	K-3351	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	TRUST DEED	Vol: M 80 Page 14070
DOX 500		CONNEX CISES 19.80, between August
Robert V. Jarvis and Karen L. Jan Klamath County Title Company		, as Trustee, as Beneficiary,
	WITNESSETH: ns, sells and conveysnto tr on, described ascut exyct weseWARD ship 23 South, Range	ustee in trust, with power of sale, the property ustee in trust, with power of sale, the property u poor 100 or back 1000 10 East of the Willamette Meridian, Seff can of 101% to 100 00 usu, was received for reserve on the I county that the answer with
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DMLED. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise together with all and singular the tenements, hereditaments and appurtenances and all fixtures now or hereafter attached to or used in connec-now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion, with said real estate...our is the full torout.charse and occurrents it too, with said real estate...or is the full torout.charse and occurrents it provides the PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein, contained and payment of the provide Thirteen-thousand of the terms of a promisery note of even date herewith, payable to beneficiary or order and made by grantor, the there on according to the terms of a promisery note of even date herewith, payable to beneficiary or order and made by grantor, the there on according to the terms of a promisery note of even date herewith, payable is beneficiary or order and made by grantor, the there on according to the terms of a promisery note of even date herewith, payable is beneficiary or order and made by grantor, the there on according to the terms of a promisery in the other terms is the date, stated above, on which the final installment of said note The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or there, shall become immediately due and payable, areas one approximation of the real property is not currently used for approximation or proves. To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect the se

And conveyed, axieland or aliented by the famile without 'lifth harming balance the out of the maturity datas expressed therein, or the second harming balance and particular in the second

NOTE: The Trust Deed Act, provides, that the struster, hereunder, must be leither an attorney. Who IIs' an attive 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 title to real property of this state, its subsidiaries, affiliates, agents or branches, or the United States or any agency thereof.

Full status of the grant way and a series to and with the beneficiary and those claiming under him, that he is law the provide and the series of the provide the series of the seri	or kangs prepers of this trote, manubudicites, mittitetes mges	ity of condres, or the United Solies of any opency throad.
The grant will warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily loc granter's personal, tamily, household or against all persons whomsoever. (a) primarily loc granter's personal, tamily, household or against all persons whomsoever. (b) primarily loc granter's personal, tamily, household or against all persons whomsoever. (c) primarily loc granter's personal, tamily, household or against all persons whomsoever. (c) primarily loc granter's personal, tamily, household or against proposes (see Important Notice below), (c) sortwardstrategraver of second view of the constraint second proposes (see Important Notice below), (c) sortwardstrategraver of second view of the constraint second proposes (see Important Notice below), (c) sortwardstrategraver of second view of the constraint second proposes (see Important Notice below), (c) sortwardstrategraver of second view of the constraint second proposes (see Important Notice below), (c) sortward the constraint second view of the borelit of and binds all parties hereto; their heirs; legates, devisees, administrators, execution fors' personal' representatives' successors and assigns: The term beneficiary is all mean the holder and owner; including pledgee, of the mascuine gender includes the leanning and the neuter, and the singular number vincludes the plural. IN WINTNESS WHEREOF; said granter mark the recent sector of the sector view of the sector view of the context so requires, the periodicable; it warrant (a) is opplicable and the baneficiary is a coefficient or upplicable; it warrant is to be of RIST line to finance the periodicable; it warrant is to be of RIST line to finance it in summer is NOT to be a first left of RIST line to finance the periodicable; it warrant is to be of RIST line to finance the periodicable; it now to complex the the transment is to be of RIST line to finance the first atomet is NOT to be a first left of RIST line to finance the periodicable; it now to c	fully seized in fee simple of said des	grees to and with the beneficiary and those claiming under him, that he is law- cribed real property and has a valid
and that he will warrant, and forever, defend the same against all persons whomsoever. This grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily lor grantor's personal, tamity, household or aggicultural, purposes (see Important Notice below), (b). Konsexvertainseiter, or generoit and the second and binds all parties hereto; their heirs, legates, devises, administrators, executions for second and binds all parties hereto; their heirs, legates, devises, administrators, executions, second application, or the beneficiary here in and the singular number includes the context so requires, the second application of a magnetic second and binds all parties hereto; their heirs, legates, devises, administrators, executions, second application, or the beneficiary herein. In constraining this deed and whenever the context so requires, the massuline gender includes the termine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF; said grantor has therein to the beneficiary there in the day, and year first above written. * IMPORTANT, NOTICE, Delete, by lining out, whichever warranty [a] of [b] is most applicable. If the and here is a defining required to the second in the transment is to lies a FIRST lien to finance the beneficiary. Mark the grantor is a second to the second is a second beneficiary to a second to the day. and year first above written. * IMPORTANT, NOTICE, Delete, by lining out, whichever warranty [a] of [b] is most applicable. If the and menever here and Regulation Z, the beneficiary here in the first beneficiary for a second to the second to the day. And year first above written. # IMPORTANT, NOTICE, Delete, by lining out, whichever warranty [a] of [b] is most applicable. If the and rest and regulation is a ceditor of such warrant is to lies a FIRST lien to finance in the day. And year first above written. # IMPORTANT, NOTICE, Delete, by lining out, whichever and the second applicable. If the above is a	pensatean wonthat quart para the sa function of a proving the second para the proving the second proving the	为了####################################
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Contract secured hereby whether or not named as a beneficiary herein. In constraint the house and owner, including pledgee, of the maining end of the terminine 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 creditor or such word is defined in the Truthin-Lending Act and Regulation Z, the beneficiary MUST, comply, with the Act and Regulation by moking required disclosures; for this purpose, if this instrument is to be a first lien; our set is notice. If the signer of the dotted for the Act and required, disregard this notice. It is instrument, is NOT to be a first lien; our required, disregard this notice. It he signer of the act or is a correction. It he signer of the act or possite.] STATE OF OREGON, the formation of the act and the best of the act or the set of the act of the set of the act or the set of the act of the set of the act or the set of the act of the act of the act of the act of the set of the act of the set of the act of the	Land (D) XOXARCARCARCERTING CONCERNENT	Stankor XX & XX and XX
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Robert V. Jarvis & Karen L. Jarvis	Personally appeared the above named	who, being duly sworn, actulation is each for himself and not one for the other; did say that the former is the
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Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.	Do not lose or destroy this Trust Deed OR THE NOT	E which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
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FORM No. 881) STEVENS-NESS LAW PUR CO. ROOT AND AN AND AND AND AND AND AND AND AND	(FORM No. 861)	L ss
Robert V. Larute		County of <u>Klamath</u> I certify that the within instru-
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Methods my hand, and seal of County attixed:		Witness my hand and seal of County affixed.
C.W. Beeve TRUST DEED, made this 20th day of August C.M. Beeve TRUST DEED, made this 20th day of August Robert Verte Mur D' Wilne Contra attixed	C.M. Keeke TRUST DEED, made Inte	20th day of August
Box 238 LaPine, Ore, 197739 ISN21 DEED		Title
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