10

PORM No. 881—Oregon Treat Deed Sprice—TILUST DEED.	COPYRIGHT	IREZ STEVENS-HESS LAW!	PUBLISHING CO., PORTLAND, ON STREET
NE 68575 CONT. THIS TRUST DEED, made this		=Vol_ma3	
ROMAN D. BARROZO and YVONNE G. BARRO	70, husband and wife		, IYAA, between
MOUNTAIN TITLE COMPANY OF AARON JAY BOSWORTH		**************	as Grantor, as Trustee, and
the company of the second seco	************************************		, as Beneliciary,
Grantor irrevocably grants, bargains, sells	WITNESSETH: and conveys to trustee in	trust, with power	of sale, the property in
KLAMATH County, Oregon,	The second state of the second		
Lot/in Block 2, TRACT NO. 1069 plat thereof on file of the Co TOGETHER WITH an undivided 1/9 TRACT NO. 1065, IRISH BEND. 1 #X 92091, Serial #20436 which herein.	ounty Clerk of Klama 90th interest in and NOGETHER WITH a 1973	th County, Ore to Lot 12, Bl VILAW Oregon	gon, ock 4, License
together with all and singular the tenements, hereditamen or hereafter appertaining, and the rents, issues and profit the property.	thereof and all lixtures now o	r hereafter attached to	o or used in connection with
FOR THE PURPOSE OF SECURING PERFOR of **SEVEN THOUSAND SEVEN HUNDRI	ID SIXTY TWO AND FIF	IY THREE /	
ths***** note of even date herewith, payable to beneficiary or or not sconer paid, to be due and payable August	der and made by frantor, the	st thereon according t final payment of prin	to the terms of a promissory scipal and interest hereof, if
The date of maturity of the debt secured by this i becomes due and payable. In the event the within descr sold, conveyed, assigned or alienated by the grantor without the beneficiary's option, all obligations secured by this become immediately due and payable.	ibed property, or any part the sut first having obtained the we	reof, or any interest t	therein is sold, agreed to be
To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any weste 2. To complete or restore promptly and in good an	in good condition and repair;		
damaged or destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinances, regulations so requests, to join in executing such financing statement	s incurred therefor. , covenants, conditions and rest s pursuant to the Uniform Con	rictions affecting the	property; if the beneficiary
to pay for filing same in the proper public office or office agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insuran	es, as well as the cost of all li	en searches made by	filing officers or searching
damage by fire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with ficiary as soon as insured; if the grantor shall fail for any at least lifteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice.	may from time to time requi- loss payable to the latter; all p reason to procure any such insur- of insurance now or hereafter; under any tire or other insura liciary may determine, or at on	re, in an amount not lolicies of insurance she rance and to deliver the placed on the building nace policy may be a tion of beneficiary the	less than 311. INSUF 3D 10 all be delivered to the beneficiary of the beneficiary may propplied by beneficiary upon a patien second to collected.
5. To keep the property free from construction lists assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aloresaid, the property hereinbefore deschound for the payment of the obligation herein describes and the nonpayment thereof shall, at the option of the be able and constitute a breach of this trust deed.	such taxes, assessments and o the grantor fail to make payme payment or by providing bene reof, and the amount so paid, paragraphs 6 and 7 of this tri rights arising from breach of a ribed, as well as the grantor, s 1, and all such payments shall	ther charges become, nt of any taxes, assess ficiary with funds with with interest at the ist deed, shall be add ny of the covenants he hall be bound to the be immediately due at be immediately due at the covenants he does not be the second to the be immediately due at the second the second to the be immediately due at the second the second the beautiful the second the the second the the second the second the the second the the second the the second the the second the the the the the the the the	past due or delinquent and ments, insurance premiums, th which to make such pay- rate set forth in the note ed to and become a part of reof and for such payments, same extent that they are and payable without notice.
6. To pay all costs, tees and expenses of this trust trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title a mentioned in this paragraph 7 in all cases shall be fixed if the trial court, grantor further agrees to pay such sum as torney's tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proficiary shall have the right, it it so elects, to require that	bligation and trustee's and attending purporting to affect the sec- plary or trustee may appear, in and the beneficiary's or trustee by the trial court and in the ev- the appellate court shall adjud- berty shall be taken under the	orney's fees actually in unity rights or powen cluding any suit for t's attorney's fees; the ent of an appeal from ge reasonable as the t right of eminent dom.	ncurred. s of beneficiary or trustee; the foreclosure of this deed, a emount of attorney's fees a any judgment or decree of beneficiary's or trustee's at-
NOTE: The Trust Deed Act provides that the trustee herounder trust company or savings and loon association authorized to do lized to insure title to real property of this state, its subsidiaries agent licensed under ORS 696.505 to 696.585.	ousiness under the laws of Oregon	or the United States, a t	title insurance company autho-
see this the separate the season of the personal season of the season of	The State Control of the State	STATE OF ORE	> 55.
ROMAN D. BARROZO and YVONNE G. BARROZ		I certify	that the within instru-
Colleguin, OR 97624	and the state of t	day of	red for record on the
AARON JAY BOSWORTH	EPACE RESERVED	at o'ciço	kM., and recorded
2660 Shesta Way 4/6	S A CO RECORDER'S USE	page	oc as fee/file/instru-
ALLMAN FAUGO DE 17.60 I		Record of	reception No
ACCULATE AND CONTRACTOR	n selde in group gebruik in die die der eige bestelle gegen der gebruik in die der der engen der gegen der gebruik in der der der der	Witness County affixed.	my hand and seal of
OF ICAMATH COUNTY	geream and the geographic and the second being a fine of the second being the second being a fine of t	NAME	
Klamath Falls, OK 97601		By	, Deputy



which are in excess of the amount required to pay all reasonable ones, expense and atternor's test necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by the strength of the excessable costs and expenses and atternor's less, both in such proceedings, shall be paid to beneficiary and applied by the strength of the processor of the proceedings of the processor of

* IMPOR

beneficio

diselection If compli 255 V 144

10

in favor of Stacy Dawn & Judith Ann Chott, or survivor as Beneficiary

and that the granter will warrant and torever defend the same against all persons whomsever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for granter's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

(b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their being, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the Granter has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

; if werrenty (a	is applicable and the someticary is a creditor
JST comply wil	th the Act and Regulation by making required YVONNE G. DERROSS see Stavens-Ness form No. 1319, or equivalent. of required, disposant this matter.
	STATE OF OREGON, County of Klamath ss. Sept. /4, 19 This instrument was acknowledged before me and by ROMAN D. EARROZO and YVONNE G. BARROZO by ROMAN D. EARROZO and YVONNE G. BARROZO 12
वर्षा १०५४ - वृद्ये स्ट	by This instrument was acknowledged before me on
Glasur	by
ا چاردان شورد اس	W. 1. 1010 1
CERN	CEFFICIAL SEAL MINISTILL REDD ASSET TO SOLVE THE MINISTILL REDD ASSET TO S
NO NO	Notary Public for Commission expires
CU	

Contract market		0,1555	My commission exp			
		i englistratur de tel 1911-			teneru	
TE OF OREGON:		of the second second second	Professional American		•	
d for record at real	est of	Monnestn	Title co	the _	23rd waa	day
Sept.	A.D., 19	93 at 3:35 Mortgages	o'clock PM., a	and duly recorded 24639	in Vol	
E \$15.00	of		Evelyn Biehn	 County Cl 	erk	
医腹膜部 化二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基	10.00		By Qa	une Mie	12 materia	