HOTE: The Trust Deed Act provides that the trustee lieseonder must be either an attainty, who is an active member of the Oregan State Bur, a back, trust company or savings and foon association authorized to do business under the laws of Oregan 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 escaw agent licensed under OKS 640 505 to 646 565.

pellate court shall adjudge trawnable as the heneliciary's or trustee's attoir, ny's tree on such appeal. It is mutually afteed that: S. In the event that any portion or all of said property shall be taken inder the right of event domain or confermation, heneliciary shall be taken right, if it so elects to require that all or any portion of the insuint require to pay all reasonable courts, expenses and attorney's first meressarily paid so arguined by granton or in the proceedings, shall be prime to be insuint require incurred by granton and appendent that all or any portion of the insuint requires and the trial and appendent is the interval of the insuint requires applied by it first upon such proceedings, shall be prime to beneficiary and applied by it first upon much proceedings, shall be prime to beneficiary and applied by it first upon much proceedings, shall be prime to beneficiary and applied by it first upon much proceedings, shall be upon the indebtoffered both in the trial and applicate courts, necessarily paid so included by its instructed by dealers, all its own expenses in take such actions. All any time and the balance applied or included by con-tentions, promptive upon beneficiary's request. Y All any time and provide the payment of this deal and the indebtoff and the industriation of the trial and the balance applied by written triggers of bene-redistroment (in case of hill be may prevent of the indebtoff and the inde-the bablity of any preven for the payment of the indebtoff and the inde-toring the hability of any prevent for the payment of the indebtoff and in the indebtoff and in the

Then, at the beneficiary's option, all obligations secured by this insthere, shall become immediately due and payable.
The obove described seal property is not currently used for agricul T. To protect the security of this trust deed, drantor affects and repair; not to charge described seal property is not currently used for agricul T. To protect the security of this trust deed, drantor affects and repair; not to charge described seal property.
To complete the security of this trust deed, drantor affects on the commit or permus are densible have building or improvement thereon:

To complete any wate of said property.
To complete any matter promptly and in 600d and advantable destroyed thereon, and pay when densi doors incurred therefore.
To complete any wate of said property.
To complete any advant of the said property or requered therefore.
To complete a sacking agencies as well as the door pay to filling ame in the by filling officers or starking agencies as may be described and in a sacked and or officiants of the said property of the said of the said property of the said pr

of the successor trustee. 17. Trustee accepts this trust when this deed, shih executed and achimicated is made a public result as provided by has. Trustee is not billested to notify any party hereis of perioding vale under any other deed of achimication of any action or proceeding in which drantic, brackwary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, if any, to the granter or to his successing in interest entitled to such surplus.
16. Beneficiary may fixed for the to time depoint a successing the succession of succession of the appointment, and without the succession trustee appointment, and without the succession to the succession of the succe

the granter and beneficiary, may purchase at the sale. It uttre, 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 faining (2) to the obligation powerd by the trust end, (3) and persons deed as their interests may depend to the interest of their trustee in the trust intring. If any, to the granter to the interest of their prosite and (4) the surplus. 16. Beneficiary may from the subsection in referred entitled to such

together with trustee's and attorney's tres not exceeding the automats provided by law. 14. Otherwise, the sale shall be held on the date and of the time and phase designated in the notice of sale or the time to which and sale may in one particular by law. The trustee may sell said metry either auction to the higher bidder too cash, physhel sait the parcel or parcels at shall delive higher bidder too cash. Shall sell the parcel or parcels at thal deliver higher bidder too cash, physhel at the time of the parcel the property is the purchaser it dead in a required by law conveying of the truthulness thereof. Any person, excluding the trustee, but including the frantier and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the trustee non-ided hereon trustee

the manner provided in ORS 86.755 to 86.795. 13. After the trustee has commenced foreclass this trust deed in ale, and at any time prior to 5 days before the date the truste conditions the sale, and at any time prior to 5 days before the date the truste conditions the sale, and at any time prior to 5 days before the date the truste conditions the sale, and at any time prior to 5 days before the date the truste conditions the sale, and the grantine prior to 5 days before the date the truste conditions the sale, and the grant of the date the trust of a failure to gay, when due, and the default or defaults. If the default ends have be cured by bying the same secured by the trust deed, the drive when the trust may be and being cured and be dare date the trust deed, the preformance erguined and should obligation of may be cured by tredering days other default that in Capable do and expense actually incurred in ending that to the bencher all curit and expense actually incurred in ending the voltation to curing the default curit together with trustees and attorney's free mat exceeding the amounts provide by law. 14. Otherwise, the sale shall be held on the date and the prior date of the sale of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held on the date of the sale shall be held

Intrad, timber or grazing purposes.
(a) convent to the making of any map or plat of said property: (b) is in an experiment of creating any creating any

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if 

sum of FOURTEEN THOUSAND AND NO/100 -----

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and prolits thereol and all fixtures now or herealter 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 FOURTEEN THOUGAND AND NO 1400

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

77580

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Lot 8, Block 4, RIVERVIEW SECOND ADDITION, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Klamath County, Oregon, described as:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

DANIEL W. STOMBAUGH and ADELE J. STOMBAUGH

mo

TRUST DEED

VCI.MS Page

as Grantor, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY

July 19.87, between

13586

(A)

PUB.CO., PORTL

...., as Trustee, and

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-I ne grantor covenants and agrees to and with the beneficiary and those claiming under sum, a 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 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) (a)\* and a second se This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, because hereby, whether or not named as a beneficiary herein. In construing this deed and owner, including pledgee, of the contract 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 lirst above written. • IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not opplicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. by making required If compliance with the Act and required, disregard this notice. (If the signer at the abave is a conference of the signer at the abave is a conference of the signer at the seven is a conference of the signer at the seven STATE OF CREGON (STATE) LANNY R. MILBUR low ••• PATRICIA Country of Klaudath STATE OF OREGON. County of This instrument was acknowledged before me on LANNY R. WILBUR and PATRICIA L. WILBUR 19 usu or oł e Notacy Public for Oregon (SEAL) My commission expires: 11/16/87 Notary Public for Oregon My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: .. The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by said frank have been fully vaid and satisfied. You have by an directed on revment to you of any sums owing to you under the terms of 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 and trust deed or nursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you 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 berewith insether with said trust deed) and to reconvey, without werranty to the parties desidnated by the terms of said trust deed to you said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you berewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: Do not lase or destroy this Truss Dood OR THE NOTE which it securss. Both must be delivered to the trustee for cancellation before reconveyonce will b TRUST DEED And a second sec (FORME No. 881) BIEVENS-HESS I AW PUB. CO., PORTLAN STATE OF OREGON, LANNY R. WILBUR and PATRICIA L WILBUR I certify that the within instrument was received for record on the 31.5 tday DANIEL W. STOMBAUGH and ADELE of ... July , 19 87, or at 11:00 o'clock A.M., and recorded SPACE RESERVED STONBAUGH FOR RECORDER'S USE in book/reel/volume No. MS7 on page .13686 or as fee/file/instru-Beneliciary AFTER RECORDING RETURN TO Record of Mortgages of said County. Witness my hand and seal of MOUNTAIN TITLE COMPANY OF County affixed. KLAMATH COUNTY Evelyn Biehn, County Clerk Fee: \$9.00 By .... 1An, An The Deputy