FORM No. 881—Oregon Trust Deed Series—TRUST DEED.		STEVENS-NESS LAW PUBLI	7C 38-239 SHING CO., PORTLAND, OR, 972
98631	TRUST DEED	Vol. MSI Page	7189
THIS TRUST DEED, made this MICHAEL P. NOONAN	21stday of	April,	, 19.81., betwee
as Grantor, WILLIAM L. SISEMORE			
TOWN AND COUNTRY MORTGAGE AND	INVESTMENT CO.	an Oregon corporation	, as Trustee, an
as Beneficiary,		· · ·	
Grantor irrevocably grants, bargains, in Klamath	WITNESSETH sells and conveys to	trustee in trust with	
inKlamathCounty, Ou	regon, described as:	nusice in trust, with power	or sale, the propert
Lots 3 and 4. Block 12 TO	INI OF MEDDITI .		
Lots 3 and 4, Block 12, TO of Oregon.	WM OF MERKILL, 1	n the County of Klamath	n, State
together with all and singular the tenements, heredi now or hereafter appertaining, and the rents, issues a tion with said real estate.	profile mercor and a	in installes now or nereatter attached	d to or used in connec
FOR THE PURPOSE OF SECURING PER	10 AND NOT 100		
note of even date herewith, payable to beneficiary or	order and made by dree	with interest thereon according to th	
not sooner paid, to be due and navable	April 21.	Nor, the inial payment of principal	l and interest hereof, i
The date of maturity of the debt secured by fl becomes due and payable. In the event the within d sold, conveyed, assigned or alienated by the granto then, at the beneficiary's option, all obligations secur herein, shall become immediately due and payable.	r without first having o ed by this instrument, i	blained the written consent or appr irrespective of the nuturity dates	ein is sold, agreed to be
The above described real property is not currently To protect the security of this trust deed, gran			
nd repair: not to remove or demotive and maintain said property in	good condition granting a	nt to the making of any map or plat of any easement or creating any restriction ion or other agreement allecting this d d) reconvey, without warrants, all or created	thereon; (c) join in any
2. To complete or restore promptly and in good an	d workmanlike grantee ir	any reconveyance may be described a	" part of the property. The us the "person of person
3. To comply with all laws, ordinances, regulations, co	venants, condi- services m	sive proof of the truthfulness thereof. Tr	any matters or facts shall ustee's fees for any of the
in in executing such linuncing statements pursuant to the Un	so requests, to 10. itorni Commer- time with the pointed by	out notice, either in person, by agent of	r, beneficiary may at any r by a receiver to be ap-
policies of searching agencies as may be deemed de	searches made the indebi sirable by the crty or a	edness hereby secured, enter upon and ta	ke possession of said prop-
4. To provide and continuously maintain insurance on w or hereafter erected on the sold promises adding to be	the buildings less costs .	and expenses of operation and collection, upon any indebtedness security land	paid, and apply the same,
amount not less than & insurable value	me require, in ficiary ma , written in 11.	The optaring warm and this	
the grantor shall fail for any server to the beneficiary as so	ion as insured; insurance insurance insurance and to prometer in the property in the property of the property	policies or compensation or awards for an	proceeds of fire and other y taking or damage of the
in of any policy of insurance now or hereafter placed on	to the expira- waive any said buildings, pursuant to	default or notice of default hereunder o) such notice.	ntoresaid, shall not cure or or invalidate any act done
in conditional any interior of other insurance policy may be apply in y upon any indebtedness secured hereby and in such order as determine, or al order of benefician the section	lied by benefi- as beneficiary hereby or	Upon delault by grantor in payment of in his performance of any agreement herei	
of cure or waive any default or notice of default becaution of	or release shall event the	beneficiary at his election may proceed to	and payable. In such an o foreclose this trust deed
5. To keep said pramises from from construction t	advertisem	d cause to be recorded his written	liciary or the trustee shall
ainst said property before any part of such taxes, assessme	nts and other hereby, wh	said described real property to satisfy ereupon the trustee shall lix the time and then required by law and proceed to for provided in OBS 86.7.0 + 56.70c	y the obligations secured
insurance premiums, liens or other charges payable by	taxes, assess- the manner grantor, either 13.	provided in ORS 86.740 to 86.795.	breciose this trust deed in
the such payment, beneliciary may, at its option, make pay d the amount so paid, with interest at the rate cat least in the	with which to then alter ment thereof, trustee for	the trustie's sale the deaptor of attack	pelore the date set by the
ist devid shall be added to and become a part of all	and 7 of this tively, the ecured by this obligation	entire amount then due under the terms secured thereby (including costs and	cessors in interest, respec- of the trust deed and the
venants hereof and for such payments, with interest as alores y bereinbefore described as well as the described to the	of any of the enforcing t aid, the prop- ceeding the	amounts provided by law) -41	ind attorney's tees not ex-
scribed and all such proposts shall be important of the obj	ligation herein the default	, in which event ail foreclosure proceeding	courred, and thereby cure ngs shall be dismissed by
der all sums secured by this trust deed immediately due and stitute a breach of this trust deed.	he beneliciary, 14. I payable and place desig	Otherwise, the sale shall be held on the	date and at the time and
6. To pay all costs, lees and expenses of this trust inclu- title search as well as the other costs and expenses of the tr	uting the cost in one part	ed as provided by law. The trustee may cel or in separate parcels and shall sell	sell said property either the parcel or parcels at
s actually incurred.	and attorney's shall delive the propert	cel or in separate parcels and shall sell cel or in separate parcels and shall sell the highest hidder for cash, payable at t to the purchaser its deed in form as re y so sold, but without any covenant or profital in the dead to say covenant or	the time of sale. Trustee equired by law conveying
7. To appear in and delend any action or proceeding text the security rights or powers of beneficiary or trustee; and tion or proceeding in which the beneficiary or trustee may app y suit for the breaking of the dead of the security of trustee.	purporting to plied. The in any suit, of the trut.	recitals in the deed of any matters of fact	shall be conclusive proof
y suit for the foreclosure of this deed, to pay all costs and uling evidence of title and the beneficiary's or trustee's attorn	expenses, in-	and beneficiary, may purchase at the sale. When trustee sells pursuant to the power	

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the oblightion secured by the trust deed, (3) to all persons having recorded lients subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor to successors to any trustee named herein or to any successor trustee appointed hereinder. Upon such appointment, and without conversant of the successor trustee, the latter shall be vested with all title, one of the successor trustee, the latter shall be vested with all title, one of the successor trustee, the latter shall be made by written instrument executed appointment and substitution shall be made by written instrument executed by beneficiary, containing reference to this trust deed and its piace of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and akknowledded is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

any suit for the forcelosure of this deed, to pay all costs and expenses, in-chalms evidence of title and the bacheniciary's or trustee's attorney's lees; the mount of attorney's lees mentioned in this paragraph 7 in all cases shall be fixed by the thil court and in the event of an appeal from any judgment of decree of the trial court, grantor lutcher afrees to pay such sum as the ap-pellate court shall adjudge reasonable as the beneliciary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if its or dects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs expenses and attorney's lees increasingly and or incurred by it first upon any reasonable costs and expenses, to take such actions and evecute such instruments as shall be necessarily paid or incurred by it first upon any reasonable costs and expenses, to take such actions and evecute such instruments as shall be necessarily in obtaining such com-pensation, promption and grantor agrees, at its own expense, to take such actions and evecute such instruments as shall be necessarily in obtaining such com-pensation, prompting upon band its more upon written requesed be per-ficiary payment of its lees and presentation of this ideed and the note for endresement (in case of full reconvegances, for case-strute such at the or endresement of the lease of the apprendent of the indebtedness testary in such of the end present for the payment of the indebtedness, trustee may "NOTE the hard band appendent of the payment of the indebtedness, trustee may

NOTE: the Trast Deed Act provides that the trustee hereunder must be either an atterney, 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 title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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 said described real property and has a valid, unencumbered title thereto				
and that he will warrant and forever defend the	same against all perso	ns whomsoever.		
The grantor warrants that the proceeds of the loa (a)* primarily for grantor's personal, family, hour (b) for an organization, or (even if grantor is a r purposes. This deed applies to, inures to the benefit of and	schold or agricultural purp natural person) are for busin d binds all parties hereto. (oses (see Important Notice below), ness or commercial purposes other than agricultural their heirs. leéatees. devisees. administrators. execu-		
tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a benefit masculine gender includes the feminine and the neuter, a	iciarv herein. In construing	this deed and whenever the context so requires, the		
IN WITNESS WHEREOF, said grantor l	nas hereunto set his har	nd the day and year first above written.		
* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficie as such word is defined in the Truth-In-Lending Act and Re beneficiary MUST comply with the Act and Regulation by n disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 if this instrument is NOT to be a first lien, or is not to finan of a dwelling use Stevens-Ness Form No. 1306, or equivalent	aaking required lien to finance or equivalent; ce the purchase	hael P. Noonan		
with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (OR	\$ 93.490)			
		, County of) ss.		
STATE OF OREGON,) County of Klamath) Accept 1 21 81		, 19		
April 21, , 1981. Personally appeared the above named		and when who, each being first		
Michael P. Noonan		at the former is the		
<u></u>		e latter is the		
	secretary of			
OT and acknowledged the toregoing instru- nont to be MIS voluntary act and deed. Before me: (OFFICIAL)	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf 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:			
SFAL) Notary Public for Oregon	Notary Public for Ore			
My commission expires: 6-19-84	My commission expire	s: SEAL)		
To be used	Il indebtedness secured by v are directed, on payment dences of indebtedness secu vithout warranty, to the p	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of tred by said trust deed (which are delivered to you arties designated by the terms of said trust deed the		
DATED:				
		Beneficiary		
Do not lose or destroy this Trust Deed OR THE NOTE which it se	cures. Both must be delivered to th	ie trustee for cancellation before reconveyance will be made.		
TDUCT DEED				
TRUST DEED		STATE OF OREGON, County ofKlamath		
STEVENS NESS LAW PUB, CO., PORTI, AND. URE,		I certify that the within instru-		
NOONAN		ment was received for record on the		
		22nd day of April		
Grantor	SPACE RESERVED	in book/reel/volume NoM81on		
Town and Country	FOR RECORDER'S USE	page7189or as document/fee/file/		
	ILCOMPER O DOL	instrument/microfilm No98691, Record of Mortgages of said County.		
Beneficiary		Witness my hand and seal of		
AFTER RECORDING RETURN TO		County affixed.		
Certified Mortgage Co.		Eyelyn Biehn County Clerk		
836 Klamath Ave.		By Debrall gary in Deputy		
Klamath Falls, Or. 97601		By MAXMALL JST PALDeputy		
•		Fee \$7.00		