FORM No. 881—Oregon Trust Deed Series—TRUST	DEED. TA745	STEVENS NESE LAW PUBLISHING CO., PORTS IN. 14	ند بنگ
830 KLAMATH AVENUE KLAMAJ 2066 000000 97601	TRUST / DEED	B'Vcl. 79 Page	8
CESTED THIS TRUST DEED, ma CESTED THIS TRUST DEED, ma LaTonne Mill	de this 15th day of ler	October COAUTA (19, 19, 79, betwee	en
as Grantor,			, nd
Judith J. Ma as Beneficiary.	irlatt		
O Grantor irrevocably grants	WITNESSETE	o trustee in trust with power of sale, the proper upon the sale of sale of the proper	ty
Lots 8 and 9 of Ponder in the office of the Co	bsa Park, according to t bunty Clerk of Klamath C	he official plat thereof on file ounty, Oregon. South and the second	
De nët jëse er dettey ikje tryje Dead Of	IHE Mall which if sources, such may as delive	ered in the parties is contrained and particle a particular and so a con-	
1) (phiraten).	
now-or-herealter appertaining, and the tion with said real estate.	rents, issues and prolits thereof and	nces and all other rights thereunto belonging or in anywi all fixtures now or hereafter attached to or used in conne agreement of grantor herein contained and payment of t	ec-
sum of ***One thousand and	no/100s** use and to the distance of the dista	with interest thereon according to the terms of a promisso	ory
not sooner paid, to be due and payable The date of maturity of the deb	October 19 secured by this instrument is the da	19, 80, 11, 11, 11, 11, 11, 11, 11, 11, 11, 1	ote
sold, conveyed, assigned or alienated	by the grantor without first having	ny part thereof, or any interest therein is sold, agreed to obtained the written consent or approval of the benelicias irrespective of the maturity dates expressed therein,	ry,
herein, shall become immediately due a herein, shall become immediately due a The above described real property To protect the security of this t 1. To protect, preserve and maintain	is not currently used for agricultural, tim rust deed, grantor agrees: (a) co	note provided to the proposes. New or grazing purposes. As to the making of any map or plat of said property; (b) join g any easement or creating any restriction thereon; (c) join in a	in .
and repair; not to remove or demolish any b not to commit or permit any waste of said prop 2. To complete or restore promptly	uilding or improvement thereon; subord perty, and in good and workmanlike grantee legally	nation or other agreement allecting this deed or the lien or cha. (d) reconvey, without warranty, all or any part of the property. T in any reconveyance may be described as the "person or person	rge The ons
destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinanc tions and restrictions allecting said property; join in executing such linancing statements pu	incurred therefor. es, regulations, covenants, condi- il the-beneliciary so requests, to resuant to the Unilorni Commer- time w	entitled thereto," and the recitals therein of any maiters or facis sh clusive proof of the furthfulness thereof. Trustee's fees for any of unentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at a flibout notice, either in person, by agent or by a receiver to be-	nny ap-
cial, Code as the bencliciary may require an proper public offices or offices, as well as the by filing officers or searching agencies as m beneficiary: 4. To provide and continuously main now or hereafter erected on the said premise	a cost of all lien searches made the ind ay be deemed desirable by the erty or	(b) a court, and without regard to the adequacy of any security ebiedness hereby secured, enter upon and take possession of said pre- any part thereol, in its own name sue or otherwise collect the re- nal profits, including those past due and unpaid, and apply the sai its and expenses of operation and collection, including reasonable att so and expenses of operation and collection, including reasonable att.	op- nts, me,
and such other hazirds as the beneliciary mo an amount not less than \$	y from time to time require in ficiary written in the latter; all collection	is and expenses to operation and concertion, including reasonable act ces upon any indebtedness secured hereby, and in such order as be may determine." 11. The entering upon and taking possession of said property, i on of such rents, issues and profits, or the proceeds of life and of	ne- the
Companies acceptable to the believered to the policies of insurance shall be delivered to the if the grantor shall fail for any reason to pr deliver said policies to the beneficiary at least tion of any policy of insurance now or her the beneficiary may procure the same at	e beneficiary as soon as insured; insuren ocure any such insurence and to propert lifteen days prior to the expire-	ce policies or compensation or awards for any taking or dammage ol , y, and the application or release thereol as aloresaid, shall not cure any delault or notice ol delault hereunder or invalidate any act do it to such notice.	the or oпe
collected under any lire or other insurance p ciary upon any indebtedness secured hereby may determine or at ontion of beneliciary (I	olicy may be applied by beneli- hereby and in such order as beneliciary ¹⁻³ declare ie entire amount so collected, or and il	12. Upon default by grantor in payment of any indebtedness secur or in his performance of any agreement hereunder, the beneficiary m all sums secured hereby immediately due and payable. In such an ev- the above described real, property is currently used for agricultus	nay ent ral,
any part, thereol, may be released to grantor, not cure or waive any default or notice of de act done pursuant to such notice. The form 5, To keep said premises free from c tarse, assessments and other charges that ma	fault hereunder or invalidate any deed in loreclos onstruction liens and to nav all liciari	for graining purposes," the beneliciary may proceed to loreclose this tr equity, as a mortgage in the manner provided by law for mortga ures. However il said real property is not so currently used, the be at this election may proceed to loreclose this trust deed in equity as ge or direct the trustee to loreclose this trust deed by advertisem	age ne- s a
against said property before any part of su charges become past due or delinquent and p to beneficiary; should the grantor fail to mal ments insurance oremiums, liens or other ch	ch' faxes, assessments and other and sal promptly deliver receipts therefor cause to be payment of any taxes, assess- ardes payable by grantor, either support	ge or arrest the trustee to toreclose this trust over by advertisem le. In the latter event the beneficiary or the trustee shall execute a to be recorded his written notice of default and his election to sell excibed, real property, to satisfy the obligations secured hereby, whe he trustee shall his the time and place of sale, give notice thereof as t	and . the cre-
by direct payment or by providing benefic make such payment, beneficiary may, at its and the amount so paid, with interest at the base of the amount so paid, with interest at the	ary with lunds with which to required option, make payment thereol, vided in rate set forth in the note secured d in paragraphs 6 and 7 of this then of	d by law and proceed to foreclose this trust deed in the manner p n ORS 86.740 to 86.795. 13. Should the beneliciary elect to foreclose by advertisement and s for default at any time prior to live days before the date set by	sale the
trust deed, shall be added to and become a trust deed, without waiver of any rights an covenants, hereol, and for such payments, with erty, hereinbefore described, as well as the same extent that (hey' are bound for the'p	part of the debt secured by this trustee sing from breach of any of the congress interest as aloresaid, the prop- grantor, shall be bound to the obligati	for the trustee's sale, the grantor or other person so privileged 6.760, may pay to the beneficiary or his successors in interest, resp the entire amount then due under the terms of the trust deed and ion secured thereby (including costs and expenses actually incurred	by hec- the ⁱ Dern
described, and all such payments shall be im out notice, and the nonpayment thereof shall, render all sums secured by this trust deed in conditional sums secured by this trust deed.	at the option of the beneliciary, be due inmediately due and payable and all fore	ng the terms of the obligation and trustees and alcorney's tees mean $\frac{-640 \text{ seek}}{-800}$ other than such portion of the principal as would not the had no delault occurred, and thereby cure the delault, in which ev- closure proceedings shall be dismissed by the trustee. 14 Otherwise, the sale shall be held on the date and at the time a	hen by S ent and
of title search as well as the other costs and in connection with or in enforcing this obliga- tees actually incurred.	s of this trust including the cost place d expenses of the trustee incurred in one tion and trustee's and attorney's auction shall d	14. Otherwise, the safe shall be held of the date and at the safe parcel or in separate parcels and shall sell the parcel or parcels to the highest bidder for cash; payable at the time of safe. Trus eliver to the purchaser its deed in form as required by law convey	her at stee
7. To appear in and delend any act affect the security rights or powers of benefic action or proceeding in which the beneficiary	ion or proceeding purporting to the pro iary of trustee, and in any suit, plied. I or trustee may appear, including of the naw all costs and expenses, including	pperty, so isold, ibut without any covenant or warranty, express or i The recitals in the deed of any matters of lact shall be conclusive pr truthfulness thereol. Any person, excluding the Irustee, but includ infor, and beneficiary, may purchase at the sale.	im- ool ling
cluding evidence of title and the beneticiary amount of attorney's lees mentioned in this fixed by the trial court and in the event of decree of the trial court stantor further as	s or trustee's attorney's tees, the paragraph 7 in all cases shall be shall a an appeal from any judgment or cluding ees to pay such sum as the appear	15. When trustee sells pursuant to the powers provided herein, trust poly, the proceeds of sale to payment of (1) the expenses of sale, (the compensation of the trustee and a reasonable charge by trusts $y_1(2)$ to the obligation secured by the trust deed, (3) to all pers	in- ee's ons
pollate court shall adjudge reasonable as the ney's less on such append. If is routinally appred, that; §. In the avent that any portion or al	 beneficiary's or frustee's affor- deed as deed as surplus. beneficiary's shall be taken a surplus. 	recorded liens subsequent to the interest of the trustee in the trust is their interests may appear in the order of their priority and (4) . If any, to the grantee or to bis successor in interest entitled to such that the subsequence of the successor is interest entitled to such the successor is interest.	ust the uch
under the right of eminent domain or conden- right, ill it'so elects, to require that all or ar as compensation for such taking, which are i to pay all reasonable costs, expenses and at incurred by grantor in such proceedings, st	nation, beneficiary'shall have the y'portion of the monies payable. Thue ar n excess of the amount required success torney's lees necessarily paid or conveys with he wide to beneficiary and sowers	16. Por any, reason, permitted, by law, beneficiary may, from time pholinitia, successor or successors to any trustee named herein or to a or trustee appointed hereunder. Upon such appointment, and with ance to the successor trustee, the latter shall be vested with all if and duties conterted upon any trustee herein named or appoint and in the successor frustee.	nny out itle, ited
applied by it list upon any reasonable costs both in the trial and appellute courts, neces	and expenses and attorney's lees, hereind willy paid or incurred by bene- moded upon the industry news, and its	lee, "Each such appointment and substitution shall be made by with work asceuted by beneficiary, containing reference to this trust d splace of record, which, when recorded in the office of the Cours r, Recorder of the county or counties in which the poperty is situat	ten ced ntv
neary in such processing, and structures, at its ov and execute such instruments as shall be in pensation, promptly upon beneficiary's reques 9. At any time and from time to tim ficiary, payment of its lees and presentation	ecessary in obtaining such com-shull b t. In upon written request of bene-acknow of this deed and the note for obligate	e conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this, trust when this deed, duly executed a ledged is made a public record as provided by haw. Trustee is a ed to notify any party hereto of pending sale under any other deed	nnd not ol
endorsement (in case of full reconveyances, lo the liability of any person for the payment	r cancellation), without allecting trust o	r of any action or proceeding in which grantor, beneficiary or trus a party unless such action or proceeding is brought by trustee.	stre

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

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The grantor covenants at		the beneficiary and those	e claiminé under him. that	he is law
fully seized in fee simple of said	described real proper	rty and has a vanu, une	ncumbered title thereto	
and that he will warrant and h	orever defend the san	ne against all persons wh	iomsoever.	
	 Angelagi, Alasi, Standar Maria, 199 Angelagi, Angelagi, Angelagi, Standar Maria, 199 Angelagi, Angelagi, Angelagi,	West States of States of States The Constraint's Stream of States The Constraint's Stream of States The States of States of States The States of States of States The States of States of States States of States States of States of States States of States of States States of States		
The grantor warrants that the (a)* primarily for grantor's p (b) for an organization, or (c	proceeds of the loan rej ersonal, family, househol wen if grantor is a natur	presented by the above descr d or agricultural purposes (al person) are for business of	ibed note and this trust deed are see Important Notice below), commercial purposes other than	e: agricultura
purposes. This deed applies to, inures tors, personal representatives, succes	to the benefit of and bir sors and assigns. The ter	nds all parties hereto, their h m beneficiary shall mean the y berein. In construine this d	eirs, legatees, devisees, administrie holder and owner, including ple eed and whenever the context so	ators, execu
contract secured hereby, whether of	ine and the neuter, and t	he singular number includes hereunto set his hand the	the plural. e day and year first above w	vritten.
* IMPORTANT NOTICE: Delete, by lining not applicable; if warranty (a) is applic	out, whichever warranty (a able and the beneficiary is	a creditor	15-79 nne Mille	
beneficiary MUST comply with the Act disclosures; for this purpose, if this inst the purchase of a dwelling, use Stever	ument is to be a FIRST lien s-Ness Form No. 1305 or n use Stevens-Ness Form No.	to finance U. H. equivalent; o, 1306, or	nne muel	
equivalent. If, compliance with the Ac (If the signer of the chove is a corporation, use, the form of, acknowledgment opposite.)	Cors 93	490) - 1		
STATE OF OREGON.	Liefes (r) SS. at the week of the	the second second second second second	Sand States of the states of the second states of t	
October 15 Personally appeared the above LaTonne Miller	5~ 영양 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2013 - 2 	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	who, eac	ch being fir
Comparison of Microsoft and		secretary of	r is the	
nd acknowledged t	he foregoing instru-	corporate seal of said corports sealed in behalf of said corp and each of them acknowle	seal affixed to the foregoing inst ration and that the instrument w poration by authority of its board adged said instrument to be its	d of director
OFFICIAL.	ntary act, and deed	Aind deed. Betoro me:		
SEAL) Notary Public for O	regon	Notary Public for Oregon My commission expires:		(OFFICIA SEAL)
UDLIC	on and a sea and a sea that sea and and sea and the sea and and sea and the sea and se			egar is referret Referret sone States and sone States and sone States and sone
ined of the beneficiary and the beaution of	and is not controlled as and in an operation is chiral in a operation is chiral in	y when obligations have been paid.	CALBORN BI COMPANY CALBORN	
	owner and holder of all i	ndebtedness secured by the	foregoing trust deed. All sums s	
said trust deed or pursuant to sta herewith together with said trust d estate now held by you under the	itute, to cancel all eviden eed) and to reconvey, with same. Mail.reconveyance	hout warranty, to the parties and documents to	s designated by the terms of said	i trust deed
FOR 1995 and 1997 and 400 and 199 DATED strength approximation of the DATED strength and state.			N R CLITS THE THE PROFESSION	
		۰ - <u></u>	Beneliciary	
		다 다 방법이 다 있는 것이 같아요. 아무너 것이 같아요.	the few concellation before reconveyores a	vill be made.
Do not lose or destroy this Trust De	d OR THE NOTE which it secure	s. Both must be delivered to the tru	The for concernation before reconveyance w	
-TPLIST DE		u Alexann Sconty, (STATE OF OREGON)
	weren in the second sec	ordàng to bra offic of Klamath County, (STATE OF OREGON County ofKlamath I certily that the ment was received for r	i i within ins record on
DETRUST DE COPS S STEVENS NESS LAW PUB. CO.: PORTL STEVENS NESS LAW PUB. CO.: PORTL	www.ower aderosa Pirk, acc ED unty Clerk o	PANCE MESERATE and compute to contra- controlled as contrad to the offic of Klamath Geomty, (STATE OF OREGON County ofKlamath I certily that the ment was received for r .17.thday ofQctoher at. 3:49oclock RM.	within ins record on , 19.7.
PLITRUST: DE DORS & SIFORM NO. BBIL CO. STEVENS NESS LAW PUB. CO. PORT STEVENS NESS LAW PUB. CO. PORT CANUERS LAW PUB. CO. PORT CANUERS LAW PUB. CO. PORT REPORT	Conve, bor Conve, bor Conve	and conveys to reached described as conjung to breached of Klamath County, (STATE OF OREGON County ofKlamath I certify that the ment was received for r 17.thday ofQctober at3:49o'clockRM., in bookN7.9on pag as file/reel number7.5 Record of Mortgages of s	within ins record on , 19.7. , and record c. 24490 5600. A said Count
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PLICE UST DEC	Bounticiaria Bounticiaria MNTO MNTO Bounticiaria Bounticiaria Bounticiaria Clarke Clar	MCCONDEN.2. ARE NON ROU ROU CONTRACT CONDECT RA CONTRACTOR CONTRAC	STATE OF OREGON County ofKlamath I certify that the u ment was received for r 17,thday ofOctober at3:49o'clock RM., in bookN7.9on pag as file/reel number75 Record of Mortgages of s Witness my hand	within ins record on , 19.7. , and record c. 24490 5600. A said Count