FORM No. 881—Oregon Trust Deed Series—TRUST DEED. MIC-12	STEVENS-NESS LAW PUB. CO., PORTLAND, OR 97204
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MOUNTHIS TRUST DEED, made this 18th	day of <u>May PART</u> , 19[188, between
JERRY A. MADDOX & RAMONA MADDOX, husban	d and wife County officed
as Grantor, MOUNTAIN TITLE COMPANY OF KI	AMATH COUNTY , as Trustee, and
KENNETH JAYNES, JR. & THE TRUSTEES OF T as Beneficiary, dated FEbruary 20, 1985	HE K & M TAYNES SP FAMILY TOUST
TITUNG LE LA CONTRACTOR CONTRACTOR MAN	ITNESSETH: U poch with power of sale, the property
n 24117 Klamath ^{any Control County} ; Oregon, d	lescribed as:
official plat thereof on file in the of	0 THE CITY OF KLAMATH FALLS, according to the fice of the County Clerk of Klamath County,
Oregon.SH2.L DEED	STATE OF OREGON,

Tax Account No. 3809-32CB-7000

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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 lixtures now or hereafter attached to or used in connec-

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OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

not sooner paid, to be due and payable to beneficiary, of order and mane or granted fire that payment of principal and interest hereor, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The secure of the maturity dates expressed therein, or

sold, conveyed, assigned or alienated by the grantor without first having obtained therein, at the beneliciary's option, all obligations secured by this instrument, irrespectives and immediately due and payable.
To protect the security of this trust deed, grantfor agrees; solf secure of protect the security of this trust deed, grantfor agrees; solf secure of protect the security of this trust deed, grantfor agrees; solf secure of protect the security of this trust deed in protect and the beneficiary is or quest; (d), secure of the secure of the beneficiary is or quest; (d), secure and protect is the beneficiary and is good and workmanike of the security of the secure of the beneficiary is or quest; (d), secure and the secure of the beneficiary is or quest; (d), secure and the secure of the secure of the beneficiary is or quest; (d), secure and the secure of the beneficiary is or quest; (d), secure and the secure of the beneficiary at least filter days prior to the secure of the beneficiary at least filter days prior to the secure of the secure of the beneficiary at least filter days prior to the secure of the secur

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, ill it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay, all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs, and expenses and altorney's lees, both in the trial and appellate costs, and expenses and ditorney's lees, both in the trial and appellate costs, and expenses and ditorney's lees, incurred by the trial and papellate costs, and expenses and ditorney's lees, both in the trial and appellate costs, and expenses and ditorney's lees, incurred by the trial and the balance applied upon the indebtedness send execute such takings, and the balance applied upon the indebtedness pensation, promptly upon beneliciary's no metsony in obtaining such com-gensation, promptly upon beneliciary and presentation of this deed, and the note for indorsement (in case of tall recompresentation of this deed, and the note for the liability of any person for the payment of the indebtedness, without allecting the liability of any person for the payment of the indebtedness, the indebtedness to be making of any map or plat of said property; (b) for m UNES EXECUTIONESS.

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STCHARENTICE franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement altecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally unitided thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulmess therein. It rustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. Similar (D) Don' any delault by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereoi, in its own names use or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. ** 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and other migrantee policies' or compensation or eavards for any taking or damage of the reporty, and the application or release thereous a loresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.

pursuant to such notice. Of default hereunder or invalidate any act done pursuant to such notice. (1) 12. Upon default by grantor in payment of any indebtedness secured hereby of in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed by advertisement; and safe; or may direct the trustee to furcicose this trust deed by advertisement; and safe; or may direct the trustee to foreclose this trust deed by advertisement; and safe; or may direct the trustee to fore a cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereynon the trustes that the time and place of safe, give notice thereof as then required by law and groceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

proceed to loreclose this trust acea in the manner provided in ORS 00.135 to 86.795. 13. After the trustee has commenced loreclosure by advertisement and sale, and ait any time prior to 5 days belore the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault consists of a laiture to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire, amount due, at the time of the cure other than such portion as would not then be due had no delault occurred. Any other delault that is capable of being cured may be cured by tendering the performance required under the obligation for trust, deed. In any case, in addition to curing the delault costs and expense, actually incurred in enforcing the obligation of the trust deed together with trustee's and attorny's less not exceeding the amounts provided by law.

surplus. If any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-sors to any, trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor furstee, the latter shall be vested with all title, powers and duits conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in which 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 any other deed of irust or, of any action or proceeding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding in brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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 laws 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.

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and that he will THIS TRUST D SATISFACTORY	warrant and forever EED IS ASSUMABLE CREDIT REPORT.	defend the same against BY A NEW BUYER UPO	all persons whomsoever. N PRESENTATION TO SELLER HEREIN OF A
This deed app	lies to, inures to the ber		Contraction of the second seco
IN WITNI	SS WHEREOF, sai	d grantor has hereunto se	And ANNIAGE BY COMPANY STRUCTURES, administrators, executives, their heirs, legatees, devisees, administrators, executives the holder and owner, including pledgee, of the contrast for requires, the mascut state plural. This head and whenever the context so requires, the mascutive mascutive for the context so requires, the mascutive for the day and year first above written.
not applicable; if warran as such word is defined beneficiary MUST compl disclosures: for this	Delete, by lining out, whiche ity (a) is applicable and th in the Truth-in-Londing A y with the Act and Regula see use Stevens-Ness Form ct is not required, disregard	ver warranty (a) or (b) is e beneficiary is a creditor ct and Regulation Z, the lion by motion	Jerry A. Jadox aldre
(If the signer of the above is use the form of acknowledge STATE OF OREGON	a corporation, ment opposite.)	Hernick, Marchard, Marc	Bamona Maddox
County of K	lamath was acknowledged befo -1871988 /87119 & RAmona Maddo:	re me on "This instrument 19	REGON; }ss. 1 1 6,was; acknowledged before me on 1
	velassine otary Public io sion expires: 8-16	Here My commission	SEAL
TO:	Addition of the second of the	be used only when obligations have status when the status and the autor instance in the status and the autor instance in the state autor in th	Been poid. Echechtic (E. 198) District Suide the Minister information Suid Liefend La and the suid
herewith together with sa estate now held by you u	d frust deed) and to reco in (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	all evidences of indebtedness nivey, without warranty, to the height of the second second second second niveyance and, documents, to second second second second niveyance and, documents, to second s	ern to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you te parties designated by the terms of said trust deed the
			Deneticiary Beneticiary b the trustee for concollation before reconveyance will be made.
TRUST	DEED		
ERRY AL MADDOX & 20 Pacific 2 4 math Fall	RAMONA MADDOX	negou, descrited as: 2011 Classified and guarder	STATE OF OREGON, County of [Klamath]] }ss. KTYNUH I certify that the within instrument was received for record on the 19th day of
NNETH JAYNES, JR. THE K&M JAYNES 0.403 Main amath Falls, OR	A THE TRUSTEES	USPACE RESERVED 1082 FOR 108 THE FOR RECORDER'S USEVANE OE NEVENUER'S OFFICE	n book/reel/volume No. <u>M88</u> on page7806 or as fee/file/instru- ment/microfilm/reception No.87429 Record of Mortgages of said County
UNTAIN, TITLE COM 7. Main	PANY MARE LIN	19th day of uphand and Hife	Witness my hand and seal of County affixed.
amath Falls, OR	97601	1KUST OFED	Evelyn Biehn. Coupty Clerk

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