O2M No. 881-Oregon Trust Deed Series-TRUST DEED.		50	WHENESE LAW PUBL	SHING CO., PORTLAND	OR. 97204
s 14874 TR	UST DEED	Vol.	6 Page	8678	Ð
THIS TRUST DEED, made this 10th Gervasio Andriolo and Wanda J. Andriolo Klamath County Title Company - Klamath and John C. Moller and Elizabeth Molle	o, husband 1 Falls, Or	& wife		, as G	rantor,
	NESSETH:	·····	algerange in containe Statut	, as Bene	ficiary,
Grantor irrevocably grants, bargains, sells and in Klamath County, Oregon, described	conveys to tr	ustee in tru	st, with power	of sale, the pi	operty
Lot 29, Block 78, 8th Addition of Nimrod	l River Pa	rk.			
Subject to all conditions, covenants, reserved rights and rights of way of record, offici	ervations, al records	restricti of said d	ons, easen county and	nents, state,	
"####					

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise non-or hereafter appertaining, and the rents, issues and prolits 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

1

0 復

NAME OF

 $\sim 1^{\circ}$

<text><text><text><text><text>

The set to be a first the The Arrite Track

10

1. 2.6.7 11. **بور** ال

7

. 75

W

1 1.3.1

 $(N_{11})^{(1)}$

÷.

Ilural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the tim or charge thereos!; (d) reconvey, without warranty, all or any part of the granter. The grantee in any reconveyance warranty, all or any part of the grantee in any reconveyance warranty, all or any part of the grantee in any reconveyance warranty, all or any part of the grantee in any reconveyance warranty, all or any part of the grantee in any reconveyance warranty, all or any part of the grantee in any reconveyance warranty, and excited as the "person or lacts shall be conclusive proof of the truthultiness thereof. Truste's less lor any of the services mentioned in this pargargingh shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be aptime without notice, either in person, by agent or by a receiver to be aptime without notice, either warranty and and unpaid, and apply the same, less costs and polits, including these part due and unpaid, and apply the same, less costs and polits, including these part due and unpaid, and apply the same licary may determing. ney's ficiary

issues and profits, including those past due and unpaid, and winht the similar less costs and expenses of operation and collection, including reasonable atter-ney's less upon any indebtedness secured hereby, and in such order as bene-licitary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of live and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release theread as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidute any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indebiedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event and if the above described ran property is currently used for agricultural, deed in adving purposes, the beneliciary may proceed to loreclose this trust for the above described ran property is currently used for agricultural, deed in a diving purposes, the beneliciary or the trustee shall execute and curves. However it said cent property in provided by law lor mortgade foreelosures. However it said cent property in the runt deed by advertisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be recorded his written and place of sale, give notice thered as then required by law and proceed to foreclose this trust deed in the manner pro-vided in OKS 86.740 to 86.752. 13. Should the beneliciary elect to loreclose by advertisement and sale then after default at my time prior to live days before the date soft the trustee shall the trustees and the distant or other person so privileged by trust, the effect occurred, and thereby curve the default, in which event all of the signaled in courred, and thereby curve the default, in which event and the endowed thereby (including costs and end into my saids toth

surplus. For any reason permitted by law beneficiary may from time to such appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein or to any successor to the successor the successor trustee appointed, thereunder, Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duites conterrad upon any trustee herein anend or appointed herein and subsituition shall be made by written ea or ap made by this true of the perty is s written instrume and its Clerk or shall be unty and not

i/. 1 acknowledged obligated to trust or ol a shall be n p Trustee is

12

NOTE: The Tr or savings on property of th iney, the is an ied Sta

et)

8679	2
The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law- fully seized in fee simple of suid described real property and has a valid, unencumbered title thereto	
and that he will warrant and forever defend the same against all persons whomsoever.	
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, lamily, household or agricultural purposes (see Important Notice below), (b) - los an organization, or feven it granter is a natural person) are too business or commercial-purposes other than agricultural	
purposes. 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 piedgee, of the contract secured hereby, whether or not named as a beneficiary horein. 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 hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; If warranty (a) is applicable and the beneficiary is a creation or such word is defined in the Truth-in-Lending Act and Regulation by making required 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	
STATE OF CALIFORNIA COUNTY OF LOS Angeles } SS. On June 4, 1976 before me, the undersigned, a Notary Public in and for said County and State,	
and Wanda J. Andriolo	
to be the person S whose name are subscribed to the within instrument and acknowledged that they executed the same. OHARLOTTE A. CROSS NOTARY PUBLIC - CALIFORNIA PUBLIC - CALIFORNIA PUBLIC - CALIFORNIA	And the second of the second o
Signature Charlotte A. Cross Name (Typed or Printed)	
Notary Public in and for said County and State FOR NOTARY SEAL OR STAMP	
ED Beneficiary A A A A A A A A Contry a d recorded a s678 A C Deputy C C.	
NT DE No. an) No. an) No. an) No. and No. and	
RUS RUS Properties as receiption as receiption of Morte Marticles	
T STATE STATE STATE County Record in at 1,15 Record in at 1,15 Record in Record in Record in Record in Record in the head of t	
REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO be used only when obligations have been poid.	
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 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	
Boneficiary	
Do not lose or destroy this Trust Deed OR THE NOTE which it ecures. Both must be delivered to the trustee for concellation before reconveyance will be made.	

A P 11P

vore a C

.

53

Ē.

影響

34

4 9 9

V' 120