surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may hom time to filme appoint as accessor or successor sto any trasfee named herein or to any onversance to the appointed hereinder. Upon such appointment, and without intereunder. Each such appointed and substitution herein and without interunter. Each such appointed and substitution herein and any point of the successor or successor and appointed and appointed interument executions of the successor trasfee hall be maned of appoint of the successor for the successor trasfee hall be made appointed interument execution of the source contraining relevance to this by without of the successor for the successor trasfee hall be made appointed and the conclusive of the county or counties in which the office of the successor that be conclusive of the trasfee hand the successor trasfee is not obligated to notify any party here for a provide dup are recuted and shall be a party unless such action or proceeding and y law. Trasfee is not shall be a party unless such action or proceeding is brought by trasfee.

the manner provided in ORS 86.740 to 86.795. 13. Should the beneliciary elect to foreclose by advertisement and sale 13. Should the beneliciary elect to foreclose by advertisement and sale 14. Should the beneliciary or his successors in interest, which trustee for default at any time prior to the days before the date set by the trustee for default beneliciary or his successors in privileged by the entire amount then due under or his successors in interest, which endorcing the trust obligation and and expenses actually incurred the cipal as the amounts provided by lawy other than such portion of the prin-the default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise the sub-start by trustees and be dismissed by 14. Otherwise the sub-start by trustees when the dismissed by

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust expranges and loan association authorized to do business under the faws of Oregon or the United States, a tille insurance company authorized to insure sittle to favor any agency thereof, or an escrow agent licensed under ORS 676.503 to 676.503 to 676.503.

the delauit, 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 in one parcel or in substrate parcels and shall sell said process or in-auction to the highest bidder for cash, payable at the time of sub-place designated in the deed of any covenant or substrate, but including the property so solt but without deal in form as required by law. Thus, the property so solt but without deal in form as required by law. Conversion the property so solt but without deal in form as required by law. Conversion of the truthfulness thereol. Any purchase at the sale. 15. When truttere sells do any matters of lact its trustee, but including the proceeds of a purchases at the sale. 15. When trustee sells to paynent to the powers provided by the including station; (1) the subsequent to the interest of the trustee, but including the conjection of the burstee and a (1) the expension of sale is a substrate the desting of the interest of the trustee in the trustee attorney; (2) the the obligation to the interest of the trustee in the trustee surplus; if any, to the granter or to his successor in interest entitled to such 16. For any reason permitted by law beneficiary may from time to

Pursuant to such notice. It is the second determined of meanuate any det unne 12. Upon delault by grantor in payment of any indebtedness secured declare all sums secured hereby magnetically due and payable. In such any in equity as a mortfage or direct in may proceed to foreclose this frust deed in equity as a mortfage or direct the trustee of to foreclose this frust deed beck of the said of the trustee of the foreclose this frust deed of the said cause to be recorded the event the bancicary or the frusted ead of the said cause to be recorded the wort the mathematicary of the trustee shall thereby, whereupon the trustee shall lix the mathematic file of default his election the manner provided in ORS 86.740 to 86.795 to foreclose this frust deed in 13. Should the beneliciary elect to foreclose by advertisement and sale

FORM No. 881—Oregon Trust Deed Series—TRUST DEED. TNT MTC 11046-K 9207 STEVENS-NESS LAW PUBLISHIN VOI.MYZraga 196 as Grantor, MOUNTAIN TITLE COMPANY INC. February 19.82, between ALBERT H. STONE and BARBARA M. STONE, husband and wife 'n as Beneficiary, -., as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Hd 5 SEE ATTACHED LEGAL DESCRIPTION disnel-onep EB 3 िस्ट्रिके का केल्सा कड़ा इस्ट्रिके का केल्सा कड़ा and there are a series and their same for first the first and the first series of 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 anywise FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the Sum of FOUR THOUSAND FIVE HUNDRED AND NO/100 sum of ...FOUR_THOUSAND_FIVE_HUNDRED_AND_NO/100 note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereon according to the terms of a promissory The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of and interest hereof, if becomes due and payable. In the event the within described property, or any part thereof, or any interest therein installment of said nois then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed to be herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or graxing purposes. The above described real property is not currently used for agricul-To protect the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain said property in &ood contained and repair; not to remove or demolish any building or imported thereon. To a program any building or imported thereon. To any building or imported thereon and workmaniked destroyed thereon, and pay when due all costs incurse constructed. damaged tom a frestrictions allecting said, promiser, if the beneficiary to requests, in proper public officer or Julices as the cost of the frequests. To many subjective and the said officer of the frequests of the destroyed thereon allecting said, prometry: if the beneficiary to requests, to proper public officer or Julices as the cost pay for tiling same in the beneficiary. Association additional destroy and the same in the beneficiary. Association additional destroy and the same in the beneficiary. A To provide and continuously maintain insurance on the buildings. <text><text><text><text><text><text> Iltural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination easement, or creating any restriction therean; (c) join any subordination or other adreement alterial this deed or the bin or charge frantes in any reconveyance warranty, all or any matter of the property. The thereal; (d) reconveyance warranty, all or any matter or person or person frantes in any reconveyance warranty, all or any matter or person thereal; (d) reconveyance warranty, all or any matter or person frantes in any reconveyance warranty, all or any matter of the person of the truthulness thereal. Trustee's lees for all shall be conclusive provide warranty be not trustee's lees for any of the services mentioned of the truthulness thereal. Trustee's lees for any of the pointed by a court, and without recard be decludy a receive to be any ery of any part thereol, in its arranty recard or the declude of any security for the services and expenses of operation and taking possession of said property, the indebiedness and profiles upon and taking possession of said property, the collection of such rents, issues and profiles, or the proceeds of the or or all profiles there issue and profiles upon and taking possession of said property, the collection of such rents, issues and profiles, or the proceeds of the and profiles of the concerds of the second barranty and the trusts. liciary may determine. Iciary may determine. Collection 11: The entering upon and taking possession of such rents, issues and profits, or the proceeds of size and profits, or the proceeds of the property, and the application or release thereof as itself of the admarke of pursuant of such notice. In such that the such notice of default hereunder or invalidate any act d

	1964
The grantor covenants and agrees to and wi fully seized in fee simple of said described real prop	th the beneficiary and those claiming under him, that he is law- berty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the sa	ame against all persons whomsoever.
(a) Any first second s Second second seco	the second s
(a)* primarily for grantor's personal, family, househ (b) KOX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	represented by the above described note and this trust deed are: old or agricultural purposes (see Important Notice below), Why based and an analytic state of the second
tors, personal representatives, successors and assigns. The t contract secured hereby, whether or not named as a benetici masculine gender includes the feminine and the neuter, and	
IN WITNESS WHEREOF, said grantor has	s 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 beneficiary MUST comply with the Act and Regulation by mal	is a creditor lation Z, the king required
disclosures; for this purpose, if this instrument is to be a FIRST if the purchase of a dwelling, use Stevens-Ness Form No. 1305 c 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.	en to finance por equivalent; the purchase the purchase
with the Act is not required, disregard this notice. [If the signer of the above is a corporation, use the form of acknowledgment apposite.]	
IORS	93.490] STATE OF OREGON, County of
County of Klamath)ss. February /2, 19.82	Percently annapred
Personally appeared the above named	who, each being first
LYLE E. BELL and DOROTHY H. BELL, husband and wife	duly sworn, did say that the former is the
S 1. B 1 3 54	secretary of
and acknowledged the foregoing instru- ment to be their voluntary act and deed.	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me:
COFFICIAL Kristi L. Same	070
My commission expires: 6/19/83	Notary Public for Oregon (OFFICIAL SEAL) My commission expires:
	an an an the second second A second secon
and the second sec	EST. FOR FULL RECONVEYANCE
(1) A set of the se	en begin versioner ander en
The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evide herewith together with said trust deed) and to reconvey, wi estate now held by you under the same. Mail reconveyance	indebtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of ences of indebtedness secured by said trust deed (which are delivered to you thout warranty, to the parties designated by the terms of said trust deed the e and documents to
DATED: 111 111 111 111 111 111 111 111 111 1	n an
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it secu	res. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON, County of
STEVENS-NESE LAW PUD. CO., PORTLAND, ORE.	I certify that the within instru- ment was received for record on the
Mr. & Mrs. Lyle E. Bell Comment of the	day of
Grantor	SPACE RESERVED in book ren/volume Noon
Mr. & Mrs. Albert H. Stone	FOR pageor as document/fee/file/ RECORDER'S USE instrument/microfilm No Record of Morthages of suid County.
Boneliciary	Witness my hand and seal of
AFTER RECORDING RETURN TO	County affixed.
MOUNTAIN TITLE COMPANY INC.	

100日日,在台湾市上16日

2 P.G.M. 25

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DESCRIPTION

A parcel of land situated in the SW4SW4 of Section 5, Township 39 South, Hunge 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point on the East line of said SW4SW4; which bears South 0° 18' East a distance of 572 feet from the Northeast corner of said SW4SW4; thence South 89° 42' West a distance of 200.0 feet; thence South 0° 18' East a distance of 185.24 feet to a point; thence North 89° 42' East to a point on the East line of said SW4SW4; thence North 0° 18' West along said East line to the point of beginning.

EXCEPTING THEREFROM portion conveyed to State of Oregon by Deed recorded December 18, 1967 in Volume M67, page 9771, Microfilm Records of Klamath County, Oregon, and portion conveyed to Oregon Fish and Game Council, Inc., by Deed recorded June 1, 1971, in Volume M71, page 5206, Microfilm Records of Klamath County, Oregon.

ALSO EXCEPTING THEREFROM a strip of land thirty feet in width adjacent to the Southeasterly right of way line of the Dalles-California Highway (as described in Deed Volume M67, page 9771, Microfilm Records of Klamath County, Oregon) and across the Northwesterly portion of that tract of land described in Volume M68, page 6547, Microfilm Records of Klamath County, Oregon, said strip of land being situated in the SW4SW4 of Section 5, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon and being more particularly described as follows: Beginning at the Northeast corner of the SWLSWL of said Section 5; thence South 00° 18' East 572 feet; thence South 89° 42' West to a point that is thirty feet distant from, measured at right angles to the Southeasterly right of way line of the Dalles-California Highway, said point being the true point of beginning of this description; thence Southwesterly parallel to and thirty feet distant from said right of way line to the West line of that tract of land described in said Volume M68, page 6547, Microfilm Records of Klamath County, Oregon; thence North 00° 18! West along said West line to the Southeasterly line of said highway; thence Northeasterly along the Southeasterly line of said highway to the North line of that tract of land described in said Volume M68, page 6547, Microfilm Records of Klamath County, Oregon; thence North 89° 42' East to the true point of beginning of this description.

STATE OF OREGON; COUNTY OF KLAMATH; ss.

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this 16 day of Feb. A.D. 1982 at 2:150'clockp M.,	and
duly recorded in Vol. M 82. of Mtgeon Pa (19	<u>96</u> 3
Fee \$12.00 EV.LYN BIEHN, County By Joyce Mr. Olive	rk
By Joyce Mu Mune	