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FORM No. 881-Oregon Trust Deed Series-TRUST DEED.		STEVENS NELS LAW P	UULISHING CO., PORTLAND, OR. 97204	· · · · · · · · · · · · · · · · · · ·
TS 19023 TRUST	DEED	111116 P	adi 4468 @	
THIS TRUST DEED, made this 26th	day of	Vol.M16 P August		
William A. Rossworn Klamath County Title Company and Donald L. and Barbara M. Short			, as Grantor, , as Trustee, , as Beneficiary,	
WITNE Grantor irrevocably grants, bargains, sells and cor	ISSETH: iveys to trustee			
in Klemath County, Oregon, described as. South ½ of the North ½ and the South ½		th 1 of the Nor	+humat 1 of the	Advised for the second se
South a of the North 3 and the South Southwest 1 of Section 19, Township 35 consisting of twenty acres, more or le thirty foot as a non-exclusive commer), South Ran sss. Exclud	ge 11, East Wil ing therefrom t	lemette Meridian, he Eastern	
together with all and singular the tenements, hereditaments and a now or herealter appertaining, and the rents, issues and profits the	ppurtenances and reof and all fixtur	all other rights there ies now or herealter at	into belonging or in anywise tached to or used in connec-	
tion with said real estate. FOR THE FURPOSE OF SECURING PERFORMANCE sum of Two Thousand Four Hundred Seventy-seve	en and 92/100	0	Dullage with interest	
thereon according to the terms of a promissory note of even date final payment of principal and interest hereol, if not sooner paid, to The date of maturity of the dobt socured by this instriment becomes due and payable. In the event the within described prope sold, conveyed, assigned or alienated by the grantor without lirs then, at the beneficiary's option, all obligations secured by this ins herein, shall become immediately due and payable.	o be due and paya is the date, stated rty, or any part f it having obtained trument, irrespect	ble December 1 I above, on which the hereol, or any interest the written consent or tive of the maturity	, 19 79 final installment of said note therein is sold, agreed to be approval of the beneficiary	
The above described real property is not currently used for agric. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and require not to remove or demolish any building or improvement. thereon:	(a) consent to the granting any easer subordination or (a making of any map or j ment or creating any rest other agreement affecting	that of said property; (b) join in riction thereon; (c) join in any this deed or the lien or charge	2 2 2
ind to commit or periods of denoising and property, 1. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions allecting said property; if the beneficiary so requests, to	legally entitled the be conclusive proo services mentioned	conveyance may be desci reto," and the recitals the 1.01 the truthfulness there in this paragraph shall be r	or any part of the property. The ibed us the "person or persons erin of any matters or lacts shall of. Trustee's lees for any of the iot less than \$5. reunder, beneficiary may at any	
join in executing such financing statements pursuant to the Uniform Commer- cial Code as the beneticing may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by line	time without notic pointed by a court the indebtedness h erty or any part t issues and prolits.	e, either in person, by a t, and without regard to a ereby secured, enter upon thereol, in its own name s including those past due a	tent or by a receiver to be ap- the adequacy of any security for and take possession of suid prop- ue or otherwise collect the rents, und upoold and apply the secure	
4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by ire- and such other hazards as the beneficiary may from time to time require, in an amount not less than \$, written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured;	less costs and expe ney's less upon an liciary may determ 11. The en collection of such	nses of operation and colli- y indebtedness secured he- ine, itering upon and taking rents, issues and prolits, c	ction, including reasonable attor- eby, and in such order as bene- possession of said property, the r the proceeds of free and other	
il the grantor shall fail for any reason to procure any such insurance and to deliver said policies to the beneficiary at least litteen days prior to the expira- tion of any policy of insurance now or hereafter placed on said buildings, the beneficiary may produce the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by benefi-	waive any default pursuant to such n 12. Upon d	application or release there or notice of default here office. lefault by grantor in paym	for any taking or damage of the of as aloresaid, shall not cure or inder or invalidate any act done rent of any indebtedness secured it berteunder, the beneficiary may	NE BL
ciary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereol, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done nursuant to such notice.	declare all sums sec and if the above timber or grazing f deed in equity, as farcelosures. Howev	ned hereby immediately d described real property is ourposes, the beneliciary m a mortgage in the manne ver il said real property is	ue and payable. In such an event currently used for agricultural, ay proceed to foreclose this trust or provided by law for mortgage not so currently used. the bene-	
5. To keep said premises free from construction Lens and to pay all targe, assessments and other charges that may be levied or assessed upon or against said property before any part of such targe, assessments and other charges become past due or definiquent and promptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of any targe, assessments, should the grantor for barges payment of any targe, assessments, and other charges approache by the payment of any targe, assessments, and the payment of th	and sale. In the lecture and sale. In the lecture to be record	on may proceed to loreclose to the trustee to loreclose to other event the beneliciary ed his written notice of de	ise this trust deed in equity as a his trust deed by advertisement or the trustee shall execute and fault and his election to sell the	
by direct payment or by providing beneficiary with lunds with which to make such payment, beneficiary may, at its option, make payment threeol, and the amount so paind, with interest at the rate set forth in the note secured hereby, together with the obligations described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this	vided in ORS 86.7- 13. Should then alter delault	10 to 86.795. The beneficiary elect to for at any time prior to five	is alle, give notice thereof as then a faile, give notice thereof as then a trust deed in the nummer pro- eclose by advertisement and sals days before the date set by the other person so privileged by	
trust deed, without waiver of any rights arising from breach of any of the covenants hereof and for such payments, with interest as aloresnid, the prop- erty hereinbelore described, as well as the grantor, shall be bound to the same estent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable with	tively, the entire m obligation secured enforcing the terms ceeding \$50 each)	pay to the beneficiary or mount then due under the thereby (including costs a of the obligation and tru other than such portion of	his successors in interest, respec- terms of the trust deed and the old expenses actually incurred in stee's and attorney's lees not es- the principal as would not then	
out notice, and the nonpayment thereof shall, at the option of the beneliciary, render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust including the cost of tile search as well as the other costs and expenses of the trustee incurred	be due had no dela all foreclosure proce 14. Otherwis place designated in in one parcel or h	wit occurred, and thereby redings shall be disnissed b se, the sale shall be held a the notice of sale. The tru o separate parcels and sh	cure the default, in which event y the trustee. In the date and at the time and stee may sell said property either all sell the purced or purchs at	
in connection with or in enforcing this obligation and trustee's and attorney's fees actually incurred. 7. To appear in and delend my action or proceeding purporting to altest the accurity rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit be the lowerlaws of this dead to now all could and support.	shall deliver to the shall deliver to the the property so sol plied. The recitals i	vest bidder for eash, paya purchaser its deed in for d, but without any coven n the deed of any matters	ble at the time of sale. Trustee in as required by law conveying ant or warranty, express or im- of fact shall be conclusive proof uding the trustee, but including	

Tender all sums secured by this tust, user, and the secure of this frust including the cost constitute a breach of this frust deed.
6. To pay all costs, less and expenses of this trust including the cost of tile search as well as the other costs and expenses of the trustee incurred in connection with or in enloccing this obligation and trustee's and altorney's less actually incurred in and delend any action or proceeding the when of beneficiary or proceeding the weight of the beneficiary or proceeding the interview of the metric or or trustee's and altorney's less mentioned in the beneficiary is or trustee's and the proceeding in which the beneficiary is or trustee's and the specific or decree's less; the amount of attorney's less mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as the appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appeal from any judgment or any preline court shall be taken under the right of eminent domain or condemnation, beneficiary's all have the right, if it s mutually agreed that:
8. In the event that any portion or all of said property shall be taken under the right of upon any resonable, as the specific or the monies payable as compensation for such taking, which are in excess of the amount required to pay all to the inductor in monohable courts, necessarily paid or incurred by beneficiary is necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, and its own expense, to take such accompensation of its eas of the monies payable and the robe of the reduce of the indebtedness, recures t

deres.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for eash, payable at the time of said. The trustee shall deliver to the purchaser its deed in form as required by law conveying the parcenty so solid, but without any convent or warminy, express or implied. The rectinis in the dred of any matters of fact shall be conclusive proof other shall be trustee, but including the property so solid but without any conversant or warmity, express or implied. The rectinis in the dred of any matters of fact shall be conclusive proof other and the property so solid but without any converse provided herein, trustee with the trustee, but including the same and but pay unchan estimate the respense of shall. The second shall any for the parcels of said to payment of (1) the express of shall, but without converse and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in d(4) the surplus. For any reason permitted by law beneficiary may from time to time appoint a successor trustee. Upon such appointment, and without conveyness to the specificary, containing released and without conveynes to the successor trustee. Upon such appointment, and without conveynes to the successor trustee, the hier shall be most of a point of the successor trustee. The show the propoint and able the property of the decident and without conveynes to the successor trustee. The show the propoint of the successor trustee. If the show the property is all appointed by the rection and provide herein decide and the property accesses trustee the property of any converse to the successor trustee. If the show the property with a trust devide and the property appoint of the property appointed by the decident, show the property any treste

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure litle to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

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14469 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 1 and that he will warrant and forever defend the same against all persons whomsoever. 29 A The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) dor-am-organization, of (even if grantor is a natural person) are for business or commercial purposes other than a purposes. acticultural 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 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 hereunto set his hand the day and year first above written. 2 * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) ic 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. M 11 8 2 Ten No (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93,490) STATE OF BREGORY CALIFORNIA) STATE OF OREGON, County ol.) 85. County of Orange ..., 19.... Personally appeared , 19 and Personally appeared the above named. each lor himsell and not one lor the other, did say that the former is the William A. Rossworn president and that the latter is the secretary of ... and that the seal allixed to the foregoing instrument is the corporation, 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: wledged the foregoing instruhis ment to be efore me: (OFFICIAL SEAN ATY PRETITIEN CONTRACTOR ALLENDER fornia_{Notary} Public for Oregon (OFFICIAL SEAL) My commission expires: My Commission Expires Har 21, 197 ** Grantor **3eneficiary** 126 record 14468 County. seal RUST DEED 0 Z within record Ter disk and 5 and *page*. 19023 JUS S said -() 881) hand 11:41 o'clock AM., mk M76 number 19 Mortgages of s the OF OREGON Cra for ŝ Б Septem ß that Z ved my FORM D. Milne, County Clerk County of I certify receiv of Si Larat STEVENS-NESS LAW file numl d of Mort Witness y affixed. There Saunta I cer was dav $\sum_{i=1}^{\infty}$ E STATE book \$6.00 Record County as Wm. 1 C ät. 5 ŝ REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid TO: Trustee 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 DATED: Beneficiary estroy this Trust Deed OR THE NOTE which it so res. Both must be delivered to the trustee for cancellation before reconveyance will be made Section 19 123. 23 J. 1. 197 820