Join is in restrictions allocing days, ordinances, treat linear, sovemants, conditional Code with the beneficiary may terminits pursuant to the linear sovemants, conditional Code with the beneficiary may terminits pursuant to the linear some in the by tima officience or outlines, as well as the Cost of all linear some in the beneficiary. To provide and continuously maintain insurance on the buildings of the beneficiary with ordinance on the buildings of the beneficiary.
 A. To provide and continuously maintain insurance on the buildings of the beneficiary with one of demage by the ordinance of the buildings of the beneficiary with one of demage by the ordinance of the buildings of demage by the definition of the second demage by the definition of the provide and continuously maintain insurance on distinct all the grantor shell tability of definitions are solved to the bordinary as some and demage by the definition of process definitions of the expire. In policy of insurance is the solved and the bordinance of the bordinance of the second determine material as the second by the definition of the second determined and policy of insurance of the amount of the second determined and the bordinance of the second determined and the bordinance of the second determined and the second determines are any definition of the definition of the second determines and the second determines are any definition of the second determines are any definition of the second determines are and definition. Such amounts acclinetical or any part thereof, may possible of the second definition of the second determines are and the second determines are and the second determines are any definition of the second determines are and definition of the second determines are any definition of the second determines are any definition and the second determines are any definition and the second determines are any definition and the second determines are any definition any definition any definition and the second determines are an

To protect the security of this trust deed, grantor agrees: 1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building or improvement thereon; To complete or restore promptly and in good and workmanlike amoner any building or improvement which may be constructed, damaged or 3. To comply with all laws, ordinances, regulations, covenants, condi-ion and restrictions alfecting said property; if the beneliciary so requests, to cal Code as the beneliciary may require pursuant to the Uniform Commer-by liting officers or soarching agencies as may be deemed desirable by the 4. To provide and continuously maintain insurance on the building to the soard of the soard continuously maintain insurance on the building to now or hereafter erected on the soard containing insurance on the building to the soard of the soard continuously maintain insurance on the building the soard of the soard the soard of the soard continuously maintain insurance on the building the soard of the soard containing the soard containing the soard containing the soard continuously maintain insurance on the building the soard containing the soard contain the soard containing the soard containin

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 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.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor future appoint trustee, the later shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointernet which, when recorded in the mortsage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee and e a public trust when this deed, duly executed and childed is made appublic record as provided by law. Trustee is not beligated of any action or proceeding in which asale under any other deed shall be a party unless such action or proceeding is brought by trustee.

the granting and beneliciary, may person, excluding the trustee, but including 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 reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed. (3) to all persons deed as their interests may appear in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such 16. Beneficiary may then the

together with trustee's and attorney's tees not exceeding the amounts provided 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 be postponed as provided by law. The trustee may sell said property either and the highest bidde parcels and shall sail the parcel operty either shall deliver to the purchaser its deed in form as required by law conveying of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee

the manner provided in ORS 86.735 to 86.795. 13. Alter the truste has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault consists of a failure to pay, when due, or then be due had no the time of the call it may be cured by paying the being cured may be cured by tenties of the call may be cured by paying the being cured may be cured by tenting the performance required under the obligation or trust deed. In any Case, in addition to curing the default or defaults, or trust deed. In enforcing the performance required under the and expenses actually incurred in enforcing the boligation of the trust deed together with trustee's and attorney's lees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and etch.

Jural, timber or grazing purpose.
(a) consent to the making of any map or plat of said property: (b) join in any subcrimation or other agreement affecting this deed or it. (c) join in any thereof; (d) reconvey, without warranty, all or any part of the property. The lien or charge drantee in any reconveyance may be described as the "person or persons thereof; (d) reconveyance may be described as the "person or persons and the property. The property of the property, and the property of the property of the property of the property. The property, and the property is a contrast of the property, and the property of the property of the property of the property. The property is a possible of the property, and the property, and the property, and the property is all property, and the property, and the property, and the property is and profits, or the property, and the property is property is property, and the property, and property is property is property is property, and the property is property is property or property, and the property is property is property is property, and the property is property is property is property, and the property is property is property and the property is property is property and the property is property is property and the property is property is property. The property is a property is property is property is property, and the property is property is property is property. The property is proper

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable ______ per_terms_of_note_____, 19_____ 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 thereof, 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 option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. The object the security of this trust doed draster adress: (a) consent to the making of any map or plat of said property: (b) join in

NORM No. 881-Oregon Trust Deed Series-TRUST DEED.

70977

THIS TRUST DEED, made this 2nd

OK

in .

EB:

SEE LEGAL DESCRIPTION ATTACHED HERETO AND MADE

TRUST DEED

W. F. DEAN and GLADYS DEAN, husband and wife or survivor Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

Page

day of February

ALBERT H. STONE & BARBARA M. STONE, husband and wife

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

Vol.MS

....., as Trustee, and

....., 19...87..., between

1634

æ

1635

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 or household purposes (see Important Notice below). (b) for an organization, or feven il grantor is a natural person) are for business or commercial purposes.

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 leminine 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 use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

alles is la	Cere
Albert H. Stone	
R p l	7-+
Barbara M.	Dhome

Barbara M. Stone

(if the signer of the above is a corporation, use the form of acknowledgement opposite.)

STATE OF OREGON,)	STATE OF OREGON,)
County of Klamath) 35.	County of
This Vitistilition was acknowledged before me on	This instrument was acknowledged before me on
552/2,19 /, by	19, by
	85
Alberd H. Stone & Barbara M.	ot
Some Concela Grence	
PUB Notar Public for Oregon	Notary Public for Oregon
SEALJ. SA My commussion expires: S//6/8/	My commission expires: (SEAL)
The second se	

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO:

, 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

Beneficiary

11

De net less er destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED (FORM No. 881) BTEVENS.NESS LAW PUB.CO., PORTLAND.ORE. Albert H. & Barbara M. Stone Grantor W. F. DEAN & GLADYS DEAN Beneficiary	STATE OF OREGON, County of
AFTER RECORDING RETURN TO	
MOUNTAIN TITLE COMPANY	By Deputy

All of Lot 4 and a portion of Lot 5, Block 1, Tract 1198, VALE DEAN CANYON, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon, being more particularly described as follows:

Beginning at the Northeasterly corner of said Lot 5; thence, along the Northerly line of said Lot 5, South 89 degrees 46' 46" West 89.17 feet; thence South 24 degrees 32' 54" East 384.03 feet to the Southeasterly corner of said Lot 5 on the Northerly end of Aurora Court; thence North 11 degrees 22' 48" West, along the Easterly line of said Lot 5, 356.68 feet to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for of	record at request of A.D., 19	at	o'clock <u>A</u> M., and du	the uly recorded in	3rd Vol. <u>M87</u>	day
FEE	of \$13.00	Mortgages	on Page16 Evalyn Biehn, By	34	1.	H

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