FORM No. 881-Oregon Trust Deed Sories.		an a n an an an an an		and a second
TE 12000	TRUST DEED	Vel. 76 1:	uge 4969	
THIS TRUST DEED, made this LESLIE L. HOLGATE JR and MARY A KLMATH COUNTY TITLE COMPANY, an and MARTIN DEVELOPMENT CORPORAT	n Oregon com	, husband and rporation	wife, as tenants by entri	سطنيني ڪندي , istee,
Grantor irrevocably grants, bargains, sells in Klamath County, Oregon, descr	and conveys to th	rustee in trust, with	power of sale, the prop	perty
LOT 4 in BLOCK 3 of Tract No. official Plat thereof on file Klamath County, Oregon.	1093, Pined in the off	crest, accord ice of the Co	ing to the unty Clerk of	
				يەلىشى بىلى بىلى بىلى بىلى بىلى بىلى بىلى
त्र स्रो		•		
ста С.				
				and the second
a.	acres toderbur with	all and singular the t	anomente hereditemente an	d an-
which said described real property does not exceed three purtenances and all other rights thereunto belonging or in and all fixtures now or hereafter attached to or used in cor FOR THE PURPOSE OF SECURING PERFOR sum of FOUR THOUSAND AND/100 thereon according to the terms of a promissory note of ev	anywise now or herei mection with said rea MANCE of each ag ren date herewith, pa	after appertaining, and t il estate, reement of grantor here ayable to beneficiary or	the rents, issues and profits the ein contained and payment of Dollars, with in order and made by granto	hereof of the SET
final payment of principal and interest hereof, if not soone To protect the security of this trust deed, grantor a	grees: endorsemen	nt (in case of full reconveys	, 19 ance, lor cancellation), without a yment of the indebtedness, truste	flecting
 To protect, preserve and maintain said property in good and repair; not to remove or demolish any building or improvement not to commit or permit any waste of said property. To complete or restore promptly and in good and wo manner any building or improvement which may be constructed, di destroyed thereon, and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, covenant 	t thereon; (a) consen granting au orkmanlike subordinati tmaged or thereot; (d	nt to the making of any ma ny easement or creating ar on or other agreement affe () reconvey, without warran any econveys, without warran	prorplat of said property, (b) ny restriction thereon; (c) join ccing this deed or the lien or (y, all or any part of the propert e described as the "person or als therein of any maliers or laci as thereof, Trustee's lees for any	join in in any charge (y, The
tions and restrictions affecting said property; if the beneficiary to re join in executing such financing statements pursuant to the Unitorm cial Code as the beneficiary may require and to pay for filing sa proper public offices or offices, as well as the cost of all lien searc by filing officers or searching agencies as may be deemed desirab beneficiary. 4. To provide and continuously maintain insurance on the now or hereafter erected on the said premises against loss or dama	Commer-Services me me in the 10. thes made time witho le by the pointed by		is intercoi, invitee a fees for any all be not less than \$5. nior hereunder, heneficiary may by agent or by a receiver to rid to the adequacy of any secur upon and take possession of sais me sue for or otherwise collect th to draw any consolid sel conclusion.	
and such other hazards as the beneficiary may from time to time an amount not less than \$	require, in less costs a	and expenses of operation ar	nd collection, including reasonable	attor-
companies acceptable to the beneficiary, with loss payable to the policies of insurance shall be delivered to the beneficiary as soon a if the grantor shall fail for any reason to procure any such insurar deliver said policies to the heneficiary at least filten days prior to tion of any policy of insurance now or hereafter placed on said the beneficiary may procure the same at grantor's expense. Th collected under any for or other insurance policy may be applied	ce and to insurance p he expira- property, a buildings, waive any e amount pursuant to hy henefic. 12.	and the application or releas default or notice of defaul o such notice. Upon default by grantor is	aking possession of caid proper rolits, or the proceeds of lire and awards for any taking or damage se thereof as aforesaid, shall not of thereunder or invalidate any ac n payment of any indebtedness	or me cure or ct done
ciary upon any indebtedness secured hereby and in such order as i may delermine, or at option of beneficiary the entire amount so co any part thereol, may be released to granior. Such application or re not cure or waive any delault or notice of delault hereunder or inva act done pursuant to such notice. 5. To keep acid premises free from mechanics' liens and t	beneficiary hereby or llected, or declare all lease shall beneliciary lidate any as a mort direct the o pay all the latter	in his performance of any aj sums secured hereby immed at his election may procee gage in the manner provide trustee to foreclose this tru event the beneliciary or th	greement hereunder, the beneficiau lately due and payable. In such an d to foreclose this trust deed in ed by law lor mortgage loreclos ust deed by advertisement and s e trustee shall execute and cause and his election to sell the said de	ry may equity wres or sale. In
tares, assessments and other charges that may be levied or assesser against said property before any part of such tares, assessments charges become past due or delinquent and promptly deliver receipt to beneticiary; should the grantor lail to make payment of any tar- ments, insurance premiums, lient or other charges payable by gran by direct payment or by providing beneticiary with lunds with make such payment, beneticiary may, at its option, make paymer	and other real proper stherefor shall lix th es. assess- law and p for, either 86.740 to	ty to satisfy the obligations he time and place of sale, roceed to foreclose this trus 86.795. Alter delault at any time p	and in selection to sen the said de a secured hereby, whereupon the give notice thereol as then requi it deed in the manner provided i prior to live days before the date grantor or other person so privile	trustee ired by in ORS
and the amount so paid, with interest at the fate set form in the hereby, together with the obligations described in paragraphs 6 and trust deed, shall be added to and become a part of the debt secure trust deed, without waiver of any rights arising from breach of a covenants hereol and for such payments, with interest as aforesaid, developments and the source and the secure additional secure additional secures and the secure additional secures and the secure additional secures and the secure additional secures additionadditional secures a	T of this tively, the d by this obligation ny of the enforcing t the prop-ceeding \$5 we to the be due be	50, may pay to the benefici entire amount then due un secured thereby (including the terms of the obligation a 0 each) other than such po	iary or his successors in interest, der the terms of the trust deed a costs and expenses actually incu- and trustee's and attorney's less rtion of the principal as would m thereby cure the default, in which	respective to the second the second the second seco
erry nereindectore described, as well as the granicol, shall be bound same extent that they are bound for the payment of the obligat described, and all such payments shall be immediately due and pay out notice, and the nonpayment thereol shall, at the option of the b render all sums secured by this trust deed immediately due and pay constitute a breach of this frust deed. 6. To pay all costs, fees and expenses of this trust includin of title search as well as the other costs and expenses of the trust	g the cost shall deliv. able and place desig in one pai auction to ball deliv.	Otherwise, the sale shall by nated in the notice of sale." reel or in separate parcels the highest bidder for cash er to the purchaser its deed	e held on the date and at the til The trustee may sell said property and shell sell the parcel or par h, payable at the time of sale. in form as required by law con	y either rocis at Trustee newing
in connection with or in enforcing this obligation, and trustee's and less actually incurred. 7. To appear in and delend any action or proceeding pur affect the security rights or powers of beneficiary or trustee; and in action or proceeding in which the beneficiary or trustee may appear, action of proceeding in which the beneficiary or trustee may appear, action of the lorgendurus of this dead (no pay all could and at)	attorney's plied. The orting to of the tru- any suit, 15. including shall apply	Thiulness thereof. Any perso and beneficiary, may purch, When trustee tells pursuen	y covernant or warranty, express matters of lact shall be conclusiv on, excluding the trustee, but in ase at the sale. It to the powers provided herein, ayment of (1) the expenses of s eq and, a reasonable charge by t	cluding
any sur to the lock-data of the beneficiary's or trustee's attorney's amount of attorney's less mentioned in this paragraph 7 in all case fixed by the trial court and in the event of an appeal from any juu decree of the trial court, grantor further agrees to pay such sum i pellate court shall adjudge reasonable as the beneficiary's or trust- ney's less on such appeal.	s shall be dgment or the sthe ap- se's aftor- surplus, if surplus, if surplus, 16,	(2) to the obligation secures orded liens subsequent to lieir inferests may appear in any, to the grantor or to l For any reason permitted	d by the trust deed, (3) to all the interest of the trustee in th the order of their priority and (his successor in interest entitled t by law beneficiary may from t	persons (4) the to such time to
It is mutually agreed that: 8. In the event that any portion or all ol said property shal, under the right of eminent domain or condemnation, beneficiary shal right, if it so elects, to require that all or any portion of the monis as compensation for such taking, which are in excess of the amount to pay all reasonable costs, espenses and attorney's less necessaril incurred by grantor in such proceedings, shall be paid to benefi	time appoi successor t spayable t required hereunder.	int a successor or successors trustee appointed hereunder, to the successor trustee, t d duties conferred upon au Each such appointment an executed by beneliciary, (to any trustee named herein or . Upon such appointment, and s the latter shall be vested with a ny trustee herein named or any d substitution shall be made by containing reference to this trus	to any without II title, pointed within a state of the st
applied by it first upon any reasonable costs and expenses and allor both in the trial and appellate courts, necessarily paid or incurred ficiary in such proceedings, and the balance applied upon the in secured hereby; and grantor advess, at its own expense, to take su and execute such instruments as shall be necessary in obtaining a permation, promptly upon be from time to time upon witten request	ney's lees, by bene- chotedness ch actions nuch com- t of bene- t of bene- trust or of	Recorder of the county or co- onclusive proof of proper ap Trustee accepta this trust ged is made a public recor- to notify any party hereto o any action or proceeding i any action or proceeding i	i recorded in the ollice of the i unties in which the property is si pointment of the successor trusts i when this dead, duly executed of as provided by law. Trustee of pending sale under any other of in which grantor, beneficiary or r proceeding is brought by trusts	inuated, ef, and and deed of truttee
ficiary, payment of its fees and presentation of this deed and the The grantor covenants and agrees to and fully seized in fee simple of said described real p	with the beneficia	ry and those claimi	ng under him, that he is	
NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and Jaan association autherized to do business unde real property of this state, its subsidiaries, uffiliates, agents or	r the laws of Cregon of t	is an active member of the the United States, or a title in	Oregon State Bar, a bank, trust surance company authorized to insur	compony e title to
	···· •	1	and the second	in the
		/		
	°2 −26 			

11

يد . ال

7

73

١

 $||^{22}$ 11

1.

4.1

2

1

.

1.

1

ĮĮ.

E

-34 .

'nЙ

A AND AND A

61.

1

15. . Here 14

£

j,

(1)

.9.4

1

N

d.

N.

- **L** .

17.27

2

÷,

¥.--

F-7

0

K الم بيابال مي أن لتهجل Sector S ~ sea, ي يوك 1

4970 and that he will warrant and forever defend the same against all persons whomsoever. 1 Am The grantor warrants that the proceeds of the loan represented by the above described note and this trust used are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than egricultural purposes. с <u>1</u> Durposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tors, 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 teminine and the neuter, and the singular number includes the plural. S. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Leslie L. Hougate Jr. Mary Ann Holgate * 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 or 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, if this instrument is to be a fIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act not required, disregard this notice. -17 50 (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS y 490)) ss. STATE OF OREGON, County of STATE OF OREGON,))55.) ALE OF OREGUN, County of Klan? att Personally appeared the above named Rolling (and Many arm Adapate and acknowledged the foregoing instru-ent to be the oregoing instru-voluntary act and deed. . 19 and ٠. Personally appeared who, being duly sworn, each for himself and not one for the other, did say that the former is the 1 president and that the latter is the secretary of , a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: ment to be Betote me: (OFFICIENT SEAL) Notary Public for Oregon 131 Diff commission expires: Menuch 13, 1977 (OFFICIAL SEAL) Notary Public for Oregon My commission expires: (Deputy Title ð a Beneficiary Grantor seal ć. *d* reco. 4969 Count ins 5 19. TRUST DEED within record 2 and 3 E* 15 and 5 said KL MATH 1 page 12311 Ľ Ŋ hand **Λ***M*., the for ö OREGON uo CLERK WM. D. MILNE ź that ž WHO() to sut m County of I certify int was rece COUNTY õ OFź STATE 9;47 book 1 8th at in ം \$ FEE REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee -TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said frust doed of pursuant to statute, to cancer an evidences of indedicaness secured by said frust deed (which are centred to your herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to 1. A.S. ¥. ¥.-19 DATED: R. dere. Beneficiary to the stroy this Trust Deed OR THE NOTE ंंद्र - An 3 5 1.161