A No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restring)		Vol. <u>Mg3</u> Page	17319
<b>29212</b> THIS TRUST DEED, made this			
THIS TRUST DEED, made this Edward C. Dore and Jea	day or	ushand and wife	
Edward C. Dore and Jea	anne M. Dore, r	IUSDAIIG UIG	, as Trustee, and
Grantor, KlamathCountyTitle	Company		,
Grant E. Turner and F	rank L. Turner		
Grund			
1 doing	s, sells and conveys to	trustee in trust, with pow	ver of sale, the f
Klamath			cc muit Plat
Lot 31 in Block 81 Klamath No. 4, according to the o	h Falls Forest	Estates Highway	n the office of
No. 4, according to the o	fficial plat the	gon.	
No. 4, according to the o the County Clerk of Klama		-	
		and and a second se	
			t trading or in anywis
together with all and singular the tenements, I now or hereatter appertaining, and the rents, is	hereditaments and appurter	nances and all other rights the	ereunto belonging of in any met- attached to or used in connect
together with all and singular the tenements, I now or hereatter appertaining, and the rents, is tion with said real estate. FOR THE PURPOSE OF SECURING	ssues and profits thereof ar	ch agreement of grantor herein	n contained and payment of th
tion with Sale PILEPOSE OF SECONTIN		are and no/100	L
sum ofOne Thousand Big.	Dolla	ers, with interest thereon according to the final payment of	principal and interest hereor,
(\$1800.00) note of even date herewith, payable to benefic not sooner paid, to be due and payable The date of maturity of the debt secure	November.	, 19 89 date, stated above, on which	the final installment of said no
i some naid, to be due and part	ed by this instrument is the	timber or grazing purposes.	(h) ioin
becomes due and payable. The above described real property is not c	currently used for ugitters (a)	consent to the making of any ma, prind any easement or creating an	p or plat of shu project(c) join in a by restriction thereon; (c) join in a peting this deed or the lien or cha
To protect the security of this trust de	operty in good condition sub or improvement thereon; the	ordination or other agreement unit	described as the "person or person
and repair; not to permit any waste of said properly. not to commit or permit any waste of said properly and in 2 To complete or restore promptly and in which may be	e constructed, damaged or be	conclusive proof of the truthfulnes	all he not less than \$5.
destroyed thereon, and pay when due all costs included destroyed thereon, and pay when due all costs included destroyed thereon, and pay when due and costs included destroyed thereon, and pay when due all costs included destroyed thereon due to the due	lations, covenants, condi- beneliciary so requests, to tir	no without notice, either in person	by agent of by
tions and restrictions unancing statements pursuant	ay for filing same in the po	e indebtedness hereby secured, enter the or any part thereof, in its own	name sue or otherwise collect the fe name sue or otherwise collect the fe
by filing officers or searching agencies as may be	nsurance on the buildings le	sues and protection is ss costs and expenses of operation is set a lees upon any indebtedness sec	and concernon, and in such order as t
now or hereafter elected as the beneficiary may iron	m time to time require, in the written in	11. The entering upon and subsciop of such rents, issues and	taking possession proceeds of fire and oprofits, or the proceeds of famage of anage of an
an amount not reable to the beneficiary, with bene	eliciary as soon as insured: in	property, and the application or rele	ault hereunder or invalidate any act
if the grantor shall tail for any reason to produce the grantor shall tail for any reason at least lifted	en days prior to the expan- r placed on said buildings, I	12 Upon default by granto	r in payment of any indebted list
the beneficiary may procure the same an plicy the beneficiary may lire or other insurance policy	may be applied by behen- in such order as beneficiary	hereby or in his period hereby in declare all sums secured hereby in declare the hereficiary at his election	n may proceed to foreclose this trust de
may determine, or at option of beneficiary in Such may determine, or at option of beneficiary function. Such	h application or release shart hereunder or invalidate any	advertisement and sale. In the latte	is written notice of default and his e
act done pursuant to such notice. act done pursuant to such notice.	ruction Lens and to pay an e levied or assessed upon or	to sell the supon the trustee shall	and proceed to foreclose this trust a
taxes, assessments the before any part of such a against said property before any part of such a due or delinquent and prom	apply deliver receipts therefor	the mainter provid the beneficiary	elect to foreclose by the date set
ments, insurance premiums, liens or other children in an insurance premiums, liens or other children its one by providing beneficiary	with funds with which to	trustee for the ber	the terms of the trust deed
and the amount so paid, with interest described in and the amount so paid, with interest described in	n paragraphs 6 and by this	obligation secured thereby (include obligation secured the obligat	tion and trustee's and attorney's fees
trust deed, without waiver of any rights with it trust deed, without and for such payments, with it	nterest as aforesaid, the prop	cipal as would not then be due the delault, in which event all i	oreclosure proceedings shall be dismi
erty hereinbelore described, as well as the payl	ment of the onlight with-	14. Otherwise, the sale sh ison designated in the notice of	all be held on the time to which said s of sale or the time to which said proper
render all sums secured by this trust deed in the render all sums secured by this trust deed.	of this trust including the cost	in one parcel or in separate pa	pr cash, payable at the time of sale.
of title search as well as the other costs and e	on and trustee's and attorney's	the property so sold, but witho plied. The recitals in the deed o	i any matters of lact shall be conclusion if any matters of lact shall be conclusion in the trustee, but
lees actually incurred.	on or proceeding purporting in any suit, ary or trustee; and in any suit,	of the truthtunical beneficiary, may	purchase at the powers provided here
affect the security in which the beneficiary of action or proceeding in which the beneficiary of this deed, to	pay all costs and expenses, me or trustee's attorney's lees; the	shall apply the proceeds of sale	e to payment of (1) induce by e trustee and a reasonable charge by e trustee and a reasonable (3) to i
cluding evidence is less mentioned in this	an appeal from any judgment of	- having recorded liens subseque deed as their interests may app	pear in the order of their priority an pear in the order of their priority and or to his successor in interest entitle
decree of the shall adjudge teasonable as the pellate court shall adjudge teasonable as the		surplus, it and the surplus, surplus, is For any reason pr	unified by law beneficiary may tro
neys is in mutually agreed that: 8. In the event that any portion or all 9. with of eminent domain or condem	Il of said property shall be take mation, beneficiary shall have th ny portion of the monies payabi	time appoint a successor or su le successor trustee appointed he description to the successor fi	rustee, the latter shall be vested will rustee, the latter shall be vested or
under the right of endines that all or ar right, il it so elects, to require that all or ar	in excess of the amount require	or powers and duties conferred	ment and substitution shall be made
to phy an by grantor in such proceedings, incurred by grantor upon any reasonable costs	and expenses and attorney a ter	and its place of record, which club or Recorder of the cour	the when recorded which the property ity or counties in which the property roper appointment of the successor to
ficiary in such proceedings, and the balance	own expense, to take such action	m- 17. Trustee accepts to	this trust when this deru, dury Tr blic record as provided by law. Tr bric record as pending sale under any o
			mercio en high drantor, beneficiar
secured hereby, this imments as shall be and execute such instruments as shall be pensation, promptly upon beneliciary's reque liciary, payment of its lees and presentation endorsement (in case of tull reconveyances, the liability of any person for the payment NOTE: The Trust Deed Act provides that the or sovings and loan association outhorized to property of this state, its subsidiaries, affiliat	ime upon written request onte	for trust or of any action or pro-	action or proceeding

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Fred to a		
The grantor covenant		he beneficiary and those claiming under him, that he is la and has a valid, unencumbered title thereto
fully seized in fee simple of s	and agrees to and with th	he beneficiary and those claiming under him, that he is la and has a valid, unencumbered title thereto
	described real property	and has a valid
		a valid, unencumbered title thereto
and that he will warrant		anst all persons whomsoever.
	forever defend the same a	advined to the
		gamst all persons whomsoever.
(a)* primarily for grantor's	e proceeds of the loan room	nted by the above described note and this trust deed are: agricultural purposes (see Important Notice below) son) are for business or comment
purposes.	even it grantor is a nature i	agricultural pure
This deed applies to, inures tors, personal reprozest	to the bas the second sec	nted by the above described note and this trust deed are: agricultural purposes (see Important Notice below), son) are for business or commercial purposes other than agricultura parties hereto, their heirs, legatees duri
contract secured hereby, whether or masculine dende	sors and assigns. The term to	parties hereto their t
IN WITNDOG	ne and the neuter, and the	agricultural purposes (see Important Notice below), son) are for business or commercial purposes other than agricultura eliciary shall mean the holder and owner, including pledgee, of the gular number includes the plural.
WHINESS WHEREC	DF, said grantor has he	gular number includes the plural
Tot and INNI NOTICE: Delate to the	nereur	to set his hand the
not applicable; if warranty (a) is applicable; as such word is defined in the Truth-in beneficiary MUST comply with the Act disclosures; for this comply with the Act	ible and the beneficiary (a) or (b)	is did year tirst above written.
disclosures; for this purpose if the Act	and Regulation Z, t	be Edward C
if the work of the work of the second	itelli is to be - rine	
with the Act is not required in No.	n, or is not to finance the purchas	by: Odward ()
(If the signer of the above is a corporation, use the form of acknowledgment approximation	otice.	ner attorney in fact
torini or acknowledgment apposite t		
STATE OF OREGON,	(ORS 93.4 St	ate of Oregon Course
County of Klamath O-29, 19 Personally appeared the	$j_{ss.}$ , $j_{r.}$	ate of Oregon, County of Klamath
O - 29	C < 1 30	ward C Dome appeared
a counce the above nam	ed.	orn, did say that he is the
Edward C. Dore		torney in fact for Jeanne M. and
	E 20.	regoing include executed the tirst
	St )I	and in bobal and by authority
	4410	A ne acknowing - Surv Principal
ment to be her volume		
Betan Voluntary	act and deed.	PEFORE ME.
(OFFICIAL SEAL)	$\begin{pmatrix} a_1 \\ B \end{pmatrix}$	and ors;
Notary Public for Oregon		Notary Public for Orogen
My commission expires:	N N	If y commission expires:
5	8-5-87 My commiss	sion expires: 8-5-87
		SEAL)
	REQUEST FOR FULL RECON	
то:	when oblightions	have been not
The under	·····	
trust J		ured by the foregoing trust deed. All sums secured by said ayment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to us
said trust deed or pursuant to statute to	. You hereby are directed	ured by the foregoing trace
estate now held be	ancel all evidences of indebtedn	ured by the foregoing trust deed. All sums secured by said ayment to you of any sums owing to you under the terms of less secured by said trust deed (which are delivered to you o the parties designated by the terms of said trust deed the
neid by you under the same. Mail	reconveyance and t	o the parties designated t
DATED:	eyunce and documents to	o
DATED:	, <b>19</b>	
Do not lose or destroy this Truck Days		Beneficiar
THE THE TOT Deed OR THE NOTE	which it secures. Both must be delive	
	the deliver	Beneficiary ad to the trustee for cancellation before reconveyance will be made.
TRUST DEED		serveyance will be made.
STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.		STATE OF OREGON,
	an a	County of Alamath
		ment was received for record on the
Grantor	SPACE	10th day of October 19.83
	SPACE RESERVED	in book/real/w , and recorded
	FOR RECORDER'S USE	page 7310 100
	Server S USE	instrument/microfile/
AFTER RECORDING RETURN TO	and a state of the	Record of Mortgages of mid 2
neficiary		Witness my hand and seal of County affixed.
BOX 37 11	•	
adilla NE 68454		Evelyn Biehn County Clerk
	Fee: \$8.00	By By

A.A.Deputy