FORM No. 881-Orogon Trust Deed Series-TRUST DEED. K-35153 VENS-NESS LAW PUBLISHING CO., PORTLAND. OR. 972 TN. Systematic BOLB Ore . 97601 TRUST DEED EVE TROX February , 19 82 , between Thomas R. Yon and Lavell L. Yon as Grantor, ... Klamath. County Title Company Motor. Investment Company ., as Trustee, and ให้มีปฏิบาร์หลายได้หลังที่มีรูชาวิติศาสตร์ เกิดได้ 🦉 และกลุ่มหมด สามาร as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath Klamath County, Oregon, described as: in _____ Lot 4, Block 18, HOT SPRINGS ADDITION to the City of Klamath Falls, Oregon, according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon: INSU. DEED the realizer of defined time trues and OF THE PACE reach a start, bein more we define the antitogether 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-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereot, it

SS

E

5

82

<text><text><text><text><text><text>

turel, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in suggranting assement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charde thereon in any conveyance may be described as the "person" factor and the receiver and the property. The conveyance may be described as the "person" of lacts shall be root less than \$5.
(a) Upon any default by grantor hereunder, beneficiary may at any prime without notice, either in person, by agent or by a fictor of said property for each property and the recol, "not be conclusived to the state of the and the second of the truthuluness thereof. Trustee's less than \$5.
(b) Upon any default by grantor hereunder, beneficiary may at any prime without notice, either in person, by agent or by a fictor of said property for each property and the recol, "not negative for any part thereol, in its own name sue or otherwise collect the same. It's the entering upon and taking possession of said property, the collection of suid property, the fourty determine.
(1) The entering upon and taking possession of said property, the property and the application or release thereof as many determine.
(1) The entering upon and taking possession of said property, the property and the application or release thereof as and or said and prolites or compensation or awards for any taking of there and other in purposes.
(1) the entering upon thereof any taking of the anglication or telese thereof as and taking any determine insurance policies or compensation or awards for any taking of anamy determine or waive any detault or notice.
(2) Upon default by grantor in payment of any indebtedness secured

waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed by advertisement and sale. In the latter event the beneficiary first trust deed by advertisement and sale. In the latter event the beneficiary of the trustes shall to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give motice thereof as then 'required by law and proceed to foreclose this trust deed in 13. Should the beneficiary clot to foreclose by advertisement and sale them anner provided in ORS 86.740 to 86.795. ORS 86.760 may pay to the beneficiary or other person so privileged by tively, the entire amount then due under the terms of the trust eded and the ending the terms of the obligation and trustee's and attorney's lees not ex-codeding the terms of the obligation and trustee's and attorney's lees not careding the terms of the obligation and trustee's and attorney's lees not careding the terms of the adve had no the delault accurred, and thereby cure in the delault and time provided bad of the terms of the trust eded and the obligation scured thereby (including costs and attorney's lees not ex-cipal as would not then de had no delault occurred, and thereby cure in the delault, in which event all foreclosure proceedings shall be dismised by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and name designated in the motion of the prime and at the time and place designated in the motion of the prime and the terms of the prime of all as would not then be due had no the terms of the which event all be adverted.

The detault, in which event all toreclosure 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 be postponed as provided by law. The truste may sall said property either auction to the highest black for cash, payable at the time of sale. Trustee shall deliver to the public to cash, payable at the time of sale. Trustee the property sold, but withis deed in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereof, but writing person, excluding the trustee, 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 expenses of sale, in-cluding the comproceds of sale to payment of (1) the expenses of sale, in-cluding the comproced of the subsequent to the interest of the truste truste by trustees having recorded the grantor to the interest of the trustee to the truste used to the grantor to the interest of the trustees of the trustees of having recorded the grantor or to his successor in interest of (4) the surplus, it any, to the grantor or to his successor in interest of the surflex of the trustees of the truste

surplus, it any, to the granner or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor is successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the surface the latter shall be vested with all title, powers and duties contered upon any trustee herein mamed or appointed hereinder. Each such beneficiary, containing reference to this strust deel instrument executed by beneficiary, containing reference to the scunty Gleth or Recorder of the conting, when recorded in the office of the County Stall be conclusive proof of proper appointment by device of the scunty. 17. Trustee accepts this trust when this deed, duly executed and obligated in mole a public record as provided by law. Trustee is and obligated of any action or proceeding in which frantor, beneficiary or trustee shall be conductive 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 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

1684

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 it grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 g	antor has hereunto set his	hand the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whichev not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-In-Londing Ac beneficiary MUST comply with the Act and Regular disclosures; for this purpose, if this instrument is to b the purchase of a dwalling, use Stevens-Ness Form if this instrument is NOT to be a first lien, or is not of a dwalling use Stevens-Ness Form No. 1306, or with the Act is not required, disregard this notice. (If the signer of the chove is a corporation, use the form of acknowledgment opposite.)	ion by making required a a FIRST lien to finance No. 1305 or equivalent; to finance the purchase equivalent. If compliance	Thomas A. your J. Jamele yr	
u Stan Sangela Mistana u Alikue Kista datan Ukukanin u tanta inta antara inta antara antari antari antari ata Panta arati - una sisa sanger kata a tanta inta antari na antari na mana antara sina ata inta antari na bara a	(ORS 93.490)	n 1991 - Stan Standard Maria († 1997) 1993 - Stan Standard († 1997) 1993 - Stan Standard († 1997)	
STATE OF OREGON;) ss. County of Klamath	STATE OF OREG	ON, County of) ss.	
February 8th 1982		ppeared	
Personally appeared the above named		who, each being first	
Thomas R. Yon and L. Lovell Y		duly sworn, did say that the former is the	
[20] C. Markel Sources of the theory of the second s Second second se	president and that	the latter is the	
And the second	secretary of	na sense sense Registri a de la constancia de la constanci	
and acknowledged the toregoing ment to De I da I a provintery act and Before me	instru- corporate seal of s		
SEALS J DECIDING D Aleshan		parana alay ayar kala barana da kala kala kala da barana da barana da barana da barana da barana da barana da b	
Notary Public for Oregon	Notary Public for Ω=84	SEAL)	
$0 \in My$ commission expires: $10-3$	My commission ex	My commission expires:	
said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to rec estate now held by you under the same. Mail rec	all evidences of indebtedness to onvey, without warranty, to the onveyance and documents to	nt to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you a parties designated by the terms of said trust deed the	
DATED: 1	19.19.19.19.19.19.19.19.19.19.19.19.19.1	ne en la constante de la const Caracteriza de la constante de Caracteriza de la constante de	
동안 가슴 것이다. 한 것은 것은 것이다. 한 것이다. 가슴			
		Beneficiary	
De not lose or destroy this Trust Deed OR THE NOTE V	which it secures. Both must be delivered t	io the truttee for cancellation before reconveyance will be made.	
	matte in the office		
2017年1月1日,大赦其制修用表示法的。494月前,494月1日。 [1]	, Orefini, destribut ini	ment was received for record on the 9 day of Feb. 1982	
Lavell L. Yon	ale polit deal concept to it	at.3:59o'clock PM., and recorded	
Grantor	SPACE RESERVED	in book/reel/volume NoM82on	
Motor Investment Company	RECORDER'S USE	page.1683or as document/fee/file/ instrument/microfilm No9019,	
Mator Jewardshirt	onua 5 analonua	Record of Mortgages of said County.	
Beneticiary	a Galancia AGLENTS MOD	Witness my hand and seal of	
AFTER RECORDING RETURN TO		County affixed.	
Motor Investment Company PO Box 309,	97. W	The Evelyn Biehn ounty Clerk	
Klamath Falls, Ore.97601	ISLAT DEED	By fine Mc Olice Deputy	

FORM MALESS-O-BORN BURGE BURGE STREET STREETS