FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	K-3678	STEVENS.NESE 1	PilDi resure	
	TRUST DEED	1 400		MARG
THIS TRUST DEED, made this	day of	<b>Vol.</b> <u>M</u> 84		
as Grantor,		Klamath County Ti	tle Coas	Tructon
investment Company				
			······	
	TNESSETH:			
in <u>Klamath</u> Beginning at the most Westerly comerce	scribed as:	usiee in trust, with pow	er of sale, i	the property
the City of Klamath Tall	LOt 23 in B	lock 21 of Industri	al Addit	ion to
Street 27 feet 2 inch	sterly alon	g the Southward	to Mart	in Street
thence Southeastonla in thence Southwest	erly at rig	ht angles to M	true or	Division
the Northeastonia 1: Street, 50 feet	to Martin S	troot, then	ce south	vesterly
of Lots 22 and 22 of martin Street, 37	7½ feet to t	the place of h	westerly	along
on file in the office of the County Clerk of	on, as shown	on the duly record	ded plat	lg part thereof
		, , , , , , , , , , , , , , , , , , ,		
together with all and singular the tenements, hereditaments and now or herealter appertaining, and the rents, issues and profits tion with said real estate.	d appurtenances	and all all the		
now or hereafter appertaining, and the rents, hereditaments and now or hereafter appertaining, and the rents, issues and profits tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMAN	thereof and all f	ixtures now or hereafter attac	o belonging o the to or use	or in anywise d in connec-
sum of Twenty One Hundred Seventy One and	NG/100	ement of grantor herein cont	ained and pa	vment of the
note of even date becomitt	- Dollara mist			
The data of and the providence of the Vice		.00		csi nereor, ir
becomes due and payable. In the event the within described pro-	nt is the date, st	ated above, on which the fin	al installment	-4
herein, shall become immediate all obligations secured by this	instrument irrea	ned the written consent or ap	erein is sold. oproval of the	agreed to be beneficiary
the above described real property is not currently used for any	icultural, timber or	pective of the maturity da	tes expressed	therein, or
1. To protect, preserve and maintain said property in agrees:	(a) consent to	the making of any map or plat	of said property	
manner any building or restore promptly and in food and want	subordination thereof; (d) re	or other agreement affecting this	increon, rej	join in any
tions and redeciding with all laws, ordinances, regulations	be conclusive p	thereto," and the recitals there'n	as the "perso	property. The on or persons or facts shall
cial Code a the innancing statements pursuant to the linitary so requests, to	- time without	any default by grantor hereun	der hendister	
by filing officers or searching agencies as may be deemed desirable by the	e pointed by a c e the indebtednes.	ourr, and without regard to the	ideouser of m	er to be ap
4. 10 provide and continuously maintain interror	issues and profi	ts, including those past due and	r otherwise colle	of said prop- ect the rents,
now or nereatter erected on the said premises a sinituation on the building and such other hazards as the beneliciary may fainst loss or damade by lice an amount not less than 3 / 2 / 2 / 2 / 1 / 1 / 1 / 1 / 1 / 1 / 1	ficiary may det	any indebtedness secured hereby,	and in such or	der as bene-
if the grantor shall fail for any reason to procure any such insured;	collection of suc insurance policie	entering upon and taking posse th rents, issues and profits, or the s or compensation or awards for a e application or release thereof as	my taking or 1	and other
the beneficiary may procure the same at grantor's experience.	waive any defau pursuant to such	s or compensation or awards for - se application or release thereof as alt or notice of default hereunder protice.	atoresaid, shall or invalidate a	mage of the not cure or nv act done
may determine, or at option of beneficiary the entire applied by beneficiary	12. Upor hereby or in his	default by grantor in payment	of any indebted	Dess secured
act done pursuant to such and or notice of default hereunder or invalidate and	event the benefi	ciary at his election may proceed	to foreclose the	In such an
5. To keep said premises free from construction f ens and to pay all taxes, assessments and other charges that may be levied or assessed upon or gainst said property before any part of such taxes, assessments and other charges become past due or delinquent and uncountly different and other	erecute and caus	it sale. In the latter event the being to be recorded his written notice	reliciary or the	trustee shall
o beneficiary; should the grantor fail to make navorent of sever receipts therefor		described real property to satis- on the trustee shall lix the time an required by law and proceed to ded in ORS 86.740 to 86.795. d the beneficiency elect to besset		
y direct payment or by providing beneficiary with lunds with which to make such payment, beneficiary may, at its option, make payment there	then alter defaul	a at any street to torectose	<b>DV</b> advertiseme	nt and sale
ereby, together with the obligations described in paragraphs 6 and 7 at	ORS 86.760, ma	rustee's sale, the grantor or othe y pay to the beneficiary or his su	or person so pr	set by the ivileged by
	enforcing the terr	t thereby (including costs and ex ns of the obligation and trustee's	penses actually	incurred in
except that they are bound for the payment of the obligation herein escribed, and all such payments shall be immediately due and payable with		ns of the obligation and trustee's ints provided by law) other than ot then be due had no default o hich event all foreclosure proceed		
inder all sums secured by this trust deed immediately due and payable and onstitute a breach of this trust deed.	Ine trustee,		ings shan be gi	smissed by
title search as well as the other costs and expenses of this trust including the cost connection with or in enforcing this trust expenses of the trustee incurred	in one posted as	provided by law. The trustee may	v sell said oron	tale may
1. To appear in and defend any action or proceeding purporting to	the property so so	old, but without any covenant or	equired by law	conveying
by suit for the foreclosure of this deed, to pay all costs and in any suit, by suit for the foreclosure of this deed, to pay all costs and ergenser, including	of the truthiulnes. the grantor and be	in the deed of any matters of fac s thereof. Any person, excluding peliciary	t shall be conclu the trustee, but	ess or im- isive proof including
nount of attorney's less mentioned in this paragraph 7 in all cases shall be ted by the trial court and in the event of an appeal from any independence.	shall apply the pr	trustee sells pursuant to the power occeeds of sale to payment of (1)	s provided here	in, trustee
inte court shall adjudge reasonable as the beneficiary's or trustee's attor-	having recorded to	ne obligation secured by the trust ens subsequent to the interest of	deed, (3) to a the trustee in	Il persons
It is mutually agreed that: 8. In the event that any portion of all of suid property shall be taken der the tilde of eminer demonstrations.		end subsequent to the interest of ests may appear in the order of t the grantor or to his successor a		

It is mutually agreed that: It is mutually agreed that: R. In the event that any partien or all ol said property shall be taken inder the right of eminent domain or comfernation, beneficiary shall have the right, if it so elects, to require that all or amproved the amount sparable compensation lor such taking, which are in parties of the amount sparable to pay all reasonable costs, expenses and attorneys term recevarily paid or applied by it liest upon any reasonable costs and expined to beneficiary and applied by it liest upon any reasonable costs and expine on a the indebtedness secured hereby; and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness and exceeds such instruments as shall be necessarily in take such actions and exceeds such instruments as shall be necessarily in obtaining such com-entations of the such and the main to the optiest. 9. At any time and from time to time upon written request of bene-iciary, payment of its lees and presentation of this deed and the mole for endowment (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16, For any reason permitted by law beneficiary may from time to time appointer successor or successors to any trustee named been or or non-successor trust successor trustee, the latter shall be vested and without powers and during the successor trustee, the latter shall be vested with all lief powers and during the successor trustee, the latter shall be vested with all lief powers and during the successor trustee, the latter shall be vested with all lief powers and during the successor trustee, the latter shall be vested with all lief powers and during the successor trustee, the latter shall be vested with all lief powers and during the successor trustee. The successor trustee are power instrument executed appointment and substitution shall be made by written and its place of record which, when recorded in the office of the Courty Clerk or Recorder of the courts or counties in which the property is situated and acknowledged is made a public record as provided by law. Trustee are obligated to notify any party hereto or proceeding by when the successor trustee, 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.

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 loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to estimate the 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 608.505 to 656.585

746The 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

and that he will warrant and forever defend the same against all persons whomsoever.

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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 il grantor is a natural person) are for business or commercial purposes other than agricultural perposes. 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 feminine 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 ab

* IMPORTANT NOTICE: Delete, by lining out, whicheve not applicable; if warranty (a) is applicable and the I as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulatilo disclosures; for this purpose, if this instrument is to be the purchase of a dwelling, use Stevens-Ness Form N. if this instrument is NOT to be a first lion, or is not t of a dwelling use Stevens-Ness Form No. 1306, or equ with the Act is not required, disregard this notice.	and Regulation Z, the on by making required a FIRST lien to finance 0, 1305 or equivalent	× Marrola L Charles Balote	laty
(If the signer of the above is a carporation, use the form of acknowledgment opposite.)			
STATE OF OREGON, County of KIAIYDIA )ss.	STATE OF OR	EGON, County of	
JANUADY 13, 19 84		EGON, County of , 19	) ss.
Personally appeared the shows a	Personally	appeared	
MARYIN R DOY			
CHARLES N Doth	duly sworn, did s	ay that the former is the	
2	Productin and In	at the latter is the	
the second s			
	& Corporation and	A 45-4 41	
ment to be the voluntary act and de voluntary act a	sealed in hehalf a	a mat the seal alfixed to the foregoin said corporation and that the instrum- of said corporation by authority of its a acknowledged said instrument to be	ent was signed and
Notary Public for Oregon	Notary Public for	<b>O</b>	
My commission expires: 6/12/18			(OFFICIAL
	My commission ex	tpires:	SEAL)
The undersigned is the legal owner and holder of rust deed have been fully paid and satisfied. You her aid trust deed or pursuent	of all indebtedness secured , reby are directed, on payme	by the foregoing trust deed. All sum	s secured by said nder the terms of
TO: The undersigned is the legal owner and holder of rust deed have been fully paid and satisfied. You her aid trust deed or pursuant to statute, to cancel all are with together with said trust deed) and to reconvey state now held bytyou under the same. Mail reconvey	of all indebtedness secured a reby are directed, on payme evidences of indebtedness s y, without warranty, to the yance and documents to	by the foregoing trust deed. All sum nt to you of any sums owing to you u ecured by said trust deed (which are parties designated by the terms of so	s secured by said inder the terms of delivered to you aid trust deed the
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