FORM No. 881 - Oregon Tru	st Deed Series—TRUST DEED.			STEVENS-NESS LAW PUBL	ISHING CO., PORTLAND, CR. 8720
43692	CR 016-0		ST DEED	Vol. M& Pa	ge 20143
THIS TRU JAMES J. LEW	ST DEED, made to	<i>his</i> 20th NE L. LEWIS, h	day of usband and wi	November fe	, 19 84 , between
as Grantor, AS		CROW, INC., an		ration	
as Beneficiary,				KANANG PARAMETER	
Grantor irre	vocably grants, bar Cour	éains, sells and co	ESSETH: nveys to trustee hed as:	in trust, with power	of sale, the property
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14. 4800. 14 14.				Africa Maria de la composición de la c La composición de la composición de la La composición de la	
7		gar karrin se kalanda digilik kili Ma	titi ota gerusakkoo	er fakke i skip ki mendisi ki sejir ji se	544
18.				in each	
tion with said real esta	ite.	issues and promis the	reor and all fixture	ill other rights thereunto s now or hereafter attache	ed to or used in connec-
sum of SIAILEN	TUOUSAND AND NO			of grantor herein contai	
The date of mat becomes due and paya sold, conveyed, assign then, at the beneficiar herein, shall become in	urity of the debt secure ble. In the event the weed or alienated by the	ed by this instrument within described prope or grantor without tirs as secured by this ins able.	NOTE, 19 is the date, stated rty, or any part the t having obtained t trument, irrespection	above, on which the tinal ereof, or any interest ther he written consent or app ve of the maturity date	installment of said note ein is sold, agreed to be
To protect the s 1. To protect, press and repair; not to remove not to commit or permit an 2. To complete or manner any building or im destroyed thereon, and pay 3. To comply with tons and restrictions allect join in executing such fina- tion in executing such fina- proper public tell-fits, or osearch beneliciary beneliciary may be to be filling officers or search beneliciary and such other hazards as an amount not less than \$ companies acceptable to the join of any policy of insu the beneliciary may procu collected under any fire or clary upon any indebtednes may idefermine, or at optio any part thereof, may be re not cure or waive any debtednes may idefermine, or at optio any part thereof, may be re not cure or waive any debtednes may idefermine, or at optio any part thereof, may be re not, cure or waive any debtednes may idefermine, or at optio any part thereof, may be re not, cure or waive any debtednes may idefermine, or at optio any part thereof, may be re not, cure or waive any debtednes may idefermine, or at optio any part thereof, may be re not, cure or waive any debtednes may idefermine, or at optio any part thereof, may be re not, cure or waive any debtednes may idefermine, or at optio any part thereof, may be re not, cure or waive any debtednes may idefermine, or at optio any part thereof, may be read the part of the part of the company make such payment, beneli and the amount so paid, win thereby, together with the o trust deed, without waiver covenants hereof and for such surfur described, and all such payr out notice, and the nonpay render all sums secured by constitute a breach of this for any suit for the foreclosure amount of altorney's less in lited by the trial court and decree of the Irial court and action or proceeding in whic any suit for the foreclosure amount of altorney's less in lited by the trial court and decree of the Irial court and decree of the Irial court and action or proceeding in whic an	ecurity of this trust decrive and maintain said prover and maintain said prover and maintain said proved and maintain said proved and the said property. The said of the said property and in provement which may be when due all costs incurred when due all costs incurred to the said at the said to the said at the said and become a part of the said and the said at the said and become a part of the said and the said and become a part of the said and the said and become a part of the said and	ed, grantor agrees: operty in good condition or improvement thereon; good and workmanlike constructed, damaged or therefor. Iterefor. It	(a) consent to the granting any easem subordination or oil thereol; (d) reconve grantee in any reco legally entitled there be conclusive proof services mentioned in 10. Upon an time without notice, pointed by a court, the indebtedness her conclusion of the services mentioned in 11. Upon and time without notice, pointed by a court, the indebtedness her conclusion of the services and the pention of sucternity in less costs and expenney's lees upon any licitary may determine 11. The entities of the services	making of any map or plat of ent or creating any restriction her affectment allecting this any without warranty, all or an anneyance may be described to; and the recitals therein of the truthfulness therein of the truthfulness thereon. It this paragraph shall be not lest y default by grantor hereund either in person, by agent and without regard to the an and without regard to the and without regard to the and creot, in its own name sue or cluding those past due and uses of operation and collection indebtedness secured hereby, in the supplication of the possessing upon and taking the possessing upon and tak	of thereon; (c) join in any deed or the lien or charge y part of the property. The as the "person or persons if any matters or lacts shall rustee's lees for any of the stand \$5. If any matters or lacts shall refer the process of any security for ake possession of said proporty a receiver to be appeared to the procession of said proporty, the proceeds of the and other proceeds of the and payable. In such an of our close this trust deed by and payable. In such an to foreclose this trust deed by eliciary or the trustee shall of default and his election by the obligations secured applace of sale, give notice the trust deed in the processors in interest, respectively of the trust deed in the payable of the trust deed in the processors in interest, respectively of the trust deed and the penses actually incurred in and attorney's tees not extend the processor in interest, respectively the processor in interest, respectively and thereby cure lings shall be dismissed by the continue of the princeuted, and thereby cure thall be deed, and at the time and the time and the time and the time and the time of sale. Trustee the time of sale, the time of sale, insonable charge by trustee's created of the processor of the trustee, but including the deed, (3) to all persons of the trustee.
8. In the event that under the right of eminent d right, if if so elects, to require a compensation for such ta to pay all reasonable costs, incurred by grantor, in such applied by it first upon any both in the trial and appell liciary in such proceedings, secured hereby; and grantor and execute such instrumen ensation, promptly upon be	any portion or all of said; omain or condemnation, be ire that all or any portion king, which are in; excess of expenses and attorney's it his proceedings, shall be particularly and expensate courts, necessarily particularly in the particular of this carefular of this carecular of this carecular of this carecular of this carecular presentation of this carecular or particular or time to time upon when the particular of the particular of the particular of this carecular or particular or the particular of the part	neliciary shall have the of the monies payable of the amount required sees necessarily paid or id to beneliciary and sees and astroney's lees, to rincurred by beneupon the indebtedness, to take such actions nobtaining such committen request of benefied and the note for ion), without affecting	16. For any time appoint a successor trustee app conveyance to the supowers and duties ce hereunder. Each such in the successor trust and the successor and duties conclusive particles or Recorder of shall be conclusive particles of the successor and the successor	reason permitted by law bent sor or successors to any trust binted hereunder. Upon suc- cessor trustee, the latter sha onierred upon any trustee h appointment and substitution by beneficiary, containing ar- drd, which, when recorded in the county or counties in which the county or counties in which ool of proper appointment of ccepts this trust when this e a public record as provide by party hereto of pending sal n or proceeding in which gran as such action or proceeding in	eliciary may from time to the named herein or to any appointment, and without il be vested with all title, crein named or appointed shall be made by written terence to this trust deed the ollice of the County the successor trustee. deed, duly executed and d by law. Trustee is not under any other deed of e under any other deed of
NOTE: The Trust Deed Act pro	ovides that the trustee hereun	nder must be either an att	omey, who is an active	member of the Oregon State I	Bar, a bank, trust company

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, whom savings and loan association authorized to do business under the laws of Oregon or the property of this state, its subsidiaries, officiates, agents or branches, the United States or any who is an active member of the Oregon State Bar, a bonk, trust company he United States, a title insurance company authorized to insure title to real by agency thereof, or an escrow agent licensed under ORS 696.50S to 696.585.

Evelyn Biehn, County Clerk

NAME

Fee: \$9.00

TITLE

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 personal, family, 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, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the 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 hand 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; 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. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of ... County of Klamath November 21 , 19 84 Personally appeared . Personally appeared the above named

James J. Lewis and Christine L. duly sworn, did say that the former is the president and that the latter is the Lewis secretary of and acknowledged the foregoing instru-their voluntary act and deed. a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act ient to the and deed. Before me: (OFFICIAL (OFFICIAL SEAL) Public for Oregon Notary Public for Oregon My commission expires: My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been po, Trustee 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 trust deed the estate now held by you under the same. Mail reconveyance and documents to 111 11 111 DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be STATE OF OREGON, TRUST DEED County of Klamath I certify that the within instrument was received for record on the of November 19.84, at 4:28 o'clock M, and recorded in book/reel/volume No. M84 on page 20143 or as fee/file/instru-James J. Lewis Christine L. Lewis SPACE RESERVED FOR ment/microfilm/reception No. 43692, Ken Bradshaw RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Doris Bradshaw..... Beneficiary County affixed.

\$ 900 East

Chiloguin,

AFTER RECORDING RETURN TO

Vames J. Levis

He30, Box 44B