No. 881—Oregen Trust Deed Series—TRUST DEED.	TRUST DEED	Vol. <u>M81</u> Pa	age 5137	
1 No. 281-Oregon Trust Deed Series-TRUST DEED. 2836 THIS TRUST DEED, made this	TRUST DLLD	February	, 19 <u>.87</u> , bet	<i>veen</i>
72836 THIS TRUST DEED, made this J. W. Delk and Norma Delk, Mountain Tit	16TH		Trustee	and
THIS TROST 22	husband and wife,		, AS 174000-	
J. W. Delk and Mountain Tit	le Company	and wife,		
THIS TRUST DEED, made this J. W. Delk and Norma Delk, Mountain Tit Grantor, LeRoy C. Glover and E. Jean			. (h	operty
Beneficiary,	WITNESSET	H: o trustee in trust, with	power of sale, the pl	
the irrevocably grants, barga	ins, sells and conveys : Oregon, described as:			
Grantor irrevocably grants, barga KlamathCounty Lot 5 of Block 9, Rainbow	, 0.05	hatbor with	an undivided	
, a Rainbow	Park on the Willi	Rainbow Park on t	he Williamson	
Lot 5 of Block 9, Rainbow 1/68th interest in Lots 4	and 5 of Block 1,			
1/0001 2 1				
0 11				
			belonging of	in anywise
	transfitzments and appur	tenances and all other righ	ts thereunic between used	ment of the
together with all and singular the tenemen	ts, herealization of the thereof ts, issues and profits thereof	each agreement of grantor	herein contained and pay	mistory
tion with said real estate. OF SECUR	(1110 -	interest thereon	according to the and inter	est hereoi, in
1 D41,000	made made	Dy Stutter OO	a tradimer	t of sale
together and the appertaining and now or hereafter appertaining and tion with said real estate. FOR THE PURPOSE OF SECUR sum of \$4,500.00 note of even date herewith, payable to be not sooner paid, to be due and payable not sooner paid, to be due and payable. In the event becomes due and payable. In the event sold, conveyed, assigned or alienated by sold, conveyed, assigned or alienated by sold, conveyed, assigned or alienated by sold, conveyed, assigned or alienated by sold conveyed, assigned or alienated by sold conveyed, assigned or alienated by sold conveyed assigned or alienated by sold conveyeed assigned or alienated by sold conv	February 1 ecured by this instrument is	the date, stated above, on y, or any part thereof, or a y, or any part the written	ny interest therein is sold consent or approval of t	he beneficiary, ed therein, or
not sooner pate of maturity of the event to	the within description without first	having obtained of the	matato	
then at the beneficially due and	a payable used for agricult	the making of	any map restriction thereon.	he liets or charge
net a shove described	Arentor agreed			
I. To prove or demote of said prop	and in good and workmanner	legally entitled thereto, the tr	uthfulness the not less than \$	iciary may at any
2. To complete or improvement when all costs i manner any building or man due all costs i ordinance	ncurred thereion, covenants, condi- es, regulations, covenants, to	10. Upon any delation in time without notice, either it time without notice, and with	n person, by aken adequacy hout regard to the adequacy	ession of said prop- se collect the rents,
3. To comply effecting said property	ursuant to the liling same in the	the indebtedness hereby in the indebtedness hereby in the end of t	its own name suc unpaid, a those past due and unpaid, a those past due and collection, includ	and appropriate attor
cial Code as the benches, as well as n cial Code as the benches or offices, as well as n	nay be deemed on the building	less costs and experime indebte	oon and taking possession c	ds of tire and othe
4. To provide on the said present of hereafter ary f	DDLY the to the latter; a	Il collection of such recompe- insurance policies or compe-	on or release thereof as are in	alidate any act of
an amount not less that the beneficiary, with an amount not less that to the beneficiary, with an amount acceptable to the delivered to the	the beneficiary as sourance and procure any such insurance and	a- waive any default of notice.	by grantor in payment of any	the beneficiary management
if the grantor shall talk the beneficiary at deliver said policies to the beneficiary at deliver said policy of insurance now or a same taken of any policy of insurance the same taken at the s	hereafter placed on The amou at grantor's expense. The amou at grantor's expense. The amou beneficial to be applied by beneficial policy may be applied by beneficial	di- declare all sums secured ary event the beneficiary at l	is election may proceed to to to the direct the trustee to torect or direct the trustee to benefici	ose this trust deed ary or the trustee sl default and his elect
collected under any indebtedness secured hereician	the entire amount or release st tor. Such application or invalidate	any advertisement and cause to be a	Lie written not	the ODUKetter
any part thereof, may default or notice of	m construction Lens and to pay	n or hereby whereupon dured ther thereof as then required ther provided in (by law and proceed to by Sec. 735 to 86.795.	re by advertisement
taxes, assessments and other charges inta taxes, assessments and property before any part o taxes, assessments and property before any delinquent as	i such taxes, assessment receipts their and promptly deliver receipts their make payment of any taxes, as make payment of any taxes, etc.	ither sale, and at any time plater or any	other person so privileged by	award by paying
to beneficiary; should miums, liens of other	eneficiary with fulle payment the	cured sums secured by the t t this entire amount due at t	he time of the cure of the time of the cure of the time of the curred. Any other default occurred the perform	delault that is unde
by the such payment, and with interest at	erribed in paragraphic secured by	y this not then my be cu	d. In any case, in automy to fecting the cure shall pay to fecting the objecting the objection	the beneficiary igation of the trust
trust deed, shall be waiver of any right trust deed, without waiver of any right trust deed, hereof and for such payment trust hereof and for such payment	ta, with interest and be bound is the grantor, shall be bound is the nayment of the obligation	herein and expenses actually with together with trustee's	and altorney's lees not on the	date and at the tin
invertibed, and all supportment thereof	dead immediately due	he cost he postported as prov	ided by law els and shall set to be avable al	the time of sale.
render all sums security to the struct deed. constitute a breach of this trust deed. constitute a breach all costs, iees and constitute a the structure stru	expenses of this trust the trustee in osts and expenses of the trustee is oblidation and trustee's and at	torney's auction to the higher shall deliver to the f	but without any covenant of but without any matters of the	ct shall be conclusion the trustee, but in
in connection with or in entorous	any action or proceeding purple	ny suit, plied. The recitals in ncluding of the truthluiness t	hereof. Any person, exclusion hereof, may purchase at the ficiary, may purchase to the po	sale. vers provided herein
affect the stoceeding in which this	deed, to pay trustee's attorney	shall be shall apply the pro-	ation of the trustee and a re	ust deed, (3) to all
allect the security their which the ber action or proceeding in which the ber any suit for the forelosure of this any suit for the forelosure of this cluding evidence of tille amentioned amount of altorney's fees mentioned diverse by the trial court, grantor tu decree of the trial court, grantor tu pellate court shall adjudge reasonat pellate court shall adjudge reasonat pellate court shall adjudge reasonat	in this plan appeal from any jud event of an appeal from any jud in the agrees to pay such sum as the as the beneliciary's or truste	e's attor- deed as their intere	its may appear in the tides of the frantor or to his successo the frantor or to his successo	in interest entities
decree of the trial adjudge reasonat pellate court shall adjudge reasonat news lees on such appeal.	at: or all of said property shall	be taken surplus. If any the surplus of the surplus	iary may from time to any suc	cessor trustee of the conveyance to the
8. In the event that any point of the right of eminent domain the right of eminent dom	t all or any portion of the amount t all or any portion of the amount	t required under. Upon such ty paid or trustee, the latter		
as compensation for such proc	cedings, shall be paid and atto	rney's lees, and substitution s rney's lees, which, when reco	rded in the mortgage reclusivy is situated, shall be conclusive	e proof of proper
applied by it first upon appellate of both in the trial and appellate of both in the trial appellate, and	the balance applied upon take s es, at its own expense, to take s es, at its necessary in obtaining	such com- such com- acknowledded is	e accepts this record as pr	videu under any of
secured hereby; and knuments as	snall request. written requ	est of bene obligated to not	action of the action of proceed	
and execute such instruction beneficient pensation, promptly upon beneficient 9. At any time and from 9. At any time and from ficiary, payment of its fees and ficiary, payment of its fees and endorsement (in case of full reco- recover any person for the the liability of any person for the	nveyances, for cancellation, he payment of the indebtedness,	trust of of arriver trustee may shall be a party be sither an attorney, who is an e laws of Oregon or the United the United States or any agency t	active member of the Oregon tates, a title insurance company	outhorized to insure sed under ORS 696.50

		5138				
The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- fully 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 (a)* primarily for grantor's personal, family, house XMXX497X99.0000000000000000000000000000000000	hold or agricultural purpose (প্রদান হলেরে সকলেরে হিরেরেনের প্রিয়ার মার্চি সকলেরে মার্চি হিরেরেনের	s (see Important Notice below), #Korxconung.jag.ympions.com/convertX #Korxconung.jag.ympions.com/convertX				
This deed applies to, inures to the benefit of and tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a benefic musculine gender includes the feminine and the neuter, and	term beneliciary shall mean iary herein. In construing th	the helder and owner, including pledgee, of the is deed and whenever the context so requires, the				
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 net applicable; if warranty (a) is applicable and the beneficiary 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 if the purchase of a dwelling, use Stevens-Ness Form No. 1305 of 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.	king required Ion to finance or equivalent; the purchase	v. Delk ormo Delk				
(if the signer of the above is a corporation,						
use the farm of acknowledgment appocite.) STATE OF OREGON,	1					
County of Klamath	STATE OF OREGON, County of					
February 16th , 19 87 .	Personally appeared and					
Personally appeared the above named		who, each being first the former is the				
Norma Delk	president and that the latter is the					
Norma Delk	secretary of					
ment 70 be their wolintary act and deed.	corporate seal of said con sealed in behalt of said of	he seal allized to the foregoing instrument is the poration and that the instrument was signed and corporation by authority of its board of directors; wledged said instrument to be its voluntary act				
(OFFICIAL . William X. Yalta SEAL) Notary Pablic for Oregon	Before me: Notary Public for Orego	(OFFICIAL				
My commission expires: 12/25/88.	My commission expires:	SEAL)				
	ST FOR FULL RECONVEYANCE					
	nly when obligations have been pai	a.				
TO: The undersigned is the legal owner and holder of all trust deed have been fully paid and satisfied. You hereby a said trust deed or pursuant to statute, to cancel all eviden herewith together with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyance DATED: , 19.	indebtedness secured by the are directed, on payment to nces of indebtedness secured hout warranty, to the part and documents to	you of any sums owing to you under the terms of I by said trust deed (which are delivered to you ies designated by the terms of said trust deed the				
		Bensticiary				
Do not lose or destroy this Trust Dood OR THE NOTE which it secur	es. Both must be delivered to the tr	uslee for cancollation before recenveyance will be made.				
TRUST DEED		STATE OF OREGON,				
(FORM No. 881)		County ofKlamath				
STEVENS-NESS LAW PUB. CO., PORTLAND, GRE.		I certify that the within instrument was received for record on the .30th day				
J. W. Delk		of				
Norma Delk Grantor	SPACE RESERVED	at <u>10:19</u> o'clock <u>A.M.</u> , and recorded in book/reel/volume No. <u>M87</u> on				
Le Roy C. Glover	FOR RECORDER'S USE	page				
E. Jean Glover		Record of Mortgages of said County.				
AFTER RECORDING RETURN 10		Witness my hand and seal of County affixed.				
Winema Real Estate		Eyelyn Biehn. County Clerk				
P D-BOX 376 MTC		NAME A AMTITLE				
Chiloquin, OR 97624	\$9.00	By Mar Arrill Deputy				
UNITOANTI, NV 2/024						