| | 11-0 | | STEVENS-NESS LAW PUBLIS | HING CO., PORTLA | ND. OR. 97204 |
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| FORM No. 881—Oregon Trust Deed Series—TRUST DEED. | TRUST | -3-// / | Vol. M182Page | 1930 | |
| 30406 | | | | , <u>1983</u> , | , between |
| THIS TRUST DEED, made this Ross Zie and Deborah Ann Z | ie, Husband | and Wife | 2 | | •••••• |
| as Grantor, William P. Brandsness South Valley State Ban | | | | , as 114 | |
| as Beneficiary, Grantor irrevocably grants, bargains in | WITNE , sells and con Oregon, describ | SSETH: veys to tr ed as: | ustee in trust, with power | of sale, the | |
| Lot 1, Block 49, TRACT 118 cording to the official pl Clerk of Klamath County, C | at thereof | HORES, l on file | NIT 2, FIRST ADDITIO in the office of the | N, ac- County | |
| | | | | | |
| together with all and singular the tenements, her now or hereafter appertaining, and the rents, issu | editaments and a | ppurtenances reof and all | s and all other rights thereunto fixtures now or hereafter attacl |) belonging ou hed to or used | r in anywi 1 in conn∈ |
| tion with said real estate. FOR THE PURPOSE OF SECURING I FIFTY Three Thousand and | <i>PERFORMANCE</i> | of each ag | reement of grantor herein conta | the terms of | a promisso |
| note of even date herewith, payable to beneficiar, not sooner paid, to be due and payable | y or order and ma ovember 15 by this instrument in described prop- antor without fir secured by this in 5. mly used for agricu- | do by grant is the date, erty, or any st having of strument, in ultural, timber (a) conset | or, the final payment of princi 19.88 stated above, on which the lin part thereof, or any interest the stained the written consent or a respective of the maturity div or grazing purposes. In to the making of any map or pla | pal and inter- nal installment herein is sold. pproval of the ates expressed at of said proper | est hereot, of said ne agreed to e benelicia d therein. |
| To protect the security of this trust deed. 1. To protect, preserve and maintain said proper and repair; not to remove or demolish any building or i not to commit or permit any waste of said property. not to commit or permit any waste of said property. | grantor agrees: ry in good condition improvement thereon: and workmanlike | granting a | iny easement or creating any restric- ion or other afreement allocting the 1) reconvey, without warranty, all or any reconveyance may be describ- itled thereto," and the recitals there | is deed or the any part of the | lien or cha e property. |

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To protect the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain said reperty in Kood condition and repair: not to remove or demolish any building or improvement thereor. 1. To complete or provement which may be constructed, damaged or manner am wereon, and pay when due all costs incurrent thereor. To complete the security of the security maintain inturance on the building of the security of the security maintain inturance on the building the security of the security maintain inturance on the building the security of the security maintain inturance on the building the security of the security maintain inturance on the building the security of the security maintain inturance on an inturned by the security of the security of the building of the security of the security of the security of the building of the security of the security of the security of the building of the security of the security

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grantee in any reconveyance may be described as the person or facts shall legally entitled thereto? and the recitals therein of any matters or facts shall be conclusive proof of the truthlulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than 55. 10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without refard to the adequacy of any security for the indebiedness hereby secured, enter upon and take possession of said prop-tine without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without refard to the adequacy of any security for the indebiedness hereby secured, enter upon and take possession of said prop-etty or any part thereof, in its own name sue or otherwise collect the rents, issues and prolits, including those post due and undit, and apply the same, less costs and expenses of operation and cellection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bern-ney's lees upon any indebtedness secured hereby, and in such order as bern ficiary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of the admoded other insurance policies or compensation or awards for any taking or damade of ther 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

property, and the application or release thereol as aloresaid, shall not cure or waive any default or notice of default herein as aloresaid, shall not cure or pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may default or the beneficiary at his election may proceed to foreclose this trust of by any default or the beneficiary of the secure derece of the secure derece of the secure to the trust or the trust of the secure derece of the secure and the solid described real property to satisfy the obligations secured hereby, whereupon the trust estability the time and place of sale, give notice the trust of the solid described real property to satisfy the obligations secured hereby in the trust of sale in the sale of the secure and proceed to foreclose this trust deed hereby, whereupon the trust of sale in the sale of the secure derece of the trust of the obligation and truster's and attorney' lees not exceeding the entropy the secure proceedings shall be dismissed by the trustee in the beneficiary entropy the satisfy the secure derece of the secure derece of the place of the satisfy the secure derece of the secure derece of the secure proceeding the trust of the obligation and truster's and attorney' lees not exceeding the erron secure the secure proceedings shall be dismissed by the trustee in the beneficiary may the secure of a parels at used on the trust end by law. The trustee man dechard the trustee is and at the time and place designated in the notice of sale or the time to which said sale may the proceed or is separate parcels and shall sell the the said shale endities the dere of any sta

surplus, if any, to the granter 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 or successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be wested with all title, powers and duties conferred upon any trustee herein to make by written instrument executed by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the ollice of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. The first of any action or proceeding in when this deed, duly executed and any here to my party hereto of proling self, budy ender on other outfighted to motify any party hereto of proling stander, budy other deed shall be not y action or proceeding in which granter, beneficiary or trustee shall he a party unless such action or proceeding is hrought by trustee.

attorney, who is an active member of the Oregon State Bar, a Lunk, trust company regon or the United States, a title insurance company authorized to insure title to real rates or any agency thereof, or an escrow agent licensed under ORS 696,505 to 696,585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either on or savings and loan association authorized to do business under the laws of O property of this state, its subsidiaries, affiliates, agents or branches, the United S

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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.

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 grantor has hereunto set his hand the day and year-first above written.

| * IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficiar as such word is defined in the Truth-In-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by m disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305, if this instrument is NOT to be a first lien, or is not to financ of a dwelling use Stevens-Ness Form No. 1306, or equivalent, with the Act is not required, disregard this notice. | ry is a creditor pulation Z, the aking required lien to finance or equivalent; e the purchase |
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| use the form of acknowledgment opposite.) | |
| STATE OF OREGON,) | STATE OF OREGON, County of |
| County of Klamath | , 19 |
| Personally appeared the above named | Personally appeared and who, each being first |
| Ross Zie and Deborah Ann Zie | duly sworn, did say that the former is the |
| ······································ | president and that the latter is the |
| | secretary of |
| (OFFICIAL) | a corporation, and that the seal alfixed to the loregoing 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 directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: |
| Notato Public for Onigon | Notary Public for Oregon (OFFICIAL SEAL) |
| My commission expires: 10-17-27 | My commission expires: |
| TO: The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby a said trust deed or pursuant to stature, to cancel all evide herewith together with said trust deed) and to reconvey, with | 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 nces 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 |
| estate now held by you under the same. Mail reconveyance | and documents to the second seco |
| DATED: , 19 | |
| | |
| | Beneficiary |
| | |
| Do not lose or destroy this Trust Deed OR THE NOTE which it securi | s. Both must be delivered to the trustee for cancellation before reconveyance will be made. |
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| IRUST DEED FORM No. 881) STEVENS LAW PUB. CO., PORTLAND: ORE Grantor Benificiary AFTER RECORDING RETURN TO SUUTH Valley STIPTE BHAM | STATE OF OREGON, County of |
| | Fee:\$8.00 |