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	FORM No. 881—Oregon Trust Deed Series—TRUST DEED.
Γ	NE '92 MUS 7 Fil 3 44 TRUST DEED VOI M9 2 Page 17719
	48660 III III III III III III III III III
	THIS TRUST DEED, made this II day of da
	One-Half Interest and Bernard J. RZasa and County as Trustee, and
	as Grantor, Mountain Title Company of Klamath county Margot M. Lucas, David William Hooker and Darby S. Hooker Ashelman, or the Survivor
	thereof
	as Beneficiary, WITNESSETH:
	Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property
	in Klamath County, Oregon, described us.
	Lot 1 of Block 45 in TRACT 1184, OREGON SHORES UNIT 2, FIRST ADDITION, according
	to the official plat thereof on file in the office of the county
	County, Oregon.
	the second second
ļ	**an Undivided One-Half Interest
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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 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 sum of Fourteen Thousand Seven Hundred Dollars and no/100-----

...Dollars, with interest thereon according to the terms of a promissor

becomes due and payable. In the event were grantor without first he sold, conveyed, assigned or alienated by the grantor without first he therein, shall become immediately due and payable. To protect the security of this trust deed, drantor adrees: 1. To protect preserve and maintain said property in sood condition and repair; not to remove or demolish and population or improvement thereon; 2. To complete or movement which may be constructed, danaded or manner any building or waster promptly and in good and workmanike it to commit or permit any waster of the may be constructed, danaded or manner any building or waster promptly and in good and workmanike it to commit or permit any waster of the second the second the second destroyer. To comply any when due all costs incurred therefor, it to comply any when due all costs incurred therefor. Cost of the security waster of the second the second the second it to commit or permit any waster of the second the second the second it to comply any when due all costs incurred therefor. Cost of the security waster the second the second the second it to comply any when due all costs incurred therefor. Cost of the security may require and to rol all lien searches made by filing officers or searching agencies as may be deemed desirable by the by filing officers or searching agencies as may be deemed desirable by the in an amount not less than \$ TULL THEREOD availe to the latter: all companies accertable to the bardiciary, any from lime surrance and to if the grantor shall all be advictary and in such insurance and to if the denot shall all be advictary and in such and such the septra-to and point or shall be advictary and in such and such the septra-deliver said policies to insurance now or hereafter placed on said buildings the bard on the such notice and theread or said buildings the determine, or at option of beneficiary than and such the septra-to and part of the such notices are dealy and in such the setter, when there advice any determine, or at option of beneficiary t

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It is mutually agreed that: 8. In the even that any partion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the momes parable is compensation for such taking, which are in every of the amount required to pay all reasonable costs, expenses and attorney's new necessarily paid or incurred by granter in such proceedings, shall be panet to beneficiary and applied by it first upon any reasonable costs and to proper and attorney's fees, both in the trial and appellate courts, necessarily in paid or incurred by been secured hereby; and grantor agrees, at its own complet upon the indebtedness secured hereby; and grantor agrees, at its own compare, to take such actism-pensation, promptly upon beneficiary's request. 9. At any time and irrowy are sing and the balance opplied dupon the indebtedness, inderse, to take such actions in the trial end grant or beneficiary in the and the note for-9. At any time and from time to time op my written request of bene-ficiary, payment of its fees and presentation of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or
subordination or other adreement alleving this deed or the larn or strike the subordination or other adreement alleving this deed or the larn or strike the subordination or other adreement alleving this deed or the larn or strike the subordination or other adreement alleving this deed or the larn or the strike the results there nd any matters or back strike the results there nd any matters or back strike the results there nd any matters or back strike the results there nd any matters or back strike the results there nd any matters or back strike the subordination or other adreement. Trustre's here that any of the subordination this paradraph shall be nd less than 55.
10. Upon any debuilt by grantor herempler, bendiciary may at any individenders hereby secured, enter upon and taking powersion of assister of the strike the same, and profits, including those part the advector in any other advector in the subordination of the subordinat

spenses actually incurred in enforcing the obligation of the trust deed 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 at the time and place designated in the notice of sale or the time to which such sale may place designated in the notice of sale or the time to which such sale may place designated in the notice of sale or the time to which such sale may place designated by law. The trustee may sell such property entry in one purches by increasing practice and shall sell the parcel or parcels at auction to the highest bidder tor cash, payable at the time of sale. This shall delive to the purchaser us deed in form as required by law. Consum-plied. The rectains the deed of any matters of late shall be consistent property exists in the deed of any matters of late shall be consistent to the property of sold, but without any coverant or warrants, express of the trustee to the purchaser may purchase at the sale. The enderse the trus-chall apply the proceeds of sale to payment of the express of the trustee, but mellion chall the compensation of the trustee and a reasonable charge by the trus-tee the obligation secured by the trust deed by the strust of the supplies, if any, to the granter may purchase to the interval of the structure and then unterest may appear in the order of the interval and the structure of the supplies, if any, to the granter or to be successed in interest entitled it such supplies. 16. Beneficiary may from time to tume appoint a successed or success on the top the process provided beam of the success of in interest entitled it such supplies and top the process provided beam of the success of in interest entitled it such supplies. If any to the granter or to be successed in interest entitled it such supplies. If any to the granter or to the successed in interest entitled it such supplies.

Surplus, if 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 surgers surs to any trustee named herein or to any successor trustee appointed herein under. Upon such appointments without conversance to the successor trustee, the latter shall be noted with all title, powers and durins contrivent and substitution shall be noted or appointed hereinder. Each such appointent in which, then resulted in the more age records of the counts or counts in which, then resulted in the more age records of the counts or counts in which, then resulted in the more age records of the counts or counts in which, then resulted a public record as provided of proper appointer in of the successor fusite. 17. Trustee access this trust when this deed, duly executed and acknowledged is made a public record as provided by Law. Trustee is not oblighted to notify any party hereto of profing sale under any other deed and trustee of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, to bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insume company authorize to insure the to real property of this state, its subsidiaries, altilitates, agents or bunches, the United States or any agency thereat, or an escow agency consed under ORS also able able able able

17720 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto except none. and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereur to set his hand the day and year first above written. Noruld a.2. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Donne Kas Donna J. Rzasa STATE OF OREGON, County of This instrument was acknowledged before me on by. This instrument was acknowledged before me on bv as of STATE OF CALIFORNIA SS. COUNTY OF Riverside 15 # JUNE in the year 1922 _ day of _ before me, the undersigned, a Notary Public in and for said State personally appeared before me, the undersigned, a Notary Public in and for said State personally appeared <u>*JCRRY S. Penn*</u> personally known to me for proved to me on the oath / aftirmation of <u>*KCRRY S. Penn*</u> a credible witness personally known to me) to be the person whose name is subscribed to the within instrument as a witness thereto, who, being by me duly sworn, deposes and says. That the Witness resides in <u>*Canry an Lance Carrent* A</u> and that the Witness was present and saw <u>Dowing J. Reasa</u>, <u>Dowald A</u>. <u>*Hokenson, Vinkre Lanar Hokenson, and Beenbord J. Reasa* personally known to the Witness to be the same person described in, and whose name is subscribed to the within instrument as a Party thereto, execute it, and acknowledge to the Witness hat _he executed it, and that the Witness subscribed h. S. name thereto as a witness.</u> OFFICIAL NOTARY SEAL DEBORAH T GAGNON Notary Public — California RIVERSIDE COUNTY y Comm. Expires JAN 30,1995 witness. WITNESS my hand and official seal. ACKNOWLEDGMENT—Subscribing Witness—Wolcotts Form 262CA -Rev 5 82 § 1982 WOLCOTTS, INC (price class 8-2) Notary Public in a STATE OF OREGON, ss. County ofKlamath TRUST DEED I certify that the within instrument (FORM No. 881) STEVENS NESS LAW PUB. CO., PORTLAND. OR was received for record on the .7th day Margot M. Lucas et al at .3:44 o'clock ?.....M., and recorded in book/reel/volume No. <u>M92</u> on SPACE RESERVED page 17719 or as fee/file/instru-Grantor FOR ment/microfilm/reception No. 48680 ..., Hokenson and Rzasa et al RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of County affixed. Beneficiary AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk. Mountain Title Company of By Dan Une Millindone Deputy Klamath County Collection Escrow Dept. Fee \$15.00