FORM No. 881-1—Oregon Trust Deed Series—TRUST D TN-1 21969	TRUST DEED	Voluco	UBLISHING CO., PORTLAND, OR, 97204
THIS TRUST DEED, made			Page 4826
Clarence W. Adam as Grantor, MOUNTAIN	as and Peggy J. Adams, Hu	Isband and Wife	, 19 <sup>83</sup> , between
as Grantor, MOUNTAIN LLOYD E. OLSON as Beneficiary.	L.TITLE COMPANY, INC.	und wire	, as Trustee, and
as Beneficiary,			***************************************
Grantor irrevocably grants, ba	WITNESSETH: argains, sells and conveys to tru unty, Oregon, described as:		
PARCEL: 1. The Nextl	inty, Oregon, described as:	istee in trust, with pow	er of sale, the property
PARCEL: 1: The Northeast City of Klama in the office	of the County Clerk of M	(lamath Country of	lereof on file
the City of Ki	erly 75 feet of Lot 7, Bl	OCK 26, HOT SPRINC	C ADDITION
file in the of	Lamath Falls, according t fice of the County Clerk	o the official pla	t thereof on
			, Oregon.
together with all and singular the tenements now or herealter appertaining, and the rents, tion with said real estate. FOR THE PURPOSE OF SECURI	, hereditaments and appurtenances a	nd all other sides of	
now or hereafter appertaining, and the rents now or hereafter appertaining, and the rents tion with said real estate. FOR THE PURPOSE OF SECURI sum of SIXTY FOUR THOUSAND	NG PERFORMANCE of each agreet	tures now or hereafter attac.	belonging or in anywise hed to or used in connec-
note of even date herewith, payable to benefi	ciary or order and made by grantor, PER TERMS OF NOTE	nterest theory	ined and payment of the
not sooner paid, to be due and payable I The date of maturity of the debt secur	PER TERMS OF NOTE ed by this instrument	the final payment of princip 19	the terms of ·
The above described real property is not a	surrently used for agricultural timber	ted above, on which the fina	l installment of said note
nd repair; not to remove or demolish any building of ot to commit or permit any waste of said property	operty in good condition granting any ea or improvement thereon: subordination	the making of any map or plat sement or creating any restriction	of said property; (b) join in
3. To comply with all laws, ordinances, reduce	therefor. be conclusive pr	hereto," and the recitals therein	as the 'person or persons
al Code as the beneficiary may require and to pay	neliciary so requests, to 10. Upon the Uniform Commercial time mitted	d in this paragraph shall be not le any default by granter hand	rustee's lees for any of the sthan \$5.
neliciary. 4. To provide and continuously maintain	remed desirable by the erty or any part	hereby secured, enter upon and thereof, in its own name	dequacy of any security for ake possession of said prop-
amount not less than \$ FULL Value mpanies acceptable to the beneliciary, with loss pro-	ime to time require, in ficiary may deter, written in	iny indebtedness secured hereby,	, including reasonable attor- and in such order as bene-
the grantor shall fail for any reason to procure any iver said policies to the beneficiary at least filteren de	such insurance and to	tents, issues and profits, or the or compensation or awards for	sion of said property, the proceeds of fire and other
lected under any lire or other insurance at grantor's ry upon any indebtedness secured hereby and in sur	expense. The amount be applied by benefi- th order as beneficiary berefy or in bin	notice. default by grantor in navment of	or invalidate any act done
cure or waive any default or notice of default hereu done pursuant to such notice.	lication or release shall event the benefici, ander or invalidate any in equity as a me	ary at his election may proceed	and payable. In such an
5. To keep said premises free from construction es, assessments and other charges that may be levie inst said property before any part of such taxes, raes become past due or delinquent and promptly du beneficiary; should the grantor fail to make payment its, insurance creations.	d or assessed upon or fo sell the said assessments and other hereby, whereupon	to be recorded his written notice described real property to satisf	eliciary or the trustee shall of default and his election
direct payment or by providing beneficiary with te such payment, beneficiary may, at is optime	ble by grantor, either 13. Should funds with which to then alter distance	ed in ORS \$6.740 to 86.795. the beneficiary elect to forgeture	preclose this trust deed in
t deed, shall be added to and become a part of the	aphs 6 and 7 of this tively, the entire a debt secured by this tively.	pay to the beneficiary or his sum mount then due under the trans	person so privileged by reessors in interest, respec-
hereinbelore described, as well as the grantor, sh extent that they are bound for the payment of	s aloresaid, the prop- ceeding the amount to the cipal as would be	s of the obligation and trustee's a ts provided by law) other them	enses actually incurred in and attorney's fees not ex-
er all sums secured by this trust deed immediately titute a breach of this trust deed.	due and payable with- ion of the beneficiary, due and payable and place desidented	se, the sale shall be held on the	ngs shall be dismissed by
6. To pay all costs, lets and expenses of this tru- tle search as well as the other costs and expenses of nuncction with or in enforcing this obligation and tru- catually incurred in enforcing this obligation and tru- 7. To Appear in and dutation	the frustee incurred in one parcel or in ustee's and attorney's shall define high	n separate parcels and shall sell nest bidder for cash, poundly sell	sell said property either the parcel or parcels at
7. To appear in and delend any action or proc t the security rights or powers of beneficiary or trus n or proceeding in which the beneficiary or trustee n suit for the foreclosure of this deed, to pay all coo ng evidence of title and the beneficiary's or trustee.	eeding purporting to tee; and in any suit, ay appear, including the france of the second seco	d, but without any covenant or n the deed of any matters of face	equired by law conveying warranty, express or im-
by the trial court and in the event of an appeal fr	s attorney's less the in all cases shall be shall apply the pro-	ustee sells pursuant to the power ceeds of sale to payment of	s provided herein, trustee
tees on such appeal. It is mutually agreed that:	s or trustee's attor- baving recorded lier deed as their interes surplus if area	ns subsequent to the interest	deed, (3) to all persons
3. In the event that any portion or all of said pro- the right of eminent domain or condemnation, benef- il it so elects, to require that all or any portion of mpensation for such taking, which are in every of ty all reasonable costs, expenses and attorney's less the by denotes the said of the said sector of the said sector.	perty shall be taken warv shall have the the monies payable time appoint a succe	reason permitted by tax to a	interest entitled to such
d by it lirst upon any reasonable costs and experience	necessarily paid or conveyance to the si to beneficiary and powers and duties of	uccessor trustee, the latter shall conferred upon any trustee	pointment, and without be vested with all title.
d hereby; and grantor agrees, at its own expense, it secure such instruments as shall be necessary in o	on the indebtedness of take such actions btaining such comp	ord, which, when recorded in the the county or counties in which	ence to this trust deed the office of the County the property
payment of its lees and presentation of this de-	en request of bene- acknowledged is mad	accepts this trust when this de	d, duly executed and
The Trust Deed Act provides that the trustee been	edness, trustee may shall be a party unle	ss such action or proceeding is b	r, beneficiary or trustee rought by trustee.
The Trust Deed Act provides that the trustee hereunder ngs and loan association authorized to do business uni y of this state, its subsidiaries, affiliates, agents or bra	der the laws of Oregon or the United States, nches, the United States or any agency thereof	a member of the Oregon State Bar a title insurance company authoriz , or an escrow agent licensed under	a bank, trust company ed to insure title to real OSS 505 505 505
			AN HAR AN ANTIMATING AND

۵L

and the second second

. Б. С. С. EX OF ANY IN

4827

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

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 nersonal tamily 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

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 hapd the day and year first above, written.

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. with the Act is not required, disregard this notice.

ر

l Kereccei Clarence W. Adams

acry J. Adams

(If the signer of the above is a corporation, use the form of acknowledgment opposite.)

STATE OF OREGON,

TO: ....

DATED:

(ORS 93.490)

	1
County of Klamath	STATE OF OREGON, County of
T-1 1 19 83	, <b>19</b>
Personally appeared the above named	Personally appeared area
Clarence W. Adams and	duly sworn did say that the l
Peggy J. Adams	duly sworn, did say that the former is the president and that the latter is the secretary of
	secretary of
ment to be Before no. (OFFICIAL	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed an sealed in behalt of said corporation by authority of its board of directors and each of them acknowledged said instrument to be its voluntary ac Before me:
Notary Public for Oregon	Notary Public for Oregon
My commission expires: 7/13/85	My commission expires: (OFFICIAL SEAL)

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

....., Trustee

, 19

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 hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trus deed the estate now held by you under the same. Mail reconveyance and documents to

Beneficiary

.

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

CRUST DEED (FORM Ng. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. Grantor Beneticiary	SPACE RESERVED FOR RECORDER'S USE	STATE OF OREGON, County of Klamath ss. I certify that the within instru- ment was received for record on the 1. day of April 1983, at 10:40 o'clock PM., and recorded in book/reel/volume No. M83 on page 4826 or as document/fee/file/ instrument/microfilm No. 21969 Record of Mortgages of said County.
AFTER RECORDING RETURN TO		Witness my hand and seal of County affixed.
MOUNTAIN TITLE COMPANY	8.00	EVELYN BIEHN COUNTY CLERK