TC-10870 - STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204 111 FORM No. 881—Orogon Trust Deed Secies—TRUST DEED. R Vol. Wal Page 20270 TRUST DEED TN-I 6708 Craig E. Rogers and Dorse L. Rogers, Husband and Wife, as Trustee, and as Grantor, MOUNTAIN TITLE COMPANY Donald W. Gaut and Glenda B. Gaut, Husband and Wife as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property WITNESSETH: Lot 11 in Block 34, CITY OF MALIN, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. as serve as alwards that sales backs without allowed as a source to an it was a 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 lixtures now or hereafter attached to or used in connec-tion with said real estate v or nereatter appertuining, and the refus, issues and profits thereof and an lixtures now or nereatter attached to or used in connec-with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the tion with sug of THREE THOUSAND SEVEN HUNDRED AND NO/100----(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any granter in the resting there are any constraint or creating any restriction thereon; (c) join in any granter in any thereof; (d) reconveyance may be described as the "press or creates shall leadly entitled thereoi" and the recitals there in of any there or any of the property. The be conclusive and in this paragraph shall be not less than \$5. services mentione any default by grantor hereunder, beneficiary may at any 10. Upon any delault by grantor hereunder, beneficiary may at any indebtedness thereod, in its own name sue or otherwise collect the rents, issues and profits of operation and collection, including the same. Its and property is less up indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the collection of line and profits, or the proceeds of the and the application or aread so for any taking or damage of the application or release theread is a doreshid or damage of the application or release theread as a doreshid or damage of the property, and unit or notice of delault hereunder or invalidate any act done warks of any case of the application or release theread as a doreshid or damage of the application or release theread any taking shall not cure or wards to any classification or invalidate any act done warks of any case of the application or release theread any taking shall not cure or wards any determine.
12. Upon delault by grantor in payment of any indebtedness secured heread as in the application or release theread any taking the damage of the proceeds of the application or release theread any taking thand or any ca

decree of the trial court, frantor turther agrees to pay such sum as the applate court shall adjudge reasonable as the beneliciary's or trustee's attorney's lees on such appeal. It is mutually agreed that: It is mutually agreed that: It is mutually agreed that: It is mutually agreed that is a portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken infer the right of eminent quire that all or any portion of the amonies payable right, if it so elects, to request that all or any portion of the amonies payable as compensation lor such taking, which are in excess of the amonies payable to pay all reasonable costs, proceedings, shall be paid to beneficiary and applied by it first upon any the courts, necessarily paid or incurred by bene-both in the trial appellate courts, necessarily paid or incurred by bene-tion; number of granton as the to be necessary in obtaining such actions and execute such instruments as shall be necessary in obtaining such com-gensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ticiary, payment of, its lees and presentation of this deed and the note lore incurred by person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, the order and the such such and presentation of the indebtedness, trustee may the such the order approximation of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may the such the payment of the payment of the indebtedness, the such as the payment of the payment of the suc

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor ir payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declar the beneficiary at his election may proceed to foreclose this trust deed of equity as a mortgage or direct the trustee to foreclose this trust deed in equivity as a mortgage or direct the trustee to foreclose the trustee shall advecte the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall is the ime and place of sake, five notice the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall is the ime and place of sake, five notice the anther provided in ORS \$6.740 to \$6.795.
13. Should the beneficiary clot love done the trustee shall such as then required by law and proceed to loreclose this trust deed in the namer provided in ORS \$6.740 to \$6.795.
13. Should the beneficiary clot to loreclose by advertisement and sale the beneficiary or the trustee shall advertise such and the other the terms of the trustee sone of the trustee sone or or the trustee sone or or the trust deed and the struct the beneficiary or the trust deed and the tore the torms of the obligation as externed. The proceed to loreclose this trust deed not solve the date thereby (including costs and expenses actually incurred in obligation set terms of the obligation and trustee's and attorney's lees not expendent thereby (including costs and expenses actually incurred in obligation of the prime evolution of the prime evoluti cipal as w the defaul the trustee

the delault, in which event all loreclosure 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 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 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 sale. Trustee in one parcel or. in separate parcels and shalt sell the parcel or parcels at shall delive to the purchaser its deed in form as required by law conveying shall delive to the purchaser its deed in form as required by law conveying of the truthfulness thereof. Any person, excluding the sale, but including the grantor and benchicary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-shall apply the proceeds of sale to payment of (2) the expense of sale, in-shall napply the proceeds of sale to payment of (3) the sale (3) to all persons attorney. (2) to the obligation secured by the trust deed. (3) to all persons attorney. (2) to the obligation secure do the the trustee, in the trust dead as their interest may appear in the order of their priority and (4) the surplus. I any, to the grantor or to his successor in interest entitled to such surplus.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to intere appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without successor trustee appointed hereunder. Upon such appointment, and without successor trustee to this conferred upon any trustee herein named or appointed hereunder, fach such appointment and substitution shift be made by written interesting the second of the county or cuanties which the property is situated, Clerk be conclusive prool of proper appointment of the successor trustee and acknowleided is made a public record as provided plaw. Trustee is not oblighted to notily any party hereto of proceeding such under any other deed of oblighted to notily any party hereto of proceeding such appoints proves of trustee is not built be aparty unless such action or proceeding is brought by trustee shall be a party unless such action or proceeding is brought by trustee.

the liability of any person for the payment of the trustee become must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company NOTE. The Trust Dead Act provides that the trustee berounder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or solvings and loan association authorized to do business under the lows of Oregon or the United States, a title insurance company authorized to an active member of the state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excew agent licensed under QSA 555.

20: 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 Trust Deed to Andrew Hornbeck and Maudie Hornbeck

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 granter is a natural person) are fer business or commercial purposes other than t agricultural

purposes.

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	
not applicable; it warranty (a) is applicable and the be	anaficiany is a condition
as such word is defined in the Truth-in-Lending Act a beneficiary MUST comply with the Act and Regulation	und Regulation 7 the UTalg L. KogePS
disclosures; for this purpose, if this instrument is to be a	FIRST lien to finance
if this instrument is NOT to be a first lien, or is not to	1305 or equivalent;
of a dwelling use Stevens-Ness Form No. 1306, or equ with the Act is not required, disregard this notice.	indice the purchase DOT C D KOGULA
If the signer of the above is a corporation,	
use the form of acknowledgment opposite.)	(ORS) 93.490)
STATE OF OREGON,	
County of Klamath)ss.	STATE OF OREGON, County of) ss.
November 20. , 19 81	Personally appeared and
Personally appeared the shove named	who, each being first
LTAIG E. Rogers and Dorse L.	duly sworn, did say that the former is the
Rogers	president and that the latter is the
$\frac{1}{2} = \frac{1}{2} + \frac{1}$	secretary of
	a corporation, and that the seal atlixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and
and acknowledged the loregoing ins	tru- sealed in hubble of said corporation by puthaside of its to at it.
ment to be their voluntary act and d	
(OFFICIAL	Before me:
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My commission expires: 7/13/	35 My commission expires: SEAL)
and the state of the state of the second of the state of	REQUEST FOR FULL RECONVEYANCE
n 1999 ben har filmen of the experimentation of the structure of the struc	e used only when obligations have been paid.
70:	
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 h	areby are directed an annual to the state of
a maximum de la construction de la c	ereby are unected, on payment to you of any sums owing to you under the terms of
said trust deed or pursuant to statute, to cancel all	l evidences of indebtedness secured by said trust deed (which are delivered to you
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