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 lows 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.

then and restrictions alfecting said mountances, regulations, covenants, condition in executing such imancing statements and then to the Uniform Commerproper data the beneficiary may require and that the copy of the instances made by lind officies or offices, as well as the copy of the instances made beneficiary. The transmission insurance on the buildings and such other hardred as the beneficiary with oscimate by the other stards as the beneficiary with oscimate and the other stards. The provide and continuously maintain insurance on the buildings and such other hardred as the beneficiary with loss covenaus by witten in provide and continuously maintain insurance on the buildings and such other hardred as the beneficiary with loss covenaus by witten in provide and could be beneficiary with loss covenaus witten in provide stard could be beneficiary at least filteen days priorus and to the stards as the beneficiary with loss covenaus and to the other stards as the provide and could be beneficiary the stard by beneficiary at least filteen days priorus and to the delivered to the beneficiary be applied by beneficiary at least filteen days priorus and to the and such other stards as the transmant of the stards as the stards as the stard astard as the stard as the stard as the stard as the stard as the

To protect the security of this trust deed, grantor agricu To protect the security of this trust deed, grantor agrees: 1 To protect, preserve and maintain said property in good condition and fepair, not to remive or demolish any building or improvement thereon; 2. To complete any waste of said property. 2. To complete any master of said property. 3. To complete any master of said property. 4. To protect there or demolish any be constructed, damaged or 3. To complete any master of said property. 4. To complete any protect the said property if the beneficiary or requests, to cial Code as the beneficiary statements pursuant to the Uniform Comment proper public offices, as well as the cost of all line same in the built offices or searching agencies as may be deemed desirable by the beneficiary.

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

THIS TRUST DEED; made this _____12th

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sum of

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter 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 THERMTY THOMBAND AND NO/200

JAMES W. LaMERE & KATHERINE M. LaMERE, husband and wife as Grantor, MOUNTAIN TITLE COMPANY DAVID O. FLYNN .., as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath _____County, Oregon, described as: Lot 378, Block 122, MILLS ADDITION to the City of Klamath Falls, according to the official plat thereof on file in the office of the County Clerk of Klamath County, A THE MAR LINE OF THE HOLE AND A AND

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under my other deed of frust or of any action or proceeding in which grantur, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-trustee, the successor trustee appointed here under. Upon such appointing, and without conveyance to the successor upon any trustee herein named or appointed hereunder. Each such appoint upon any trustee herein named or appointed hereunder. Each such appointment and sublitution shall be made by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

the grantor and beneliciary, may purchase at the sale. 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-attorney. (2) to the obligation secured by the trust deci, (3) to all persons attorney, (2) to the obligation secured by the trust deci, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust surplus, if any, to the grantor to the insuccessor in interest entitled to such surplus. 16. Beneticiary may take the trustee of the trustee in the trust surplus.

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 in one parcel or in separate parcels and shall sell the parcel or parcels are auction to the highest bidder for cash, payable at the time of sale. Truster shall desiver to the purchaser its deed in torm as required by law convying plied. The recitals in the deed of any matters of last shall be conclusive in the induction of the effective of the sale in the deed of any matters of the trustees. But without any covenant or warranty, express or point thuluness 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. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor on yother preson so privileged by ORS 86.753, may cure sums secured by the trust deed, the default consists of a durative to pay, when due, sums secured by the trust deed, the default may failure to pay, when due, entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the defaults, the person effecting the cure sing the beneficiary all costs together with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and the sing provided to the solution.

Hural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subordination or other adreement allecting this deed or the live of the end of the property all or any part of the property of the end of the property and the property all or any part of the property of the end of the property and the property all or any part of the property of the end of the end of the property of the end of the end of the end of the property of the end of

STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 972

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MQ-C 18655

TRUST DEED

Vol.M&

October

		21672
The grantor covenants and agrees to and with seized in fee simple of said described real prope	the beneficiary and those	claiming under him, that he is law- cumbered title thereto
seized in fee simple of said described real prope	ity and may a	Hardweiter M. S.
that he will warrant and forever defend the sa	me against all persons who	msoever.
1、""""""""""""""""""""""""""""""""""""""	은 같아요	A. Description of the State
	An U.M. Revet. (1997) A second	ang
(a) A strategies of the second secon second second sec	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	 The second se Second second secon second second sec
The grantor warrants that the proceeds of the loan rep	resented by the above described	note and this trust deed are:
(a)* primarily for granion 3 between the granion is a natu (b) 10 an organization, or (coor if granion is a natu	ral person) are for business or co	ommercial purposes.
(b) the decision of the sense o	n. In construing this deed and with number includes the plural.	nenever the context to require,
ter includes the teminine and the neuter, and the singular IN WITNESS WHEREOF, said grantor he	as hereunto set his hand the	R Mon
APORTANT NOTICE: Delete, by lining out, whichever warranty (a) is applicable and the beneficiary is applicable; if warranty (a) is applicable and the beneficiary is the Twitching and ing Act and Regulated and Reg	a) or (b) is <u>Yames</u> W. L	aMere
eficiary MUST comply with the Act and Regulation by makin	a required	$ \rightarrow $
losures; for this purpose use stevensities for this notice. ompliance with the Act is not required, disregard this notice.	Katherine	M. LaMere
he signer of the above is a corporation, the form of acknowledgement opposite.)		
)	STATE OF OREGON,) 55.
Klamath)	County of	vledged before me on,
This instrument was acknowledged before me on 	19, by	<u></u>
James W. LaMere & Katherine	as	
Notary Public for Oregon	Notary Public for Oregon	(SEAL)
SEAL) My complission expires: 8/16/18	My commission expires:	
RIQ	UEST FOR FULL RECONVEYANCE	
ter de la companya de La companya de la comp	only when obligations have been point.	
	Trustee	All sums secured by said
The undersigned is the legal owner and holder of a	v are directed, on payment to yo	
and dead or pursuant to statute, to cancer an ora	a standing	- designsted by the terms of salu trust uccu the
state now held by you under the same. Mail reconveyan	ice and documents	
DATED:	a teachta dhean a san ch' macail Anna ann a <u>bhannaisteanna an a</u>	
		Beneficiary
		the sensellation before reconveyance will be made.
Do not lose or destroy this Trust Dood OR THE NOTE which it s	ecures. Both must be delivered to the no	
		STATE OF OREGON
TRUST DEED	- and states of the second s	County ofKlamath
STEVENS-NASS LAN TOUT		man received for record on the Zhut du
James W. LaMere & Katherine	ng han analasing ing hala analasin Lili - ng ang ang ang han ng manang	of December
M. LaMere. and supple stored from	SPACE RESERVED	in book/reel/volume NoM87
Grantor	FOR RECORDER'S USE	ment/microfilm/reception No. 04122.
	RECORDER O COL	Record of Mortgages of said County. Witness my hand and seal
David O. Flynn	A second s	
Beneficiary		County affixed.
Beneliciary	fee 10.00	County affixed. Evelyn Biehn-County Clerk
Beneficiary		County affixed.

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