NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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 laws of Oregon or the United States, a title 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.

John in executing only allecting said, southances, regulations, or construction in executing only allecting said, southances, regulations, or requests, to proper public office officiary may require any south of the southances of the southance of the south and southance of the s

The above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1 To protect, preserve and maintain said property in good condition and repair, mot to remove or demolish any building or improvement thereon. 2 To complete or restored and property, and in good and workmanlike thereon, and pay when all costs incurred therefor. 3 To comply with all laws, ordinances, regulations, covenants, condi-ciant odies the therein substances are all the solicitary so requests to the endities and resulting such financing statements pursuant to profile some and the organized and rescuting such financing statements pursuant to full fine searches made by liling officers or officers as well as the cost of all lien searches made to any the searching agencies as may be deemed desirable by the terms of the provide and continuously maintain insurance on the buildings

of the successor trustee. 17. Frustee success this trust when this word, duly evented and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other ded of trust or of any action or proceeding in which drantor, beneficiary or frustee shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success in the surplus of the surplus and the surplus and the successor in trustee appointed here. Upon such appointment, and without conversaries and duties conferred upon and substitution shall be under with all thereinder. Each such appointment and substitution shall be made or appointed hereinder. Each such appointment which the property is situated, shall be ounclusive proved of proper appointment of the successor trustee.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of supervision of the trustee and a reasonable charge so distances attorney. (b) the obligation of the trustee and a reasonable charge so all supervisions having recorded liens subsequent to the interest of the trustee the trustee surplus, if any, to the grantor or to his successor in interest entitled to such

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be pace designated in the notice of sale or the time to which said sale may not not parcel or in semant by law. The trustee may sell said property either shall of the highest bidde parcels and shall say sell said property either shall deliver to the purchaser its deed in yable at the time of yabe. The trustee plied, The recitals in the deed of any matternation of lact shall be cructure, but in the thildunes. Any person, excluding the trustee, but including the grantor and beneticity purchase at the sale. 15. When trustee sells pursuant to the powers provided herem, trustee

the manner provided in ORS 86.715 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, and the trust deed, the default control to a ball the to the form the date the trust deed the default of the trust deed the date of the trust deed the time of the cure of the trust deed the time of the cure of the trust deed the trust

ditural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other agreement allecting this deed or the lien or charks subordination or other agreement allecting this deed or the lien or charks agreement allecting this deed or the lien or charks grantee in any reconveynement allecting this deed or the previous or person are they reconvergent without warranty, all or all y matters or lacks that the next of a subordination or other agreement warranty and the recitals therein of any matters or lacks that the chark as the "previous or person or person or person or the agreement in the recitals therein of any matters or lacks that the industry person any data the provident by a constraint or by a received of the tractage of the indebtedness hereby grant of these paraditable bond take possession of said property, the indebtedness hereby granted, and collection, including reasonable attorned in this issues and profits, or any and take possession of said property, the subordination of access thereby, and in such order as barres or adversation or any taken or notices of delaut they distributed of any taken or instance policies of comparison or releases of any statement.
11. The entering upon and taking possession of said property, the provest method in this paraditable and relations and collection of a such matter or notice of all any indebtedness are comparison or releases of any statement of any taken any calculation or telease and profits, or any taking any states any statement of a side property. The person for a detault by granter or any taking and state any act denauts or notice of any agreement hereunder, the beneficiary that or notice of any agreement hereunder, the beneficiary that or notice of any agreement hereunder, the beneficiary that the state of any advertisement and state on the state of any advertisement and take possession of the advertisement and state. In the latter proceed to forestate this trust deed to t

sum of FIVE THOUSAND AND NO/100 note of even date herewith, payable to beneficiary or order and made by frantor, the final payment of principal and interest hereoi, it note of even date herewith, payable to beneficiary or order and made by frantor, the final payment of principal and interest hereoi, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary's herein, stabl become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, drantor addrees: (a) consent to the makind of any map or plat of said property. (b) isn in

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter apportaining, 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 AND NO/100

and and a new processing in pro-

FORM No. 881—Oregon Trust Deed Sories—TRUST DEED.

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Vol.<u>M85</u> Page THIS TRUST DEED, made this 9th day of Au, CHARLES E. CLAUSEN and NANCY CLAUSEN, husband and wife 12970 August as Grantor, MOUNTAIN TITLE CO., INC., 19.85., between MELVIN E. KRASOMIL and EDITH E. KRASOMIL, husband and wife , as Trustee, and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in . Lot 7 in Block 4, TRACT NO. 1065, IRISH BEND, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

TRUST DEED

HIR-1521

The grantor covenants and agrees t fully seized in fee simple of said described	to and with the hereit.	12971
fully seized in fee simple of said described	real property and has a valid, unenco	laiming under him, that he is la
		except 1
and that he will warrant and forever defer	nd the same at .	
	and same against all persons whome	ioever.
The grantor warrants it is a		
The grantor warrants that the proceeds of the approximatily for grantor's personal, family (ASX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	the loan represented by the above described .	
This deed applies to, inures to the benefit of fors, personal representatives, successors and assigns contract secured hereby, whether or not named as a masculine gender includes the feminine and the neu IN WITHERE	of and binds all parties hereto, their heirs, le s. The term beneficiary shall	katees devices denor than agriculture
This deed applies to, inures to the benefit of tors, personal representatives, successors and assigns contract secured hereby, whether or not named as a masculine gender includes the feminine and the neu IN WITNESS WHEREOF, said grant	beneficiary herein. In construing this deed an iter, and the singular number include it	and owner, including pledgee, of the
* IMPORTANE AND	tor has hereunto set his hard in	and your the second to requires, the
		C first above written.
the number for this purpose, if this instantion I	by making south the CHARLES E.	LAUSEN
		y Clausen
this me Act is not required diama tonin ino. 1306, or equive	alent. If compliance	24°
lif the signer of the above is a corporation, use the form of acknowledgment opposite.)		
STATE OF SEE SAX NEVADA	STATE C-	
August 12	STATE OF OREGON, County of)
	Personally appeared	
CHARLES E. CLAUSEN alto MANUT /CLAUSE LOYA BENNETT Notary Public - State of Nevada	wary sworn, did som at	Who such to the
Student Recorded In Lyon County	secretary at	
NOT DEPENDENCE AUG. 3, 1987	8 0000	
and acknowledged the foregoing instru- ment to be their voluntary act and deed. Before file:	corporate seal of said corporation and	to the foregoing instrument
OFFICIAL	sealed in behalt of said corporation and the and each of them acknowledged said in Before me:	authority of its board of directors;
EAL) A CYA BOMMIT	Defore me:	to we his voluntary act
CHARGEN INEVADA	****	
My commission expires	Notary Public for Oregon	
My commission expires:	Notary Public for Oregon My commission expires:	(OFFICIAL SEAL)
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