FORM No. \$91-1-Oregon Trust Dood Scries-TRUST DEED (1	A-3513 Ne restriction on configmment).	( STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204
Camino California p5703 <b>6368</b>	TRUST DEED	10 m2 rap 13759
1014 Cobberrou	20th	
DTOWARD D CORSELLO AND MARTAM	D. CORSELLO, husband a	and wife as tenants in the Granfor
and AUDREY A. LUPEI		Acjus Alegin Gounda, as Truster
전 그는 사람은 사람을 알 것 같아. 것 같아. 가격 가격	WITNESSETH:	receid of molifieds of and county.
ngr.c. Grantor irrevocably grants, barga	ins, sells and conveys to tru	ustee in trust, with power of sale, the propert
n Klamath County, Ore	SPACE RESERVED	<pre>it.10:148 Colock RM, and record in book. M32 in puge 13755</pre>
	FCON CHODES INTE 2 F	IRST ADDITION; in the County
lamath, State of Oregon.	EGON SHUKES UNII 2; 1.	an a
		County of XJ ama th L sough that the within in th
FILASHS-ACCOUNTS ACOUNTS IN THE STATE		
TRUST DEED		STATE OF OREGON
		in 1914 (1914) A 1914 A 1917 (1914) A 1917 A 19 Anna 1917 A 1
now or hereafter appertaining, and the rents, i	issues and profits thereof and all	and all other rights thereunto belonging or in anyw lixtures now or hereafter attached to or used in conn secure provide that as a light of the secure of th
LINK FOR THE PURPOSE OF SECURING	<b>G PERFORMANCE</b> of each age	reement of grantor berein contained and payment of
thereon according to the terms of a promissory	y note of even date herewith, page	yable to beneficiary or order and made by grantor,
The date of maturity of the debt secure	it not sooner paid; to be due and d by this instrument is the date,	payable, 19 stated above, on which the final installment of said n
becomes due and payable. The above described real property is not c	to us man cut when opplications pase : currently used for agricultural, timber	r or grazing purposes.
To protect the security of this trust dee 1. To protect, preserve and maintain said pro	ed, grantor agrees: (a) consent perty in sood condition granting an	to the making of any map or plat of said property; (b) join y easement or creating any restriction thereon; (c) join in
and repair, not to remove or demolish any building o not to commit or permit any waste of said property. 2. To complete or restore promptly and in		n_or_other.agreement_allecting_this_deed_or_the_lien_or_cha ) reconvey, without warranty, all or any part of the property. any reconveyance may be described as the "person or per-
manner any building or improvement which may be c destroyed thereon, and pay when due all costs incurred t 3. To comply with all laws, ordinances, regula	constructed, damaged or therefor. legally entit be conclusiv	reconvey, without warranty, all or any part of the property. any reconveyance may be described as the "person or per- iled thereto," and the recitals therein of any matters or lacts s ve proof of the truthluiness thereol. Trustee's lees for any of
tions and restrictions affecting said property; if the be	the Uniform Commence time without	ntioned in this paragraph shall be not less than \$5. Upon any delault by grantor hereunder, beneliciary may at ut notice, either in person, by agent or by a receiver to be a court, and without regard to the adequacy of any security
cial Code as the beneficiary may require and to pay	all lien searches made - the indebted	a court, and without regard to the adequacy of any security dness hereby secured, enter upon and take possession of said p pratt thereol, in its own name sue or otherwise collect the re
by filing ollicers or searching agencies as may be do beneficiary.	mance on the buildings less costs an	prolits, including those past due and unpaid, and apply the sa nd expenses of operation and collection, including reasonable at
now or hereafter erected on the said premises against and such other hazards as the beneliciary may from 1 an amount not less than 5 m not applied by	loss or damage by fire ney's fees u time to time require, in ficiary may e written in 11	upon any indebtedness secured hereby, and in such order as be determine
now, or, herefiler erected on the said premises against and such other haards as the beneficiary, may logn an amount not less than snotapplicable companies, acceptable to the beneficiary, with loss pa policies of insurance shall be delivered to the benefic if the grantor shall, fail for any reason to procure any deliver said policies to the beneficiary at less fillen of	wable to the latter; all collection of ary as soon as insured; insurance po	The entering upon and taking possession of said property, I such rents, issues and prolits, or the proceeds of lire and o olicies or compensation or awards lor any taking or damage of ng the application or release thereof as adoresaid, shall not curr
it the grantor shall tail for any reason to procure any deliver said policies to the beneficiary at least filtern d	such insurance and in property, ar	
tion of any policy of insurance now or nervaller bid	lays prior to the expira- waive any a aced on said buildings. pursuant to	default or notice of default hereunder or invalidate any act d
tion of any policy of insurance now or herealter plu the beneliciary may procure the same at grantor's collected under any lire or other insurance policy may carry upon any indebtedness secured hereby and in su	expense. The amount 12. y be applied by beneli- hereby or ir	nd the application or release thereof as aloresaid, shall not cur delault or notice ol delault hereunder or invalidate any act o such notice. Upon delault by grantor in payment ol any indebtedness sect n his performance ol any afreement hereunder, the beneficiary i sums secured hereby immediately due and payable. In such an et

collected under any life or other insurance policy may be applied by beneficiary upon any indebtedness secured bereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereoit, may determine, or any part thereoit, may determine, or any be released to granitor. Such application or release shall taxes, assessments and other charges that may be levied or assessed upon or charges had property clore any part of such rolice. Taxes, assessments and other charges that may be levied or assessed upon or charges had property clore any part of such rolice. Taxes, assessments and other charges part and promptly deliver receipts therefor charges become part due or deliment and promptly deliver receipts therefor charges become part due or deliment and promptly deliver receipts therefor the bayment period or assess, intents, beneficiary may, at its option, make payment there of the deliment and promptly deliver receipts there or may different be added to, and become a part of the deliver and the amount jo paid, with interest at the rate set forth in the not secured break, without waiver of any rights arising from breach of any of the covernants hereoit and for such payments, with funds with which to the deliver well as their pay and the derived or a such apprent of the deliver of any of the covernants hereoit and for such payments, with interest as adorsaid, the payable with 'ontoic, and the nonpayment thereoi shall, at the option of the beneficiary, 'nonder, and all costs, lees and express of this trust deed, and all such payments is trust deed immediately due and payable and 'onsisting the source of this trust deed. To pay all costs, lees and express of this trust deed immediately due and payable and 'onsisting the source of this trust deed. To pay all costs and expenses of this trust deed immediately due and expanses, including any suit, as the volter dollary or trustees and attorney's lees, the 'fuel express' in a deline security inglet or owere of bene

hereby or in his performance of any agreement hereunder, the beneliciary may declare all suma secured hereby immediately due and payable. In such an event and if the above described real property is currently used for agricultural, timber or graxing purposes, the beneliciary may proceed to foreclose this trust deed in equity, as a mortgage in the manner provided by law for mortgage foreclosure. However if said real property is not so currently used, the bene-liciary, at his election may proceed to loreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be recorded his written notice of delault and his election to sell the asid described real property to satisfy the obligations secured hereby, wher-upon the trustee, shall is the time and place of sale, give notice thereof as then required by law and proceed to loreclose this trust deed in the manner pro-vided in ORS 66740 to 85,095. 13. Should the beneliciary elect to loreclose by advertisement and sale then alter delault at/3m, time, prior to live days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneliciary or his successors in interest, respec-tively, the entire amount then due under the terms of the trust deed and the obligation secured, thereby (curred, and thereby cure the delault, in which event all loreclosure proceedings shall be first on the date shall be conclusive pro-teeding 50 each) other than such portion of the principal as would not then be due had no delault occurred, and thereby cure the delault, in which event all loreclosure proceeding shall be held on the date shall be conclusive in the property so sold, but without any covenant or warranty, express or im-plied. The verticals in the deed of any matters of lact shall be conclusive pro-of of the truthulpess, thereasth shall be held on the date shall be

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 Idam 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.

13760 23.43 \$ 50 Dickersor ANTER STRICE CLARKER 1.1.1.69.21 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 thourse para in an i dinkasi and that he will warrant and forever defend the same against all persons whomsoever. 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) for an organization, or (even if 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, 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 terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hard 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 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. ard P Corsel б Barlend A Mariam D. Corsello (If the signer of the above is a corporation, use the form of acknowledgment opposite.) S.L.E. T 25,1982 (ORS 93.490) STATE OF OFFON STATE OF OPECO 1 55. STATE OF CALIFORNIA SS. COUNTY OF LOS before me, the undersigned, a Notary Public, in and for  $p \in \mathcal{N}$ ....and on 27 September, 1982 sworn, is the said State, personally appeared Certy 5 \_, known to me to be the person whose name is the is subscribed to the within Instrument, as a Witness thereto, who being by me duly sworn, deposes and says: That he resides in Los Angelesation and that 1 - was present and saw Dichard P. Corsello + MARIAM D. Corsello e seal in beach of him to be the same person S personally known to deed. described in and whose name 5 \_\_\_\_\_ subscribed to the within and annexed instrument execute the same; and  $\frac{+4-4}{4}$  acknowledged to said affiant that  $\frac{+4-4}{4}$  executed the same; and that affiant subscribed 1.2 name thereto as a OFFICIAL SEAL CIAL 4L) GERALD E GREEN NOTARY PUBLIC - CALIFORNIA LCS ANGELES COUNTY Witness to said execution Ky comm. expires AUG 25, 1986 WITNESS my hand and official see ae Signature To proceet the recurring of this 1.15 To prove and instances for the supersection of In the second becarries due and manufer of the define control of this instrument is 1220-04420 TO: Inhumber of built her 11110 1116-1 aens é éach 1. MOL. 2001718, Trustee 14 ai34 hab margin account to the tours of ร มีสาสกระ COL teles en la compañía de la and or 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 Do not loss or destroy this Trint Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will i TRUST DEED STATE OF OREGON (FORM No. 881-1) 55. County of ......Klamath STEVENS-NESS LAW PUB. CO., PORTLAND, ORE I certify that the within instru-Richard P. Corsello and ment was received for record on the Mariam D: Corsello Cf 1184 'C ECON SHORES BALL 5' HISLE MORISI day of LEDOCTANAL, 19.82 at 10::48 .... o'clock ... AM., and recorded SPACE RESERVED Grantor Klamath in book..... M82.....on page. 13759...or COURTS, CO PUT, ARACHER A DEOR Record of Mortgages of said County. TRUESSER THEET Beneficiary Witness my hand, and seal of County affixed. isuisues Co. UCHARD P. CORFILITO AND MARIAN D. CORSELLO, husbard and Wienershin Biehu County Clerk Angles' VIS Tober DEED, made the 20th 99A . 91 Septim 1674 Copperton Title ÷3 Camino, California 95709 California TRUST DEED Deputy :00 FORM No. Bol -1-Oregon Frust Deed Source-IRUST DEED (No. 191

47-9-2131