FORM No.: 881—Oregon Trust Deed Sories—TRUST DEED.	Mirene-NESS LAW PUBLISHING CO., PORTLAND. OR.	. 97204
27324	TRUST DEED Vol. 77 Page 5198	G
Vern H. Bakie and Lm. William L. St	28th day of March , 19.77., betw 11v. Bakia, his wife , as Gran	veen ntor,
Grantor irrevocably drants berdair	WITNESSETH:	ary,
	on, described as:	erty:
100 3 IN BIOCK Z OI FAIRINAUN	HEIGHTS, Klamath County, Oregon	
The second s 14 August 14 A		
n - 1997 C. Barris II. C. 1997 - Antonio II. C. 1997 - Antonio A Antonio Antonio		

together with all and sindular the

38

77

.....

17.1

Beding any payabe, in the years are not accorded by the granter without first having obtained the written comparison in half become the payabe.
The backer detailed and property is no consult wand for equidatural, interpretent of the rant material of a period and the security of this first dead, franter agrics.
The protect the security of this trust dead, franter agrics.
The material payabe is a security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first dead, franter agrics.
Consent of the security of this first de

map or plat of said property; (b) join in any restriction thereon; (c) join in any allecting this deed or the lien or charge ranty, all or any part of the property. The be described as the "person or persons citals therein of any matters or lacis shall ness thereot." Trustee's less for any of the shall be not less than \$5.

3.5

新新

(intel

Sec. ON Sec. Think

paragiraph shall be not less than \$5, isually by grantor hercunder, beneliciary may at any her in person, by agent or by a receiver to be ap-without regard to the adequacy to any security for secured, enter upon and take possession of said prop-in its own name sue or otherwise collect the rents, ing those past due and unpaid, and apply the same, ind potention and collection, including reasonable attor-bebedness secured hereby, and in such order as bene-

spenses of operation and collection, including reasonable attor-iony indubtedness secured hereby, and in such order as bene-ermine, entering, upon and taking possession of said property; the off sents, issues and prolits, or the proceeds of lies and other-es of compensation or awards for any taking or demage of the happlication or release thereof as aloresaid, shall not cure or ull or, notice of default hereunder or invalidate any act dona in ortice. In default by grantor in payment of any indebtedness secured or enclarance of any agreement hereunder, the beneliciary may

Property, and the application or release thereof as doreasid shall not cure or vaive any default or notice. If the application of default hereinder or immidiate cury art done on pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereinder, the breaking many default and the payhes in the index of the property is currently used for agrintment end of the property is a currently used for agrintment of any indebtedness secured hereby or in his performance of any agreement hereinder, the breaking ment and if the above described real property is currently used for agrintment end of a grant property is a currently used for agrintment of any indebtedness of the break for colours. However if said real property is not so currently used in equity as a mortfage to loreclose this trust deed in equity as a mortfage to loreclose this trust deed in equity as a mortfage to loreclose this trust deed in equity as a mortfage to loreclose this trust deed in equity as a mortfage or direct the truste to loreclose this trust deed in equity as a mortfage or direct the strust of loreclose this trust deed in equity as a mortfage or direct the strust of loreclose this trust deed in the latter event the beneficiary or the truste shall execute and and sale. In the latter event the beneficiary or the truste shall execute and proceed to loreclose this trust deed in the manner, provided in QS 88.740 to 86.792.
13. Should the beneficiary cleft to loreclose by advertisement and sale.
13. Should the beneficiary cleft he grantor or other person so privileged by the obligation secured and the dimating cost and express extualy incurred in endoring the terms of the trust of and the definition of the strustes and through extual trust is successor in interest, respectively, the draw and and the dimating cost and express extualy incurred in endoring the terms of the finition of the proceed in the definition of the draw before the default and thi property is this frust deed in equity and localose this frust deed by advertisement beneficiary or the frustee shall execute and rolice of default and his election to sell the listy the obligations secured hereby, where-and place of sele, give motice thereof as then the frust deed in the manner, pro-

using deed and the such rustices and attorneys less not ex-usult docurred, and thereby cure the delaut, in which event occurred, and thereby cure the delaut, in which event is the proceedings shall be also Theid on the date and at the time and in one parcel or in separate parcels and shall may sell said property, either auction to the highest bidder for cash, payable, at the time of self which deliver to the purchaser its deed in pyable, at the time of self is the recitate in the deed of any of the strukthulmess thereof compensation of the trustee and a teasonable charge is compensation of the trustee and a teasonable charge is (2) to the obligation secured by the trust deck, (2) to corded liens subsequent to the interest of the trustee in heir interests may appear in the order of their providy and any, to the granter or to his successor in ter-

surplus. If the grantor of to his successor in interest entitle of the frust surplus. If For any reason permitted by law beneliciary may from time to interest entitled to such interest entitles contered upon any firstee named herein or to any successor frustee appointed bereinder. Upon such appointment, and without conveyance to the successor frustee shall be vested with all title powers and duties contered upon any fusite berein mand or appointed hereunder. Been such appointer and built the made by written instrument executed by beneliciary, containing reference to this terms Clerk or Recorder of the county when recorded to such a such and the such and the such and the such appointed to be appointed to appoint a succession of the such appointed to appoint and the such appoint of the such appoint and the such appoint of the county when recorded to appoint a succession of the such appoint and the such appoint appoint appoint appoint and the such appoint appoint appoint appoint appoint and the such appoint appo

AT BB

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

1908 2000

行時將注

5199

and

(OFFICIAL SEAL)

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

and that he will warrant and forever defend the same against all persons whomsoever,

()

14

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 of agricultural purposes (see Important Notice below), (b) for an organisation, or (oven it grantor is a natural person) are for 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, executors, personal representatives, successors and assigns. The term baneficiary shall mean the holder, and whenever including plotges, 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.

* 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 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 lier 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. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)

Public for Oregon

TO

19.44

My commission expires: 2-16 - 81

Ven & Bakie Emily Balaie

()

(ORS 93.490)

STATE OF OREGON. County of. STATE OF OREGON. County of Klamath . 19, 19 77 March 28 Personally appeared Personally appeared the above named. Voim H. Bakie and Emily Bakie. each lor himself and not one for the other, did say that the former is the 11 and acknowledged the loregoing instrument to be their voluntary act and deed Belare In CORFICIAE Bei Martat + illar

president and that the latter is the secretary of , a corporation; and that the seal allixed to the loregoing instrument is the corporation, of said corporation and that said instrument was signed and sealed in be-hall 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

. .

Notary Public for Oregon My commission expires:

REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the loregoing 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: 19

Beneliciary

De net lose or destray this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made

STATE OF OREGON TRUST DEED S5. (FORM No. 881) STEVENS-NESS LAW PUB, CO., PORTLAND, ORE County of KIAMATH I certify that the within instrument was received for record on the 29th....day of MARCH....., 19...77..., at .. 10; 54 o'clock A .. M., and recorded SPACE RESERVED Grantor FOR as file/reel number.....27324 RECORDER'S USE Record of Mortgages of said County. N-3-4-67-53.4 Witness my hand and seal of Beneliciary County affixed AFTER RECORDING RETURN TO WM. D. MILNE CERTIFIED MONTGAGE GO. 928 KLAMATH AVENUE COUNTY CLERK KLAMATH FALLS, OALOON 97801 11 mas Debuty FEE \$ 6.00 Guy, L. Will Start Start Start

THE MENT

an and a lot of the Alter

1. 1.