FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	ATC-ZOULOK		
° 92759	Let 213 TRUST DEED		PUB. CO., PORTLAND, OR 97204
KUVIVIH COURT	그렇다 하는 것을 가 가 있는 것을 만큼 중 옷을 알았다. 이는	VOL. mrs PE	ge17466
NOAMTHIS TRUST DEED, made this CARL E. POOL and PAULA RAMSAY SURVIVORSHID	<u>17th</u> day of	사람은 정 한 약간을 다 못 많을 수 있다. 이 가 가 가 다 나 다	
as Grantor, MOUNTAIN TITLE COMPAN ROBERT L. BIGGS and NELLIE M.	Y OF KLAMATH COUNTY		······
ROBERT L. BICCS and NELLTR		a a gorden og specielser	, as Trustee, and
as Beneficiary.		Att	<u>이 한 것</u> 가운데 여기 가지 않는다.
Grantor irrevocably drants bases	WITNESSETH:	이 일부는 것이 같은 것을 많은 것이다.	한 사람은 방법을 받는 것이 많을 것이 없다.
지 않는 것 같은 것 같	artij decenincu da.		المربوب والمراجع المراجع والمراجع والمعترية والا
Lot.663, Block 116, MILLS ADDIT in the office of the County Cler 	ION, according to the rk of Klamath County	official plat thereo	f on file
Klamath County Tax Account #380	ocurrey,	CLAIN OF CRECC	
De and late of clattics this least David OR The HOLE w	1979 I Mandan Said Arres in Addiesion 19	in and the second s	

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

n said real estate. OR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FORTY-FIVE THOUSAND AND NO/100 -----sum of

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sold, conveyed, assigned or alienated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instruct. To protect, preserve and maintain said property in god condition and repair, not to remove or demolish any building or improvement thereon. The computer of the security of this instruct and there in the security of the security

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of emiment domain or condemnation, beneliciary shall have the right, if it so determinent domain or condemnation, beneliciary shall have the as compensation for require that all or any portion of the monier payable to pay all reasonable costs, expenses and altorney's lees, necessarily paid or applied by it first upon a such proceedings, shall be paid to beneliciary and both in the trial and application the balance applied upon the inducted the pay all reasonable costs and expenses and altorney's lees, liciary in such proceedings with the balance applied upon the inducted secured hereby; and frantor are shall be necessarily in obtaining such con-gensation, promptly upon henelism are to time upon the inducted of ficary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in the induction of the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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frument, irrespective of the maturity dates expressed therein, or subscription provide the there of the maturity dates expressed therein, or subscription of the operation of the subscription and the reality all or any part of the property. The framework there of the subscription of

surplus, if any, to the granter or to his successor in interest entitled to such surplus. If any, to the granter or to many successor trustee appointed here-under. Upon such appointment, and with successor trustee appointed here-under. Upon such appointment, and with conversaor trustee, the successor trustee, the latter shall be vested with all the conversaor to duite conferred upon any trustee herein named or appointed here proved the successor under, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. The successor trustee. The successor trustees of period so provided by law. Trustee is not obligated to notily any party heres of period struster, beneficiary or trustee shall be aparty unless such action or proceeding site under any other deed of trust or of any action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laan 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 escraw agent licensed under ORS 696.505 to 696.585.

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being of the man and product single same pro- second of the second	the with the beneficiary and the	se claiming under him, that he is law-
The grantor covenants and agrees to Ily seized in fee simple of said described r	eal property and has a valid; une	encumbered title thereto except
A constant to the database of the database of the independent of the i	nut the privation contraction of a contract of a line of the line of the contraction of the contraction of the line of the contraction of the cont	
nd that he will warrant and forever defen	t the same against all persons wi	homsoever.
nin ng masaning ang arasilata masara nangananin paninani manyan ang ang panasangan ang sia ang masa	Antista in the second s	[2] Andrew C. And S. Harrison, and a structure of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the set of th
pare all concretific contractorers and allerance term and do y graven at the strength contract and the mail office of the strength of the strength contractorer and strength	in merening and and the second s	See Star Star Market, S. (1996). An advance of the start of the start of the start of the start of the start start of the start of the start of the start start of the start of the star
(a) The second state of the second	(i) Dissipation for any second sec	
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a af beo rise talot over trig for the reserve for any population of the second of the	and the second of a second from the second s	ne se la fina de la companya de la c La companya de la comp La companya de la comp
The grantor warrants that the proceeds of the	e loan represented by the above describe	ed note and this trust deed are:
The grantor warrants that the proceeds of th (a)* primarily for grantor's personal, family XBX XXX XXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	or household purposes (see Important N Kawawawawperson) are tor Business of	lotice below) Commercar but posses
This deed applies to, inures to the benefit of	i and binds all parties hereto, their hei	rs, legatees, devisees, administrators, executors,
This deed applies to, inures to the benefit correstonal representatives, successors and assigns. The secured hereby, whether or not named as a benefic gender includes the feminine and the neuter, and the		whenever the context so requires, the masculine
IN WITNESS WHEREOF, said gr	antor has bereunto set his hand-th	and year first above written.
• IMPORTANT NOTICE: Delete, by lining out, whichever	warranty (a) or (b) is fact you	Carl & Pool
not applicable; if warranty (a) is applicable and the be	d Regulation Z, the	OL Somsau
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 thi	1319, or equivalent. PAULA RAMSA	$\overline{\mathbf{Y}}$
In compliance, with the second sec	or and is say of an even also proved	
(If the signer of the above is a corporation, as a string, parameter use the form of acknowledgement opposite.) and a string action in the main my string to the string action of the string action is the string action in the string action in the string	ann 20 schloster dan Article All Statistics	na (1999) – Britan Barran, svensk stander († 1990) – Britan Stander, skoleter († 1990) 1999 – Stander Stander, skoleter († 1990) – Stander Stander († 1990) – Stander († 1990) 1999 – Britan Stander, skoleter († 1990) – Stander Stander († 1990) – Stander Stander († 1990)
STATE OF GRECON.		A set set de gruppe de la la la construction de
County of Klamath	me on This instrument was acknow	wiedsed before me on
This instrument was acknowledged before October 17. 19 88, by	me on 1 ms nstrument was active	Ben har gerint
PAULA RAMSAY for herself and as attorney-in-fact for CARL E. PO	of the Rest of the Sector Sect	
Shirt & Red	an quotectini pri 1995, carro sa 700, 1003, pro- a an angla ang	
Notar Public for	Oregon Notary Public for Oregon	(SEAL)
My commission expires: 11/16/9	My commission expires:	
and the second state of the second state of the second sec	REQUEST FOR FULL RECONVEYANCE	가 있는 것은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 같은 것이 있는 한 같은 것이 같은 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없는 것
20: The second	o be used only when obligations have been paid.	
TO: 101/02/04 in the stand of the standard of		foredoing trust deed. All sums secured by said
ust 200The undersigned is the legal owner and ho	der of an indepredness secured of the	out of any sums owing to you under the terms of
		by said trust deed (which are delivered to you as designated by the terms of said trust deed the
estate now held by you under the same. Mail rec	onveyance and documents to	
DALED: Clair all may inspire the terration of the reals, the terration approximation, and the reals, the terration of the reals of estimation.	ber and provide that out and the provide	n na kana na manana kana kana kana kana
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		Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both must be delivered to the tru	ustee for cancellation before reconveyance will be made.
TRUST DEED	NY NY LAUR ANNA NY	STATE OF OREGON, Ss.
TRUST DEED	200, according to one off Me of Klanste Coonty, Geo	
CARL E. POOL and PAULA RAMSAY.	전 사람이 가지 않는 것을 많은 것이 없는 것이 없어?	was received for record on the 17th.day of
P.O. Box 1192	tes with and conveys to much	at 3:47 o'clock PM., and recorded in book/reel/volume No. M88 on
Klamath Falls, OR 97601 Grantor	SPACE RESERVED	page 1/466 or as fee/file/instru-
ROBERT L. BIGGS and NELLIE M.	BIGGS RECORDER'S USE	ment/microfilm/reception No92759., Record of Mortgages of said County.
P.O. Box 162 Klamath Falls, OR 97601 Beneticiary	TOF KEWAYIH COMMU	Witness my hand and seal of
AFTER RECORDING RETURN TO	a not as tensits in coord	County affixed. Evelyn Biehn, County Clerk
MOUNTAINSTITLE COMPANY OF a th	177th day of)O
KLAMATH COUNTY 85328	Fee \$13.0021 DEED	By Pauline Multinalar Deputy
CI C	L	