M.No. 881—Orogon Trust Deed Series—TRUST I	Sector Contraction of the Contra	DEED V	01. <u>1/18/</u> _Pa	ge
30 80682 THIS TRUST DEED, ma	지금은 물건이 가지 않는 것에 관한 물건을 받으니?	ay ofOctol	er	, 19.87, between
Pom L. Yoakum	and Roberta A. Yoaku	m, Husband a	ind Wife	
Grantor, MOUNTAIN TITLE	COMPANY OF KLAMATH	COONTI	Record of	, as Trustee, and
Lee M. Burnett	and Eleanor B. Burn	nett, Husban	<u>l'and Wife</u>	Ben ang akaran dari karan. Tanah pakaran para karang
	WITNES	SETH:	ing participan (and in a state and most travelines of the	
Grantor irrevocably grants Klamath				
A tract of land in the	Northeast quarter 0:	f the Northw llamette Mer	TOTOTS THE OWNER	County of Klamath
State of Oregon, more p	articularly describ		- the set of	way boundary of
County Road (Pine Grove	), which point bear		South Bange	10 East of the
quarter corner common t	o Sections 4 and 9,		of way hound	ary a distance of 13
feet to the true point	of beginning; thene		foot, thence	South 0° 06' East 1
feet; thence South 85'1	5' East 264.90 feet	, North 0 00	rinning.	,
gether with all and singular the ten	ements, hereditaments and ap e rents, issues and profits ther	eof and all fixture	s now or hereafter at	
n with said real estate.	CURING PERFORMANCE	of each agreement	of grantor herein co	ontained and payment of the
m of FIFTEEN THOUSAND	AND NO/ 100-	Dollars, with inter	est thereon according	to the terms of a promissory
te of even date herewith, payable to t scoper paid to be due and payab	beneficiary or order and made	te	about on which the	final installment of said note
The date of maturity of the de	of the within described proper	ty, or any part th	ereof, or any interest	
comes due and payable. In the over Id, conveyed, assigned or alienated ten, at the beneficiary's option, all c erein, shall become immediately due The above described real property	and neurobio? April Such April 18	Andriana Nasar Asperia		uales expressed interest, a
To protect the security of this	trust deed, grantor agrees:	(a) consent to the granting any easen	making of any map or nent or creating any res	plat of said property; (b) join in triction thereon; (c) join in any
<ol> <li>To protect, preserve and maintain drepair; not to remove or demolish any it to commit or permit, any waste of said pr 2. To complete or restore promptly anner any building or improvement which stroyed thereon, and pay when due all cost of comple with all laws, ordinary</li> </ol>	building or improvement thereon; operty. y and in good and workmanlike	grantee in any re legally entitled the	ey, without warranty, al conveyance may be des reto," and the recitals th	this deed or the hen or charge l or any part of the property. The cribed as the "person or persons erein of any matters or facts shall reol. Trustee's lees for any of the not less than \$5.
anner any building or improvement which stroyed thereon, and pay when due all costs 3. To comply with all laws, ordinar ons and restrictions allecting said property in in executing such financing statements in in executing such financing statements in a security and the statements of the security of the line of the security of the s	incurred therefor. s incurred therefor. ces, regulations, covenants, condi- ; if the beneficiary so requests, to	be conclusive proo services mentioned 10. Upon a	ny default by grantor l	ereunder, beneficiary may at any
in in executing such financing statements al Code as the beneficiary may require a oper public office or offices, as well as i y filing officers or searching agencies as	i al all lion seasches made	erty or any part	reby secured, enter upor hereof, in its own name	and take possession of said prop- sue or otherwise collect the rents,
eneficiary. 4. To provide and continuously ma	intain insurance on the buildings	nev's lees upon at	y indebtedness secured I	ereby, and in such order as bene-
a amount not less than (\$ FUI I Val impanies acceptable to the beneficiary, w	ith loss payable to the latter; all	collection of such insurance policies	rents, issues and taking rents, issues and profits, or compensation or award	possession of said property, the or the proceeds of fire and other is for any taking or damage of the reof as aforesaid, shall not cure or ownder or invalidate any act done
the grantor shall fail the heyer said policies to the beneficiary at led	ast lifteen days prior to the expira- nerealter placed on said buildings,	waive any delault pursuant to such t	or notice of delaun ner	ender of any indebtedness secured
he beneficiary may procure the same of ollected under any fire or other insurance bery mon any indebtedness secured hereby	policy may be applied by benefi- y and in such order as beneficiary	hereby or in his p declare all sums event the benefici	erformance of any agreen secured hereby immedial ary at his election may	rely due and payable. In such an proceed to foreclose this trust deed
ny part thereot, may be released to grante of cure or waive any default or notice of ct done pursuant to such notice.	default hereunder or invalidate any	advertisement and execute and cause to sell the said	to be recorded his writte	in notice of default and his election
axes, assessments and other charges that a sainst said property before any part of	such faxes, assessments and other	thereof as then r the manner provid	equired by law and prod ed in ORS 86.735 to 86.	ceed to foreclose this trust deed in 795.
o beneficiary; should fine gallers or other nents, insurance premiums, liens or other direct payment or by providing bene	charges payable by grantor, either liciary with funds with which to	sale, and at any i sale, the grantor	ime prior to 5 days beto or any other person so p	ed foreclosure by advertisement and re the date the trustee conducts the rivileged by ORS 86.753, may cure sists of a failure to pay, when due, now the cured by nowing the
nake such payment, beneficially high and the amount so paid, with interest at the obligations describere by together with the obligations describered.	he rate set forth in the note secured ibed in paragraphs 6 and 7 of this	sums secured by entire amount du	the trust deed, the der at the time of the cur	e other than such portion as would
rust deed, without waiver of any rush sovenants hereof and for such payments, soven hereinbelore described, as well as the	wth interest as eloresaid, the prop- te grantor, shall be bound to the	obligation or true defaults, the per	on enecting the chie of	Any other default entry of the performance required under the addition to curing the default or all pay to the beneficiary all costs of the obligation of the trust deed of the cost of the amounts provided
described, and all such payment thereof shout notice, and the nonpayment thereof shout or all sums secured by this trust deed	all, at the option of the beneficiary, I immediately due and payable and	together with fru by law. 14. Other	wise, the sale shall be h	Id on the date and at the time and
render all sums section of this trust deed, constitute a breach of this trust deed, 6. To pay all costs, fees and experi- of title search as well as the other costs a in connection with or in enforcing this obli-	nses of this trust including the cost	be postponed as in one parcel or auction to the h	in separate parcels and gheat bidder for cash, p	shall sell the parcel or parcels at ayable at the time of sale. Trustee
iees actually incurred. 7. To appear in and delend any attact the security rights or powers of ben	action or proceeding purporting to eliciary or trustee; and in any suit	the property so plied. The recital	sold, but without any co in the deed of any mail as thereol. Any person,	venant or warranty, express or in- ters of fact shall be conclusive prove excluding the trustee, but including
action or proceeding in which the behavior any suit for the foreclosure of this deed, cluding evidence of title and the beneficia around of atforney's less mentioned in th	to pay all costs and expenses, in ry's or trustee's attorney's lees; this paragraph 7 in all cases shall be in a statement of the statement of	the grantor and 15. When shall apply the	trustee sells pursuant to	the powers provided herein, trustee
fixed by the trial court and in the optimized decree of the trial court, grantor further outside court shall adjudge reasonable as	the start have been and the start	attorney, (2) to having recorded	the obligation secured b liens subsequent to the	interest of the trustee in the trust interest of the trustee in the trust
ney's fees on such appeal. It is mutually agreed that: 8 In the event that any portion of	r all of said property shall be taken	surplus, il any.	o the grantor or to ins	time appoint a successor of succes-
right, if it so elects, to require that in or as compensation for such taking, which a to nav all reasonable costs, expenses and	re in excess of the amount required attorney's fees necessarily paid o	trustee, the latte	ee named herein or to a ch appointment, and w r shall be vested with a	ithout conveyance to the successor it title, powers and duties conferred descent from the successor
applied by it first upon any reasonable co	sts and expenses and attorney's feet ecessarily paid or incurred by bene	and substitution which, when rec	shall be made by writter orded in the mortgage r ty'is situated, shall be co	a instrument executed by beneficiary, ecords of the county or counties in nclusive proof of proper appointment
and execute such instruments as shall b pensition, promptly upon beneficiary's rec	e necessary in obtaining such con quest.	of the successor i 17. Trust acknowledged is	rustee. ee accepts this trust w made a public record	then this deed, duly executed and as provided by law. Trustee is not
9. At any time and from time to liciary, payment of its tess and present endorsement (in case of full reconveyance the liability of any person for the payment	the second station without affecting	of trust or of any	iy any party hereto of p action or proceeding in unless such action or pro	which grantor, beneliciary or trustee sceeding is brought by trustee.

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		19004
First Deed of Trust	to and with the beneficiar d real property and has a	and those claiming under him, that he is law
and that he will warrant and forever def	end the same against all p	ersons whomsoever.
2. See Self-market is a source source appropriate site and an and a source source and the source sour	<ul> <li>A Definition of the second seco</li></ul>	Preprint Press, Lett. Constrained Calability of the constraint
Berdyn Louist, and Statistics i Sections of the source structure statistic program is a structure of the source structure of the source of the structure of the source structure of the source of sources of structure of the source of the source of the source of sources of structure of the sourc	<ul> <li>A state of the second se</li></ul>	(Here, 1944). All and the set of the set
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, famil (b) for an organization, or (even if grant	or is a natural person) pre- for h	re described note and this trust deed are: aportant Notice below), winners or commercial
This deed applies to, inures to the benefit personal representatives, successors and assigns. T secured hereby, whether or not named as a benefit gender includes the teminine and the neuter; and t	of and binds all parties hereto, he term beneficiary shall mean ciary herein: In construing this he singular number includes the	their heirs, legatees, devisees, administrators, executor
* IMPORTANT NOTICE: Delete, by lining out, whichever	warranty (a) or (b) is	L. Toakun
as such word is defined in the Truth-in-Lending Act o beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard this	by making required	Nikta 121 Acak.
(If the signer of the above is a corporation, vie the form of acknowledgement opposite.)	Kobe	erta A. Toakum
STATE OF OREGON;	Contract of the state of the st	The construction of the second secon second second sec
County of Klamath This instrument was acknowledged before	) ss. ) County of me on This instrument wa	Klamath ()ss. as acknowledged before me on 10-16
10-15 , 79.87 , by	19.87, by	
Tom L. Yoakum and Roberta A. Yoakum	ot Se e	
(SEAL) My commission expires:	T THE REPORT	regon ires: 2/24/.91
To reduce the sources of the large dealer 1 To reduce on each the sources dealer 1 To reduce on each other and the sources of the sources o	tours stars in another	en mart attanetten, andre se sur est en
LO: converted, granting an ite network for the data there, in the herein transmission productions of herein, shall become converted with the production the open standard static property is not outer	be used only when obligations have be	
The undersigned is the least owner and hold	a the metal data a the date of the second of the second second second second second second second second second	Balance State Stat State State S
said trust deed_or pursuant-to-statute, to-cancel a herewith together with said trust deed) and to recon	Il evidences of indebtedness see	t to you of any sums owing to you under the terms of cured by said trust deed (which are delivered to you
How of lotestive arrestruming and the fractions sound		ALLENG AT ANNUA MARKA AND AND A THE AND
DALED: Thenke South 37 <sup>0</sup> 19' Hast 59' Hose a distance of \$33.10	1068 PO DES LOTTE OF	energian en Energian energian energ
feet to the true point of post	Rest o distance of i Name contra	Beneficiary
Do not lose or destroy this Trust Dood OR THE NOTE which	in in sectors, west direct de Belladied to	he trustee for concellation before reconveyance will be made
TRUST DEFD		
SPERG C (FORM NO. 181) OLG DECET MT	영화는 '영향' 위험 무슨 영화는 지수 영화하는 것 같다.	County ofKlamath \$s.
Grantor Interne alle Gradie ber dies 1	Oregon, destribed fat	was received for record on the 21st. day of
as Beneficiuy. Crantor	SPACE RESERVED	in book/reel/yolume No on
<u>je na svenska sve</u> sta svesta svest Na svesta sve	FOR	page 19003 or as fee/file/instru- ment/microfilm/reception No80682,
	rta A. foshar Muser OF KLAMART MUSER	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO	1. et	Evelyn Biehn, County Clerk
HC 30 Box 127 S Chiloquin, Oregon 97624	TRUSY DEED	By IAm Smith Deputy
I I I I I I I I I I I I I I I I I	ee: \$10.00	Liopury

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