note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable <u>OCLOBER 30</u>, <u>19.96</u> The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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 be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the above described real property is not currently used for agricultural, timber or grazing purposes.

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Fifty thousand and no/100-----

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 fixtures now or hereafter attached to or used in connec-tion with said real estate.

That part of the N¹2 of the SE¹2 of Section 3, Township 36 South, Range 10 East of the Willamette Meridian, Klamath County, Oregon, lying East of the Sprague River Highway, Klamath County, Oregon.

Jerry Lee Foster and Janette Foster, Husband and Wife as Grantor, MOUNTAIN TITLE COMPANY

4h

Orlande Amoroso

as Beneficiary,

TN.I

19.81, between

...., as Trustee, and

Vol. Mg/ Page 19606

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath _____County, Oregon, described as:

TRUST DEED

...day of .

6**346** THIS TRUST DEED, made this .

FORM No. 881—Oregon Trust Deed Series—TRUST DEED.

170-105771 Faz \$8.00 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204

wave any detault or notice of delault hereunder or invalidate any act done 12. Upon detault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election immediately due and payable. In such any event the beneficiary at his election is proceed to foreclose this trust deed advertisement and sale. In the latter by the the trustee to foreclose this trust deed developed the trustee to be recorded his written notice of default and his election hereby whereupon the trustee the approach to foreclose this trust deed to sell the said described real moperty to satisfy the obligations secured hereby, whereupon the trustee to loreclose this trust deed in the maner provided in ORS 86.740 to 86.795. 13. Should the beneficiary or his successors in interest, respec-tion at any time prior to live days before that set by the them altere detault at any time prior to live days before the date set by the obligation secured the obligation and the trustee shall to see the trustee s ale, the grantor or other person so privileged by tively, the entire a pay to the beneficiary or his successors in interest, respec-obligation secured the obligation and trustee's and strust deed and the enforcing the terms of the obligation and trustee's and strust deed and the enforcing the terms of the obligation and trustee's and shorey's lees not ex-cipal as would not then be due had no detault occurred, and thereby cure the trustee, in which event all loreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and the trustee.

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The grantor covenants and agrees to and will ully seized in fee simple of said described real prop	perty and has a valid, unencumbered title thereto
ી મારે પર પ્રદેશ માર્ગમાં પુરુષ પ્રદુષ કે પ્રત્ય કે પ્રદુષ કે પ્રદુષ કે પ્રદુષ મુખ્ય કે પ્રદુષ કે પ્રદુષ કે પ્ આ ગુજરાતું કે પ્રદુષ ક પ્રદુષ કે પ્રદુષ કે પ્	[1] A. W. M. M. Markov, M. K.
nd that he will warrant and forever defend the se	ame against all persons whomsoever.
	and the the atoms described note and this trust deed are:
 (a)* primarily for grantor's personal, tamily, house (b) for an organization, or feven if grantor is a nat 	represented by the above described note and this trust deed are: hold or agricultural purposes (see Important Notice below), tural person) are for business or commercial purposes other than agricultural tural person) are for business or commercial purposes other than agricultural
This deed applies to, inures to the benefit of and ors, personal representatives, successors and assigns. The i ontract secured hereby, whether or not named as a benefic order includes the terminine and the neuter, am	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the iary herein. In construing this deed and whenever the context so requires, the d the singular number, includes the plural.
IN WITNESS WHEREOF, said grantor ha	is hereunto set his hand the day and year first above written.
• IMPORTANT NOTICE: Delete, by lining out, whichever warranty not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regu seneficiary MUST comply with the Act and Regulation by ma	viation Z, the school of the s
Seneticiary MUSI comply with the Act and states to be a FIRST I disclosures; for this purpose, if this instrument is to be a FIRST I the purchase of a dwelling, use Stevens-Ness Form No. 1305 If this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent. with the Act is not required, disregard this notice.	the purchase
	(a) (19) (19) (19) (19) (19) (19) (19) (19
STATE OF WEEKEN CALIFORNIA	STATE OF OREGON, County of
County of SHASTA SS.	Personally appeareda
Personally appeared the above named	duly sworn, did say that the former is the
Jerry Lee Foster and Janette	duly sworn, did say that the former is the president and that the latter is the secretary of
Foster	
	a corporation, and that the seal allixed to the foregoing instrument is t corporate seal of said corporation and that the instrument was signed a sealed in behalt of said corporation by authority of its board of directo
and acknowledged the foregoing instru- ment to be their voluntary act and deed.	and each of them acknowledged said instrument to be his voluntary
Before/the:	and deed. Before me:
(OFFICIAL Jug G. Inder SEAL)	A Notery Public for Oregon (OFFICI
Notary Public tor Oreton CALIFORNI	SEAL
	My commission expires:
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NY COMPLEXION EXPIRE OFFICIAL SECURITIES IVY Y. SNIDER NOTARY PUBLIC - CALIFORNIA PRINCIPAL OFFICE IN SHATA COUNTY To be vied	na an ann an Airtean ann an Airtean Maraidh ann an Airtean ann an Airtean ann ann ann ann ann ann ann ann ann
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