NOTE: The Trust Deed Act provides that the trustee betwarder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and toan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to inscrete the region property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency theread, or an escrew agent licensed under CSS of a bar of asso-

distroyed therean, and young the first many in Rood and worknamic, diamaged to 3. To comply with the distrophy in the second proper public in the first second starting the s

The above described real property is not currently used tor agrees. To protect the security of this trust deed, frantor afrees: 1. To protect, preserve and maintain said property in good condition: and repairs not to remember or demolish any building or improvement thereon: 2. To complete an waste of said property. 3. To complete the security of the bareficiary so requests for hereon and pays there are all they or dimensions covenants, could be demolished by the bareficiary so requests, to find a security such financies are during the bareficiary so requests, to public different as the bareficiary so requests to be different as the bareficiary so requests to public different as searching agencies as may be deemed desirable by the security different and continuously maintain insurance on the buildings

surplus, it any, to the grantor 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 mand bettern or to any conversance to the successor trustee, the latter shall be been and out to any conversance to the successor trustee, the latter shall be been and out to any environment, Each such appointed makes the latter shall be trusted by with all trustee bettern and the successor trustee, the latter shall be trusted by the distribution of the successor trustee, the latter shall be trusted by the mean during conferred which when the successor trustee appointed instrume executed by beneficiary, containing reference to the trust deed of the place of record, which when the successor trustee shall be conclusive proof of proper appointent of the state second is structed shall be conclusive proof of proper appointent of the structure is structure and to notify any party hereto of pending sub- under any other deed and thing and the original proper appointent of the structure and adding the original structure appointent of the structure is structure and the northway party hereto of pending sub- under any other deed and trustee is not and the original success such action or proceeding is brought by trustee.

the trustee. 14. Otherwise, the sale shall be held on the date and at the time and 14. Otherwise, the sale shall be held on the date and at the time and 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said bails and sale may autoion to the highest bidder for cash, payable at the parce or purceive at shall defined by the purchaser its deal whill sell the parce of a purceive the trustee. 15. When trustee sells are cashed by a payable at the time of a purceive the property is sold, but without early in form as required by law crusters the trustee shall be excluded by the purchase of the sale. Trustee the truster ball be excluded by any purchase at the sale. 16. When trustee sells purchase at the sale shall apply the proceeds of the trustee and beneficiary and the truster, but including the compensation of the bidgest the trustee in the truster, but including the decoded by the trustee and a reasonable church by trustees the data apply the proceeds of the trustee and a trustee with trustees the trustee the data the subsequent to the interest of the trustee by trustees there are condend into subsequent to the interest of the trustee in the trustee the data there interest may appear in the order of the trustee in the trustee and the interest may appear in the order of the trustee in the trustee suplus. 16. For any reason permitted by law benchicities and the trustee the trustee of the truste

waive any default or notice of default hereunder or invalidate any set done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured declare all sums secured hereby immediately due and payable. In which and sevent the hendicary at his election may proceed to forcelose this trust deals advertisement an urifade or direct the trusteed to forcelose this trust deals advertisement and all bare event the index of details and his election of the second bare of the second bare of the second bare of the second and the latter event the index of details and his election to self the said described real property of details and his election bereby, whereupon the trustee shall lik the time and place of sub, give meric thereof as then required by law and process by advertisement and sale thereof as then required by law and process before the state set bit thereof as then required by law and process before the state set bit thereof as then required by law and process before the state set bit the bare provided in ORS 86.740 to 86.795. In larcelose this trust deed in 13. Should the beneficiary elect to forcelose by advertisement and sale them atmeer provided in ORS 86.740 to 86.795. In larcelose the development trustee for default at any time prior to five days before the date set by the trustee for the trust by including or his successors in in priviled by the toright the atment then due under the terms of the trust deed and the enforcing it the terms of the obligation and trustee's and attorney's incurred in cheding the terms of the obligation and trustee's and attorney's less not en-cipal as would not then be due had on the terms to the there's cur-the trustee, in which event all forcelosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and nace designated in the notice of sale or the time to which said side may the default of the bardie of sale or the time to which said side may

illural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: the ioin in stanting any essentiation are retaining any restriction therein, i.e. ioin in any subordination or other agreement affecting this ded or the barrier of the intervention of poly of the provide the period of the provide the period of the provide the period of the period. This period of the per

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if The date of maturity of the debt secured by this instrument is the date, stated above, on a becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FIVE THOUSAND NO/100---(\$5,000.00)-----

inKlamath.....County, Oregon, described as:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

MTC-13220-LVOI. Mgy Page

....., as Trustee, and

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OP. \$7254

1222

. , between

MOUNTAIN TITLE COMPANY INC.

38975

FORM No. 881-1—Oregon Trust Deed Series—TRUST DEED (No restriction on assignment).

DAVID L. JIPP

as Grantor,

JAMES ALLES SMITH

Lot 12, Block 22, KLAMATH FOREST ESTATES, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

as Beneficiary.

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12225

<form></form>	The grantor covenants and agrees to and wi fully seized in fee simple of said described real pro	th the beneficiary and th perty and has a valid, un	nose claiming under him, that he is law- nencumbered title thereto
B) phone in the second process of the second phone second phone of the second phone of the second phone of the seco	and that he will warrant and forever defend the s	ame against all persons	whomsoever.
Games and apparend information and the instance on the single membra induce the band. IN WITNESS WHEREOF, and Generic has becaute a set his hand the day bet your first above written. INNERT NOTE: backs, by lang out, which we wenter (a) of 0 if 0	(a)* primarily for grantor's personal, tanuity, noused (b) for an organization, or (even it grantor is a nat purposes.	ural person) are for business	or commercial parposes other than agricultural
* MODIFIELD RULE DATA DE DE ADER DE LE DERIVERTING DE LE DERIVERTING DE LE DERIVERTING DE DE DE DERIVERTING DE	tors, personal representatives, successors and assigns in the contract secured hereby, whether or not named as a benefic contract secured hereby, whether or not named as a benefic	iary herein. In construing this d the singular number include	s deed and whenever the context so requires, the les the plural.
and experiates and worked and is appreciate and particles where the main experiate and the set of the former is		1/1/	the start of the second s
Tota is and advandance approximation Disk 31:001 Disk 31:001 Disk 31:001 STATE OF ORECOM.	not applicable; if warranty (a) is applicable and the Beneficury) as such word is defined in the Truth-in-Lending Act and Regu beneficiary MUST comply with the Act and Regulation by ma disclosures; for this purpose, if this instrument is to be a FIRST I 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 finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent. with the Act is not required, disregard this notice.	Istation Z, the Istation Z, the Istation T, the Istation J ames AJ Istation J ames AJ Istation J ames AJ Istation J ames AJ	Les Smith
STATE OF ORECON, County of County Clerry County Clerry C		93.490]	
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Personally appeared the above named James Alles Shith James Alles Shith James Alles Shith abd acknowledged the foregoing instru- ment to be his voluntary act and deat. VOFFICIA- Network of the section of th	←	Personally appeare	and and
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and acknowledged the foregoing instrument to be his ordentary act and deather voluntary act and voluntary act a		-	
SEAL) Notary Public for Oregon My commission expires: EQUEST FOR FULL ECONVEYANCE The undvision of state, for concel and evidences of indebedness secured by said trust deed (which are delivered to you said trust deed) whe terms of said trust deed (which are said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed (which are delivered to you said trust deed (which are struct warranty or said) Notary elements of trust deed on whe delivered for here or on the state new feature the same. If the parties for conc	ment to be his voluntary act and deed.	corporate seal of said consealed in behalf of said and each of them acknown	rporation and that the historient was signed and
North Public for Oregon			(OFFICIAL
To:	Notary Public for Oregon		JEAD)
DATED: Beneficiary Do not lose or destroy this True Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED (FORM No. 881-1) STATE OF OREGON. (County of Klamath) STATE OF OREGON. Jamess Alles Smith Strate of record on the 1Sthday of July 10 84, at 4:27 octock PM, and recorded in book reet volume No. M84 on page 12224 or as document tee tile instrument/microfilm No. 38975. Beneficiary Record of Mortgages of suid County. Witness my hand and seal of County affixed. AFTER RECORDENTS INC. Evelyn Biehn, County Clery way	To be used TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid becomish todether with said trust deed) and to reconvey. V	only when obligations have been po , Trustee Il indebtedness secured by ti v are directed, on payment to dences of indebtedness secure vithout warranty, to the par	he foregoing trust deed. All sums secured by said by you of any sums owing to you under the terms of ad by said trust deed (which are delivered to you
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. TRUST DEED FOR No. BEI-1] STEVERSNEES LAW PUBLCO. PONTAND. ONL Jamess Alless Smith Grantor David L: Jipp Beneficiary AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY INC. 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. STATE OF OREGON. County of Klamath SS. I certify that the within instru- ment was received for record on the 18th day of July 1084, at 4:27 o'clock PM., and recorded in book reel volume No. 38975. Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Biehn, County Clery Witness Market County Clery	DATED: , 19	•	
TRUST DEED (FORM No. 881-1) STEVENS-NESS LAW PUB. CO., POTLAND. OPL STATE OF OREGON. (County of Klamath) SS. I certify that the within instru- ment was received for record on the 18thday of July 19 84. at 4:27 o'clock PM., and recorded in book reel volume No. M84 on page 12224 or as document fee tile instrument/microfilm No. 38975 . Record of Mortgages of said County. Witness my hand and seal of County affised. Beneliciary MOUNTAIN TITLE COMPANY INC. Beneliciary Deputy			Beneficiary
Image: Strevensences LAW PUB. CO., POTLAND. OPL James: Alles Smith James: Alles Smith Grantor Bavid L: Jipp Beneliciary AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY INC.	Do not lose or destroy this Trust Deed OR THE NOTE which it so	scures. Both must be delivered to the	trustee for cancellation before reconveyance will be made.
Grantor Grantor Bavid L: Jipp Grantor Beneliciary MOUNTAIN TITLE COMPANY INC. Grantor Grantor Grantor Grantor Grantor FOR RECORDER'S USE MOUNTAIN TITLE COMPANY INC. Grantor FOR FOR FOR FOR FOR FOR FOR FOR	(FORM No. 881-1)		I certify that the within instru- ment was received for record on the
Grantor FOR page 12224 or as document fee tile David L: Jipp RECORDER'S USE instrument/microfilm No. 38975 Beneliciary Record of Mortgages of said County. Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk MOUNTAIN 'TITLE COMPANY INC. By THD: Grant County Deputy	James Alles Smith		18thday of July
Beneliciary County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk MOUNTAIN TITLE COMPANY INC. By THESS Clerk, Deputy	11 · · · · · · · · · · · · · · · · · ·	FOR	page 12224 or as document fee file instrument/microfilm No. 38975 . Record of Mortgages of said County.
AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANY INC. By THE COMPANY INC.	Beneficiary		
MOUNTAIN TITLE COMPANY INC. By THE SAME Deputy	AFTER RECORDING RETURN TO		Evelyn Biehn, County Clerk
	MOUNTAIN TITLE COMPANY INC.		D. + Hr. Comith Donute
		Fee: \$8.00	By J Zeras Editor Country Schurg

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