FORM No. 881—Oregon Trust Died Series—TRUST DEED.		TATO	- 38-25511	
MALSPELSE			O., PORTLAND. CR. ST2CA	
TRI	JST DEED	Vol. Mg Page		
THIS TRUST DEED		turk ruge	1283 9	
THIS TRUST DEED, made this21st DENNIS H. FASSLER	day of	January, 19	9.83., between	
as Grantor WILLIAM I. STSEMODE		*********		
CERTIFIED MORTGAGE CO., an Oregon cor	poration		ns Trustee, and	
as Beneficiary,	•••••		······································	
WITN	IESSETH:			
Grantor irrevocably grants, bargains, sells and c inKlamathCounty, Oregon, descr		n trust, with power of sal	e, the property	
Lot 393, Block 113, MILLS ADDITION County of Klamath, State of Oregon	to the City o	f Klamath Falls, in	the	
together with all and singular the tenements, hereditaments and a now or hereafter appertaining, and the rents, issues and profits the tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE sum of	of each agreement of 100 Dollars, with interest de by grantor, the lin y 21, 19 83 is the date, stated abo rty, or any part thereof t having obtained the frument, irrespective	frantor herein contained to or grantor herein contained and thereon according to the terms al payment of principal and ir ve, on which the final installm of, or any interest therein is so written consent or approval of of the maturity doer	of a promissory nerest hereof, if	
and repair; not to remove or demolish and said property in good condition not to commit for permit any waste of said property. 2. To complete or restore some promptly and in good and workmanlike manner any building or improvement which may be constructed, damaded or destroyed thereon, and pay when due to costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi- tions and restrictions allecting said portry. If the beneficiary so requests, to join in executing such financia statements pursuant to the Uniform Commer- cial Code as the beneficiary may require and to pay for filing same in the proper public office or office, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the buildings and such other haradism. If promptight pay against loss or damade by fir and such other haradism.	subordination or other thereoi. (d) reconvey, a grantee in any reconvey, legally entitled thereto." be conclusive proof of u services mentioned in this services mentioned in this 10. Upon any di time without notice, eith pointed by a court, and the indebtedness hereby erty or any part thereof issues and profits, include less costs and expenses on ney's lees upon any indu- tiony may determine	ing of any map or plat of sud pro- or creating any restriction therein, aftereined affecting this dead or it ithout warranty, all or any part of ware may be described as the ', and the recitals there's of any mat he truthlutness therein of any mat he truthlutness therein. Truste's le- paradraph shall be not less than \$5, 'ault by grantor hereinder, benefic her in person, by agent or her a be- without regard to the adequacy of secured, enter upon and take posses in its own name sum unpaul, and f operation and collection, including bottedness secured hereby, and in su	"C) point in any be line or charge the property. The person or persons ters or lacts shall est for any of the "Sty may at any extent to be ap- content to be ap- tensionable attor-	
policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall hill for any reason to produce any such insurance and to deliver said policies to the beneficiary at least filteren days prior to the expira- tion of any policy insurance now or hereafter placed on said buildings, endering may produce the same at grantor's expense. The anomal endering may produce the same at grantor's expense. The anomal	11. The entering collection of such rents, insurance policies or com- property, and the applica- waive any default or no pursuant to such notice.	upon and taking possession of sa issues and profits, or the proceeds, benation or awards hor any taking tion or release thereof as atom and, fior or default hereunder or invalid, but default hereunder or invalid.	iid property, the of five and other or damage of the shall not cure or the any solt done	
may determine, or at option of baneficiary the entire amount so collected, or any part thereol, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any at done pursuant to such notice. 5. To keep such premises there from construction Fens and to pay all fares, assessments and other charles that may be levied or assessed upon or adjust suid properly before any part of such fares, assessments and other charges become past due or delinguent and promptly deliver receipts therefor	declare all sums secured event the beneficiary at in equity as a montgage advertisement and sale. I execute and cause to be r to sell the said describe hereby, whereupon the tri thereol as then required the manner provided in O.	by grantor in payment of any indu- nce of any agreement hereunder, the hereby immediately due and pays his election may proceed to barehos or direct the trustee to barehos or direct the trustee to barehos ecouded his written notice of delault d real property to satisfy the ob- istee shall its the time and place of by law and proceed to forcelose the RS 86.740 to 86.795. nelicity elect to forcelose by advert.	Thenelicians may blie. In such an e this trust deed is trust deed by the trustee shall and his election hightions secured sale, give notice is trust deed in	

<sup>2</sup> ments, insurance premiums, liens or other charges payable by grantor, either by direct payment or by providing benchicity with funds with which to make such payment, benchicity may, at its option, make payment thereal, and the amount so paid, with merest at the rate set both in the note secured hereby, together with the obligation tecome a part of the debt secured by this trust deed, shall be added to and processing and of the debt secured by this trust deed, without waiver of any rights arising from breach of any of the covenants hered and for scheduler, with the yate may ments, with interest as aforesaid, the property between they are bound for the payment of the obligation payable without out on the payments shall be immediately due and payable without out on the trust deed immediately due and payable without out on the trust deed immediately due and payable without any secured by this trust deed immediately due and payable without on the trust deed immediately due and payable without on the trust dead immediately due and payable without on the trust dead immediately due and payable without any secured by this trust dead immediately due and payable without on the trust dead immediately due and payable without any secured by this trust deal immediately due and payable without any well as the other costs and expenses of the trustee incourse of the security rights or trustees and trustee's and attorney's less mentioned in this paragraph 7 in all cases shall be free securely informed. In the security is the anterboxing a struct struct secure in grant, grantor in the pay all costs and expenses of the mome spatial for any indigenet due and payable with security rights or trustee's to pay such sum as the appendix or trustee's attorney's less; the amount of attorney's less mentioned in this paragraph 7 in all cases shall be fried by the trinty's less mentioned in the spect of any all costs and expenses, including evidence of title appendix or trustee's attorney's less; the including trustey's less mention any

trustee for the trustee's safe, the Knahter units bride the date set by the ORS 86.760, may pay to the beneficiary or other preson so privileged by tively, the entire amount then due under the terms of the trust deed and the endorcing the terms of the obligation and truster's und attorney's tess not ea-ceding the amounts provided by law) other than such portion of the prin-cipal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by

the detail, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The truste may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, avails sell the time of sale. Trustee the trustee is the end of the trustee may sell said property either the property so sold, but without any numbers of last shall be onclusive, prost of the truthluness thereof. Any prior needland the trustee, but including the granter and benchicary may putters of last shall be conclusive, proof of the truthluness thereof. Any prior needland the trustee, but including the granter and benchicary, may putters of the sale. 15. When trustee sells pursuant to the powers provided herein, truster stationery. (1) to the obligation secured by the trust deedl. (3) to all previous attempts, it to the bidgation secured by the trust even the truste and the interests may appear to the interest of the trustee in the truste unplus. 10. For any reason permitted by law bestores and (4) the surplus.

surplus, if any, to the granter or to his successor in interest entitled to tach surplus. 16. For any reason permitted by law benchiciary may from the to time appoint a successor or successors to any fuscion much determ in the any successor trustee appointed hereinder. Upon such appointment, and with suc-conveyance to the successor fusce, the last such appointment, and with suc-conveyance to the successor fusce, the last such appointment, and with suc-conveyance to the successor fusce, the last such appointment, and with suc-conveyance to the successor fusce, the last such appointment and by with all title, powers and duties conferred upon any fusce herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by benchicary, containing reference to this first deed and its place of record, which, when recorded in the office of the County shall be conclusive proof of proper appointment of the successor fusces. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee are obligated to notify any party hereto of preding sale under any other deed shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee horeunder must be either an attorney, 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 esscre title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under OKS 696.505 to 656.585.

The grantor covenants	and - t			1284
fully seized in fee simple of sa	and agrees to an aid described rea	id with the benef I property and hi	iciary and those claiming u as a valid, unencumbered to	nder him, that he is 1 tle thereto
and that he will warrant and	forever defend t	he same against	all persons whomsoever.	
puiposcar			the above described note and th ural purposes (see Important N <del>- for business or commercial pu</del> r	
This deed applies to, inures a tors, personal representatives, success contract secured hereby, whether or n masculine gender includes the femini	to the benefit of a sors and assigns. T not named as a ben ine and the neuter	and binds all parties he term beneficiary heticiary herein. In co	hereto, their heirs, legatees, dev shall mean the holder and own onstruing this deed and when	isees, administrators, exe including pledgee, of 1
	OF, said grantor	has hereunto set	imber includes the plural. his hand the day and year $f_{++}$	t' , .
as such word is defined in the Truth-in beneficiary MUST comply with the Act disclosure: for this work with the Act	able and the benefic n-Lending Act and R and Regulation by	anty (a) or (b) is iary is a creditor legulation Z, the	Dennis H. Fassler	Tirst above written.
of a dwelling use Stevens blue a first lie	en, or is not to fing			
with the Act is not required, disregard this [If the signer of the above is a corporation, use the form of acknowledgment opposite.]	notice.	to in compliance		•• •• •• ••• •• •• •• •• •• ••
STATE OF OREGON,	3			
County of Oregon	) <b>s</b> s.	STATE OF OR	REGON, County of	) 55.
January 21, , 1 Personally appeared the above name	983. mad	Personali	, 19 . y appeared	,
Dennis H. Fassler	meg		say that the former is the	an who, each being firs
		president and th secretary of	hat the latter is the	
and the last of the second sec		a corporation, at	nd that the seal official states	
ment to be his voluntary	foregoing instru-		nd that the seal affixed to the for said corporation and that the i of said corporation by authority m acknowledged said instrumen	
(OFFICIAL		and each of the and deed. Before me:	of said corporation by authority m acknowledged said instrumen	of its board of directors; to be its voluntary act
My continission expires:	n	Notary Public for		(OFFICIAL
- Company and Company	6-19-84	My commission e	xpires:	(OFFICIAL SEAL)
	REQUES	T FOR FULL RECONVEYA	NCE	
<i>TO:</i>	To be used on	ly when obligations have	been poid.	
The undersidered is at 1				
The undersigned is the legal owner frust deed have been fully paid and satist said trust deed or pursuant to statute, to herewith together with said trust deed) an estate now held bytyou under the same. M	d a	ces of indebtedness s	by the foregoing trust deed. A ent to you of any sums owing to secured by said trust deed (whi e parties designated by the term	l sums secured by said you under the terms of th are delivered to you s of said trust deed the
DATED:				•
	, 19			· · · · ·
		·······		
De not lose or destroy this Trust Dood OR THE	NOTE which it secures.	Both must be delivered to	Beneficiary	
and the second			the trustee for concellation before recon	eyance will be made.
TRUST DEED		and the second s	and the second	
(FORM No. 881) STEVENS-NESS LAW PUB. CO., POHTLAND, ORE.			STATE OF OREGO	N. )
Fassler			County of F I certify that	the within instan
			24 was received i	or record on the
Granto	r SPA	CE RESERVED	at 3:33 o'clock P	11 . 10 83
Certified Mortgage Co.		FOR	II DOOK reel volume	N., MQ2
	REC	ORDER'S USE	page1283 or as d instrument/microfilm	No 19756
			Record of Mortgages	of said County
AFTER RECORDU			W/	end county.
AFTER RECORDING RETURN TO			Witness my ha County affixed	and and seal of
AFTER RECORDING RETURN TO Certified Mortgage Co. 836 Klamath Ave.			Witness my h County affixed.	and and seal of
AFTER RECORDING RETURN TO			Witness my h	and and seal of

Fee \$8.00