| 그는 것 같은 물 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것                     | INT IOSTER            |  | STEVENS-NESS LAW PUB. CO., PURILAND, CH.   |  |  |
|---|-----------------------|--|--|--|--|
| FORM No. 801—Oregon Trust Doed Series—TRL                     | ST DEED. AAI          | <u>C:/CJ/JB</u>                            | 15192 @  |  |  |
| OK MO A A A   | [일은 문화][관람]           | TRUST (DEED                                | Vol_Mg_Page  |  |  |
| 78436   | 「「「「「「「「「」」」          |  | VUI Selection  |  |  |
| THIS TRUST DEED,  | made this             | 21   | Augus C  |  |  |
| THIS I RUSI DEED,   |                       |  | The share and Wife   |  |  |
| STATES STATES SELECTION SECTION.                              | Robert Pr             | att and Patricia G. P                      | ratt, Husband and Wife   |  |  |
| as Grantor, MOUNTAIN TITI                                     | E COMPANY             | OF KLAMATH COUNTY                          |  |  |  |
| as Grantor,MOUNTAIN   |                       |  | the second second strategy and second se   |  |  |
|   | TRENDWEST             | INC. M. ACTAL STAR                         | THE AND ADDRESS AND A REAL PROPERTY AND AND ADDRESS AND ADDRESS  |  |  |
|   | 1110000               | 1.2.1                                      | 그는 그 방법법에 일찍 수 있었는데 그 그는 것 같아. 것 가까지를 가지 않는다.  |  |  |
| as Beneficiary,   | - 312 WL              | WITNESSETH:                                | "这些"这一个最优,就有你就能是我们的是我们就能得到了你?""你们,你不能你了吗?""你们,你们   |  |  |
|   |                       | W  | tee in trust, with power of sale, the property   |  |  |
| Grantor irrevocably gra                                       | ints, bargain         | 3, sells and conveys to had                | tee instrust, with power of sale, the property   |  |  |
| in Klamath  | County,               | Oregon, described as:                      | A CONTRACT OF SECOND SECOND SECOND   |  |  |
|   |                       | [2] : : : : : : : : : : : : : : : : : : :  |  |  |  |
| الم                       |                       |  |  |  |  |
| · · · · · · · · · · · · · · · · · · ·                         |                       |  |  |  |  |
|   |                       |  | ATATE OF CAREDA  |  |  |
| - ANDER DER   | 1.3                   |  | - secolal plat thereof   |  |  |
| Tot 2 Block 2. WE   | ST HILLS I            | IOMES, according to t                      | he official plat thereof<br>th County, Oregon.   |  |  |
| LOU 2, DIOCE -, -   | tice of th            | e County Clerk, Klama                      | th County, Oregon.   |  |  |
| On THE III ONC OF   | CREAT HOLD P          | the bisectory and version of delivering to | Star Wester & Carlos and Carlos   |  |  |
|   | 観えると言語                | 슬픔을 도시에 눈 그 곳 같은 것 같아.                     |  |  |  |
|   | 물란 이 가지를              | 돌릴은 물로 알려 물란 문란지                           |  |  |  |
|   |                       |  |  |  |  |
|   |                       | titements and approximances                | and all other rights thereunto belonging or in anywise<br>ixtures now or hereafter attached to or used in connec-  |  |  |
| together with all and singular the                            | tenements, he         | ies and profits thereof and all fi         | and all other rights thereinto belonging of in anyte-<br>ixtures now or hereatter attached to or used in connec-   |  |  |
| now or hereafter appertaining, an tion with said real estate. | the rems, iss         |  | ement of grantor herein contained and payment of the   |  |  |
| FOR THE PURPOSE OF  | SECURING              | V AND NO/100                               | ement of grantor herein contained and payment of the   |  |  |
| SIXTY SEVEN TRO   | UDHID IIII            |  | the terms of a promissory  |  |  |
|   |                       | Dollars, with                              | n interest thereon according to the terms of terms of the terms of te |  |  |
| note of even date herewith, payal                             | le to beneficia<br>Pe | Terms of note                              | 19   |  |  |
| not sooner paid, to be due and p                              | ayable                | by this instrument is the date, s          | stated above, on which the final instanticut of agreed to be   |  |  |
| The date of maturity of the                                   | event the wit         | hin described property, or any p           | stated above, on which the final instantiation of the<br>part thereof, or any interest therein is sold, agreed to be<br>ained the written consent or approval of the beneficiary<br>anentime of the maturity dates expressed therein, or   |  |  |
| i edd conveved, assigned of anot                              |                       | he the instrument. Ille                    | Specifie of the terms of   |  |  |
|   |                       |  |  |  |  |
| herein, shall become immediately                              | porty is not cur      | ently used for agricultural, timber of     | or grazing perpeters   |  |  |
| To protect the security of                                    | this trust deed       | , grantor agrees: (a) consent              | to the making of any map or plat of said property: (b) join in<br>to the making of any map or plat of said property: (b) join in any<br>y easement or creating any restriction thereon; (c) join in any<br>to be advergence to allocing this deed or the lien or charge  |  |  |

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then, at the beneficiary sortion, all obligations secured by this instruction, shall become immediately due and payable. The above described real property is not currently used for ogniculture of the other ot

(a) consent to the making of any map or plat of said property; (b) join in any fanting any easement or creating any restriction thereon; (c) join in any function any construction any term allocing this deed or the lien or charge tubordination or other agreement allocing this deed or the lien or charge function any terms agreement allocing this deed or the lien or charge tubordination or other agreement allocing this deed or the lien or charge tubordination or other agreement allocing this deed or the lien or charge thereol; (d) reconvey, without warrunty, all or any part or or property. The strate in any reconveyance may be described as the "person or person legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthuliness thereol. Truste's lees for any of the services mentioned in this paragraph shall be not less than \$5.
(10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a decret to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, the indebtedness of operation and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine.
11. The entering upon and taking possession of said property, the following or notice.
12. Upon delault by grantor in payment of any indebtedness secured hereby any indebtedness secured hereol as alorealis shall on cure or parker any beformance of any agreement hereunder, the beneficiary may determine.
13. The entering a subscience of any agreement hereunder, the beneficiary may determine.
14. The entering the property is a marker or the beneficiary may at or or awards for any indebtedness secured in quite shall be not any indebtedness secured in equity as a morfage or direct the trustee to loreclose this trust deed in the delaret all subscience

censuits, the person encode the sent has been provided been and expenses actually incurred in enlocing the obligation of the trust deed together with, trustees and attorney's lees not exceeding the amounts provided by law. If the other of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee sale shall be the time of a parcel or in separate parcels and shall sail the parcel or parcels at an abalt of the time of the time to sale. Trustee shall deliver to the purchaser its easy novemant or warranty, express or imite property so sold, but without on workload the trustee, but including the fracted of any matters of lact shall be conclusive proof plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereoi. Any person, excluding the trustee, but including the graner and being and a trustee and a trustee but including the graners and sale to payment of (1) the expenses of sale, instant or the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, instantion (2) to be obligation scured by therest of the trustee in the truste same appeared in the surplus. If any, to the grantor or to any successor in interest ensitled to surplus, it any, to the grantor or to any successor in the saponing there appointed herein appointment, and without convyance to the successor or succestrustees in the strustee. If the counties in appointment, and without convyance to the successor in which, when recorded in the mortage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the aucessor in trustee. In the trustee in and appointment excluded by the counties in which, when recorded in the mortage records of the county or counties

attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States; a title insurance company authorized to insure title to real tates or any agency thereof, or an estrow agent licensed under ORS 696,505 to 696,585. NOTE: The Trust Deed Act provides that the trustee harounder must be either an or savings and loan association authorized to do business under the lows of Or property of this state, its subsidiaries, affiliates, agents or branches, the United S

|  |   |   |  | 1519   |
|--|---|---|--|--|
| The grant  | or covenants and a  | grees to uzid wi  | ith the beneficiary and  | those claiming under him, that he i  |
| ully seized in fe  | e simple of said de:  | scribed real pro  | perty and has a valid,   | LINERCUINDERED, IIIE INCLUD  |
| ોટી કે દેશનું કે તે કે તે તે તે તે તે તે જે જે જે છે.<br>તે તે કે તે તે તે તે તે તે તે જે  | $ = \left\{ \begin{array}{c} c_{1} & c_{2} \\ c_{3} & c_{3} \\ c_{3} \\ c_{3} & c_{3} \\ c$ | ing we ge a quee  | 1 Level - Albert Marie - Albert - Alber | (a) And a production of the second state of    |
| and that he will   | warrant and forev   | or defend the S   | ame against all person   | Whomsoever.  |
| ्र र र र र मुक्ते के का प्रारंभ कर र स्थान के स<br>स्थान के स्थान के सिंह के सिंह के स्थान के स्थान के स्थान के सिंह के सिंह के सिंह के सिंह के सिंह के सिंह के सिं<br>स्थान के सिंह क  | n entre Durce Hunder 24-41  | ્યુપ્રદ પ્રદાર્ભ કે ગયેલ્ટ સામે પ્રદાર્ભના પ્રદ<br>સમય તે પ્રદાર્ભના કે ગયેલ સામે જે જે તે તે કે<br>આ ગયેલ સામે આ ગયેલ સામે સામે સામે સામે  | and a second s  | Frida Martin, Martin Martin, Ma    |
| - 이 이야 한 아파 등 등 등  | n off eed that<br>- for bar treater to stra<br>traff from the form  | 그 아무렇게 들어든 것은 손님께 있는 것 같아. 나 집 것은 것을 수  | terrer and the second s | ATTER STATES A LOS POR ANDERES MARKED ANDER ATTER STATES   |
| 2014年1月1日日期1日1日日期1月1日日<br>1月1日日期1日月1日日日日日日日日<br>1月1日日日日日日日日日日  | ાલકો<br>દારાં કુંદ્ર કે માન્ય પ્રાથમ સંદેશ કરે કે   | 10.14533153 & & & & + + + + + + + + + + + + + + +   | રાં ગામમાં આવેલું આવેલું કે આવેલું છે. આ ગામમાં આવેલું આવેલું છે.<br>આ ગામમાં આવેલું આ ગામમાં આવેલું છે. આ ગામમાં આવેલું આ ગામમાં આવેલું આ ગામમાં આવેલું આ ગામમાં આવેલું આ ગામમાં આવે  | ે પુરુષ દેશે છે.<br>આ ગામમાં આ ગામમાં આવ્યું છે. આ ગામમાં મુખ્ય પ્રદેશ છે.<br>આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં મુખ્ય પ્રદેશ છે.<br>આ ગામમાં મુખ્યત્વે આ ગામમાં આવ્યું છે.<br>આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં આ ગામમાં આવ્યું છે.   |
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|  |   |   | weal person) are los business  |  |
|  |   |   |  | heirs, legatees, devisees, administrators, e<br>older and owner, including pledgee, of the<br>and whenever the context so requires, the t  |
| secured hereby, wi   | ether or not named as<br>teminine and the neut  | a beneticity here<br>ter, and the singula   | ar number includes the plura   | Construction of the second   |
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| not applicable; if w   | CE: Dolote, by lining out, u<br>pricinty (a) is opplicable o<br>lined in the Truth-In-Lond  | ind the beneficiary i   | tion Z, the  | rt Pratt   |
| banaficiary MUST co<br>disclosures; for this<br>if compliance with i   | purpose use Stevens-Ness<br>he Act is not required, dis   | Form No. 1319, or<br>regard this notice.  | oquivalent.  | atsure An  |
| A second s        | ove is a corporation, as a  | web at stands save a<br>set of save as interaction<br>and second stands   | training and the second s   | icia C. Pratt  |
| use the form of acknow   | /ledgement opposite.) is a significant of the second second second second second second second second second se   | ્યાં ગયેલ્યાં કે દાર્શ્વ કે પ્રિંગ પ્રાપ્ય<br>ત્રે કે ગુરુષ કે પ્રિંગ કે પ્રાપ્ય કે પ્રાપ્ય<br>તે તે પ્રાપ્ય કે પ્રાપ્ય   | I STATE OF OREGON  | (a) and a particular state of the second st    |
| County of the  | Klamath   | 101.5 ( 2 2 2 2 2 3 3 4 19<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 2 2 2 ) 35. (2<br>(11.5 ( 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 | County of  | and the state of t |
| August 24  | mint was acknowledge  | tenni inter   | . 19 ; Бу на сол со  | cknowledged before me on   |
| Rodert Pr  | att and Patrici   |   | of the second  |  |
| B D U B L  | 10 Jul  | Public for Oregon   | Notary Public for Oreg   | 07   |
| (SEAL) UMY   | commission expires:   | 1/13/89   | My commission expires  | 유럽하다 술 것 같은 것은 것 것 것 같아?   |
|  | an see a see an and a see a   | REQ!  | JEST FOR FULL RECONVEYANCE   | પ્રકારિયું છે. આ તેમકાં તે આ પ્રકૃતિ પ્રકૃતિ પ્રકાર માટે તે તે તે કે તે કે કે કે બાદ કે તે કે તે કે તે તે તે તે<br>શ્વર્ક્ષક મુખ્ય શ્વર્ક્ષક સામ ભાષાનું તે આ પ્રકૃતિ તે કે તે   |
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| <b>TO:</b>   | 1,200,000,000,000,000,000,000,000,000,00  | ्तः । २५ व २ मार्ट्स २ १९२२ २<br>। तुन्द अनुराज्य (हास्य<br>१९२४ - स्वर्ण विद्युप्त कर्म विद्यु   | Any I rustee Part of the ball  | the foregoing trust deed. All sums secure  |
| trust deed have  | been fully paid and sat   | istied. You hereby  | are directed, on payment   | red by said trust deed (which are deliver  |
|  |   |   |  | nties designated by the terms of said trus   |
| DATED:   | appertate.<br>appertate.<br>of initiate.<br>- initiate.   | 10011 3701 19 19 19   | and humaneering<br>proba fighted and milling   | are not the second constraint to be second   |
|  |   |   |  | Beneficiary  |
|  |   |   | nat we be delivered to the   | e inustes for concellation before reconveyance will be   |
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|  | JST DEEL  | There is a company of the   |  | STATE OF OREGON.   |
| 금 했음 두 뭐 같네  | (FORM No. 881)<br>LAW PUB. CO., PORTLAND. O   |   |  | County of <u>Klamath</u><br>I certify that the within in   |
|  |   |   | 01. den 1990 at  | was received for record on the<br>of <u>August</u>   |
| 13<br>7000<br>7000   | n there are stated and the state  | Professor 4   | IN DUG CO MONS TO THIS<br>SPACE RESERVED   | in hook/reel/volulis iv.   |
| as Loculiciur  |   | rantor  | FOR  | page 15192 or as tee/fil<br>ment/microfilm/reception No.   |
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| AFTER  | RECORDING RETURN TO   | Tioral y  |  | County affixed.<br>Evelyn Biehn, Count   |
| SHIT HE  | TRUST DEUD, A   | 1646 11   | i angle si '''   | NAME AL  |
| MOTINITA THE   | TTIE COMPANY  | 사고 말할 🚹 이리가 다   | e: \$.9.00   | Hanna Mar 450  |