	MXA 11899-	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, UR. PAGE
FORM No. 881—Oregon Trust Deed Series—TRUS	r deed. 1141 C 11-3 21	Vol. ^M 82 Page 18530
N.1	TRUST DEED	December, 19.82, between
	David L. Chambers	as Trustee, and
as Grantor, <u>Mountai</u>	n Title Company Clifton Everett Jones an	d Ginger Jones, Husband and Wife
as Beneficiary,	WITNESSETH: nts, bargains, sells and conveys to t County, Oregon, described as:	trustee in trust, with power of sale, the property
The W ¹ 2 of Lot 5 to the official plat Klamath County, Orego	01101 0 0	TO ALTAMONT ACRES, according ce of the County Clerk of
now of hereitand real estate. for THE PURPOSE OF FOR THE PURPOSE OF THIRTEEN THOUSAN sum of	F SECURING PERFORMANCE of each ND FIVE HUNDRED AND NO/100 Dollars, ble to beneficiary or order and made by gru- mayable Per terms of note payable Per terms of note	antor, the final payment of principal , 19 ate, stated above, on which the final installment of said no ate, stated above, or any interest therein is sold, agreed to

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To protect the security of this trust deed, frantor affrees: 1. To protect, preserve and maintain said property in good condition and repair: but to remove or demolish any building or improvement thereon; and repair: but to remove or demolish any building or improvement thereon; and repair: but to remove or promptly and be constructed, danaged or there or building or improvement which may be constructed, danaged or destroyed there on restore promptly and be constructed, danaged or is and restrictions allecting said property; in good and workmanlike is the beneficiary so requests, to tions and restrictions allecting said property; prisuant to the Uniform Commer constructed, dencicary may require and to pay for filing same in the cial Code as the beneficiary may require any be deemed desirable by the by filing officers or searching adencies as may be deemed desirable by the beneficiary. The continuously maintain insurance on the buildings beneficiary.

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granting any easement or creating any restriction intereor, (c) point of any subordination or other agreement allocating this deed or the lien or charge subordination or other agreement allocating all or any part of the property. The thereof: (d) reconvey, without warranty, all or any part of the "preson or persons prantee in any reconveyance may be described as the "person or persons between or any matters or lacts shall lefaily entitled thereof," and the creatist thereon, of any matters or lacts shall lefaily entitled thereof, "and the truthlulness thereof. Truster's lees for any of the conclusive proof of the truthlulness thereof. Truster's lees for any of the provides either in person, by agent dyname or any security for pointed by as hereby secured, enter upon and take possession of sail properties indebitedness thereon, in its own name sue or otherwise collect the terms, issues and profits, including these secured hereby, and in such order as beneric's lees than any parts and end of the entering upon and taking possession of sail property, the 11. The entering upon and taking possession of sail property, the collection of such property, and the upinestion or release thereod as aloresaid, shall not cure or property, and the upinestion or release thereod as aloresaid, shall not cure or wrow is a policies or compensation or release thereod as aloresaid, shall not cure or wrow to any default 's notice of delault hereunder or invalidate any act done pursuant to such notice.

Property, and the upplication or release thereof as aloresaid, shall not cure or invalidate any default 'n notice of default hereunder or invalidate any act done oursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured any effectment hereunder, the beneficiary may may default any action of any effectment hereunder, the beneficiary may may default any action of any effectment hereunder. The beneficiary may may default any action of any effectment hereunder, the beneficiary may may default by an anortaging or direct the trustee to horeclose this trust deed by in equity as a mortaging or direct the trustee to horeclose this trust deed in execute and cause to be recorded his written notice default and his election may the algorithm of the beneficiary or the trustee shall direct the barding of the trustee shall be then been of the beneficiary of the trustee shall where optime the beneficiary of the trustee shall direct to be declast and his election the truste shall have and proceed to foreclose this trust deed in the neart provided in ORS 86.740 to 86.755.
13. Should the beneficiary elect to foreclose the trust deed and the direct dirault at any time prior to live days before the date set by the formate during costs and expense actually incurred in obligation secured thereby (including costs and expense and attorney's less not extendering the arounds provided by law) other than such property either and the trustee.
14. Otherwise, the sale shall be held on the date and at the time and place disalut, in which event all foreclosure proceedings shall be dismissed by the trustlee. In the sale shall be held on the date and at the time and the trustlee.
14. Otherwise, the sale shall be held on the date and at the time and place disalution in which event all foreclosure proceedings shall be conclusive proof place disalution of the place disalution and the sale shall be held on the date and at the time and place disalution in the neare approxibl

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneticiary may from time to time appoint a successor trustees and any frustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be wated with all trie-growers and duties conferred upon any trustee named herein named by instrument excuted by beneficiary, containing reference to this trust deri-nation of the county or counties in whet the property is situated. Successor trustee accepts this trust when this deed, duly executed and acknowledged is made a proty hereto of pending sale under any other deed of obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding is brought by trustee.

NOTE. The Trust Daed 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 granter	
fully seized in fee simple of spirit a degree	s to and with the house
and describ	es to and with the beneficiary and those claiming under him, that he is law- bed real property and has a valid, unencumbered title thereto
	a valid, unencumbered title thereto
and that he will warrant and forever de	for it is
	fend the same against all persons whomsoever.
(a)* primarily for grants that the proceeds of (b) -top an order grantor's personal to	the loan represent the
-purposes.	t the loan represented by the above described note and this trust deed are: ily, household or agricultural purposes (see Important Notice below) of the a natural person) are for business or commerciant solice below)
tors, personal representatives, successors and contract secured hereit	t the loan represented by the above described note and this trust deed are: illy, household or agricultural purposes (see Important Notice below), erie a natural person) are for business or commercher parposes other than agricultural fas. The term beneficiary shall mean the holder and owner, including pledgee, of the euter, and the singular number includes the plural.
masculine gender inst. Whether or not nome is	ins. The term has parties hereto, their the
IN WITNESS WHEREOF, said era	suter, and the singular number includes the older and owner, including pledgee, of the
not applicable; if warrants to by lining out, which	set his hand the day and we have here here here here here here here he
not applicable; if warranty (a) is applicable and the be as such wort is defined in the Truth-in-Lending Act a disclosures; for this purpose, if this instrument is to be a if this instrument is NOT or the Stevens-News Each and the beneficiary MUST comply with the Act and Regulation the purchase of a dwelling, use Stevens-News Each and of this instrument is NOT or the Stevens-News Each and the structure is the stevens-News Each and	warranty (a) or (b) is an in year first above written.
the purchase of a dwelling if this instrument is to	by making remained David L. Chamber
in purchase of a dwelling, use Stevens-Ness Form No. of a dwelling use Stevens-Ness Form No. of a dwelling use Stevens-Ness Form No. with the Act is not required, disregard this notice.	1305 or equivalent; finance the number of
ill at a second disregard this and of equiv	valent, if compliance
The signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON,	
County of Klamath	
County of Klamath December 29 19 82	STATE OF OREGON, County of
constrainty appeared the above numed	Personally appeared , 19) ss.
David L., Chambers	
	president and that the former is the who, each being first
and acknowledged the foregoing instru- ment to be his	a corporation, and that the sent atter
OFFICIAL	a 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 direct and and deed, of them acknowledged said instrument was signed and Reference.
SEAL)	corporate seal of said corporation and that the instrument is the sealed in behalt of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its voluntary act
Notary Public for Oregon	and any act
My commission expires: 1/13/87	Notary Public for Oregon
	My commission expires: (OFFICIAL SEAL)
REQUE	ST FOR FULL RECONVEYANCE
and the second sec	ST FOR FULL RECONVEYANCE
The undersigned is the last	, Trustee
The undersigned is the legal owner and holder of all is	, Trustee
The undersigned is the legal owner and holder of all is	, Trustee
The undersigned is the legal owner and holder of all is	, Trustee
The undersigned is the legal owner and holder of all in trust deed have been fully paid and satisfied. You hereby are said trust deed or pursuant to statute, to cancel all evidence herewith together with said trust deed) and to reconvey, witho state now held bytyou under the same. Mail reconveyance ar MATED:	Trustee ndebtedness secured by the foregoing trust deed. All sums secured by said e directed, on payment to you of any sums owing to you under the terms of zes of indebtedness secured by said trust deed (which are delivered to you out warranty, to the parties designated by the terms of said trust deed the
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