FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	-	_	
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STEVENS NESS LAW PUBLISHING CO., PORTLAND. OR. 9720 TUGUE

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....., as Trustee, and

THIS TRUST DEED, made this <u>llth</u> day of <u>Septe</u> ALVA G. ROBERTS and LOUISE J. ROBERTS, husband and wife September

as Grantor, MOUNTAIN TITLE CO., INC.

LAWRENCE A. MC FALL and CIELITA L. MC FALL, husband and wife

as Beneficiary,

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42963

WITNESSETH:

Grantor irrevocably grants; bargains, sells and conveys to trustee in trust, with power of sale, the property in ______ Klamath _____ County, Oregon, described as:

That portion of the N 1/2 of the SW 1/4 of the SW 1/4 of Section 22, Township 39 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, lying Easterly of the Easterly right of way line of Round Lake Road, as it existed August 23, 1971.

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 connec-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the tion with of FOURTEEN THOUSAND FOUR HUNDRED THIRTEEN AND 81/100 -----

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in 600 condition and repair; not to remove or demolish any building or improvement thereon; not commit or permit any waste of said property. To complete or restore promptly and in 600 and workmanike manner any building or improvement which may be constructed, damaged or desitoyed thereon, and pay when due all costs incurred thereos, covenants, condi-tion in executing such linancing statements pursuant to the Unitorn Correst, to form in executing such linancing statements pursuant to the Unitorn Correst, to proper public offices or searching agencies as may be deemed desirable by the beneficiary.

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together with trustees and attorneys ites intersteam, the and at the time and by law. 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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale. Trustee may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels are shall deliver to the hydress bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the irruthuluness thereof. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale.

15. When trustee sells pursuant to the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a trust deed, (3) to all persons attorney, (2) to the obligation secured by the trustee deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of the interest entitled to such surplus. 16. Beneliciary may trom time to the

surplus, it any, to the granul of to the subcess in interview appoint a successor or successor surplus. 16. Beneliciary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed here-sors to any trustee named herein or to any successor trustee appointed here-trustee, the latter shall be vested with all tile, powers and duties conferred trustee, the latter mamed or appointed hereunder. Each such appointment upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. when recorded the property is s successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as pravided by law. Trustee is obligated to notify any party hereto of pending sale under any other dee trust or of any action or proceeding in which grantor, beneficiary or tr shall be a party unless such action or proceeding is brought by trustee. is not feed of trustee

NOTE: The Trust Deed 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 lows of Oregon or the United States, at the 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.

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The or	antor covenante and		an a	18953
fully seized in	n fee simple of said-de	scribed real property -	beneficiary and those claiming un	der him, that he is lay
Of Klamath	County Oregon ;	in former - 0.42	nd-has-a valid; unencumbered tit plume M84, page	, Microfilm Reco
the Departm	ent of Veterans!	Affaina	, all of ofegon, represente	d and acting thro
and that he w	vill warrant and forevo	er defend the same age	ainst all persons whomsoever.	
The grante	or warrants that the proc	ende of the loss		
(a)* prima (b)XX10X11	arily for grantor's persons	al, family, household or ap	ed by the above described note and this gricultural purposes (see Important No WAX WeXNOS BUNGWAY/XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	s trust deed are: tice below)
This dood			phip	blek to the X Kilen Xaghi and the Y
contract secured	bresentatives, successors an hereby, whether or not na	nd assigns. The term bener med as a beneficiary berei	parties hereto, their heirs, legatees, dev, liciary shall mean the holder and owne a. In construing this deed and whenever ular number includes the purel	sees, administrators, execu r, including pleddee, of th
8	includes the lenuline and	a the neuter, and the sind	ular number instantes it	the context so requires, th
* MPOPTANT NO-	INELSS WHEREOF, SE	aid grantor has hereun	to set his hand the day and year	first above mritten.
not applicable; if y	ICE: Delete, by lining out, w warranty (a) is applicable a	whichever warranty (a) or (b) nd the beneficiary is a credit		onet
beneficiary MUST a disclosures: for this	comply with the Act and R	ng Act and Regulation Z, the Regulation by making require	e ALVA G. ROBERTS	
the purchase of a if this instrument is	dwelling, use Stevens-Ness	Form No. 1305 or equivalen	LOUISE J. ROBERTS	Cu.
of a dwelling use	Stevens-Ness Form No. 1306 required, disregard this notice.	is not to finance the purchas		
(If the signer of the ab use the form of acknow	have to			
STATE OF ORE				
County of	Klamath	STATE	OF OREGON, County of) ss.
Septen		De	ersonally appeared	
ALVA G. ROBEI	peared the above named RTS and LOUISE J.	POPEDIIO		who each being dian
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		secretary	of	
		a corpora	tion, and that the real att.	
ment to be	d acknowledged the forego THEIR voluntary act	oing instru- sealed in	behalf of said corporation by	nstrument was signed and
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Reserved Address