RM No. 881-1—Oregon Trust Deed Series—TRUST DEED (I			Vol.M84	Pana	2528	S
	TRUST DE				. 83	
33629 THIS TRUST DEED, made the	is 5th day	, of Decembe	r		19, Detw	
THIS TRUST DEED, made th	is	J. Solus. h	iusband and	wife	••••••	,
Oliver W. S	solus and Sherry			·····	as Trustee,	and
s Grantor,			moration		••••••	······
City of Kl	en, City Attorney lamath Falls, a m	unicipal α				-
Grantor irrevocably grants, bar	WITNESS reasons sells and conve	eys to trustee	in trust, with	power of	sale, the prop	perty
Grantor irrevocably grants, bar Klamath Cour	nty, Oregon, described	l as:				
nKLaun	,,			m	County.	
Lot 655, Block 119, MILLS A Oregon, according to the of	DDITION to the C	ITY OF KLAN COT ON File	e in the of:	fice of	the County	(
Oregon, according to the of	tticial plat ther	1 encumbrar	nces except	reserva	pon the	
Lot 655, Block 119, MILLS A Oregon, according to the of Clerk of Klamath County, Or restrictions, easements and	d rights-of-way c	of record a	na tnose ap	meni l	×	
restrictions, ease						
land.						
			all other righte	therettato 1	belonging or in	anywise connec-
together with all and singular the teneme now or hereafter appertaining, and the rer	nts, hereditaments and ap nts, issues and profits ther	reof and all fixtu	ires now or herea	tter attache	u to or used in	nt of the
now or herealter uppetate.	DING PERFORMANCE	of each agreem	7100 fbs			
FOR THE PURIOUS	hundred sixty-e	Dollare	terest thereon ac	cording to t	he terms of a pr	romissory hereol, il
		Jo by drantor, I	ne mai paja	-		
note of even date herewith, payable to be not scoper paid, to be due and payable	December 5,	is the date, stat	ed above, on wh	ich the lina	l installment of	said note
not sooner paid, to be due and put the	nonired by this instrument	utural timber or S	grazing purposes.			et a lain in
The above described real property is	not currently used for ugine	(a) consent to	the making of any asement or creating	map or plat any restriction	of said property; (on thereon; (c) jo deed or the lien	or charge
To protect the security of this true To protect, preserve and maintain sa To protect, preserve turnelist any built	aid property in good condition iding or improvement thereon;	subordination o thereol; (d) rec	r other agreement	affecting ins	any part of the pro	operty. Ine
and renair; not to remove a stand proper	riv	legally entitled be conclusive F	thereto," and the r proof of the truthiu	iness thereof.	Trustee's lees for less than \$5.	any of the
manner any building or improvement which man destroyed thereon, and pay when due all costs ind	curred therefor. , regulations, covenants, condi-	10. Upc	on any default by	grantor nereu	t or by a receiver	r to be ap-
tions and restrictions affecting said property, in	suant to the Uniform Commen- to pay for filing same in the	e pointed by a c the indebtedne	court, and without ss hereby secured, a	regard to the enter upon and	d take possession of or otherwise collect	of said prop- ct the rents,
cial Code as the beneficiary may require and cial Code as the beneficiary may require and proper public office or offices, as well as the	cost of all lien searches made y be deemed desirable by the	e erty or any point issues and pro-	art thereof, in its o	wn name sue	unpaid, and appl	ly the same,
by ming oncers of an anti-	tain insurance on the building	is less costs and nev's fees upo	on any indebtedness etermine.	secured hereo	ssession of said p	property, the
and such other hazards as the beneficial such and such other hazards as the beneficial with	able varue, written	in 11. 11 all collection of s d: insurance poli-	Such remains	, or awards IC	or any tunning .	IL CUID D
companies insurance shall be delivered to the	ocure any such insurance and	d; insurance point to property, and ra- waive any de	the application or lault or notice of a	release thereon delault hereun	der or invalidate	any act don
policies of inscribent lail for any reason to pro if the grantor shall lail for any reason to pro deliver snid policies to the beneficiary at least deliver snid policies to the beneficiary at least the policies of any policy of insurance now or here	fifteen days prior to the expir eafter placed on said building grantor's expense. The amou	gs, pursuant to suit 12. U	pon delault by gra	ntor in payment	hereunder, the be	eneliciary ma
the beneficiary may procure the same at the beneficiary may procure the insurance p	olicy may be applied by bene and in such order as beneticia	ary declare all a or declare the be	neticiary at his elec	tion may pro	ceed to foreclose the to foreclose this	trust deed b
collected that indebtedness secured hereby to ciary upon any indebtedness secured hereby to may determine, or at option of beneficiary fit may determine, or at option of deneticary fit may be released to grantor.	he entire amount so collected, Such application or release sh hault hereunder or invalidate a	any advertisemen	a mortgage or dire t and sale. In the l	atter event the	e beneficiary or the notice of default ar	nd his election
any part interest, any default or notice of the not cure or waive any default or notice.	construction liens and to pay	all execute and to sell the hereby, when	said described real reupon the trustee s	hall fix the till w and proceed	me and place of sa d to foreclose this	ale, give not trust deed
taxes, assessments and before any part of su	promptly deliver receipts there	elor the manner	hen required by lan provided in ORS 86	.740 to 86.79	5. reclose by advertise	ement and s
charges become past due or delinquent and charges become past due or delinquent and the provide the grantor fail to ma	ake payment of any taxes, ass berdes payable by grantor, eit	ther 13. S	clault at any time the trustee's sale,	prior to live the grantor o	days before the u or other person so his successors in i	interest, resp
by direct payment or by providing bert by direct payment, beneficiary may, at it make such payment, beneficiary may, at it with interest at the	ts option, make payment there e rate set forth in the note sect hed in paragraphs 6 and 7 of	this tively, the obligation s	0, may pay to the entire amount then secured thereby (inc	due under the	terms of the trus and expenses actual ustee's and attorne	ally incurred by's lees not
make such payment, beneficiary may, at and the amount so paid, with interest at the and the amount so paid, with interest at the behigations describ hereby, together with the obligations describ thereby, together without waiver of any rights a trust deed, without waiver of any rights at trust deed, without waiver of any rights and the source of any rights and the source of any rights at the	a part of the debt secured by urising from breach of any of	this obligation a	he terms of the obli	gation and the	r than such portion	ion of the p
trust deed, without waiver of any fights a trust deed, without waiver of any fights a covenants hereof and for such payments, w covenants hereof and for such payments.	with interest as aloresaid, the p e grantor, shall be bound to payment of the obligation h	the cipal as we erein the default the trustee.	t, in which event al	ll loreclosure	on the date and	at the time
covenants hereoi and lor such payments, or erty hereinbefore described, as well as the same extent that they are bound for the described, and all such payments shall be i described, and all such payment thereol shall out notice, and the nonpayment thereol shall out notice.	immediately due and payable ill, at the option of the benefic	with the trustee. ciary, 14.	Otherwise, the sale enated in the notice	shall be held e of sale or f	the time to which stee may sell said	h said sale i property ei
described, and the nonpayment thereof sha out notice, and the nonpayment thereof sha render all sums secured by this trust deed render all sums secured by this trust deed.	immediately due and payable nees of this trust including the	e cost in one participation to	rcel or in separate the highest bidder	for cash, pay	vable at the time orm as required by	of sale. Int
6. To pay all costs, fees and expendences and expendences and expendences and expension of the search as well as the other costs a	and expenses of the trustee inc lightion and trustee's and attor	rney's shall deliv	er to the purchaser	its deed in i	enant or warranty	, express or
of title search as with in enforcing this oblin in connection with or in enforcing this obline fees actually incurred. fees actually incurred.	action or proceeding purporting reliciary or trustee; and in any	ing to plied. The y suit, of the tru buding the grants	recitals in the deed athlulness thereol. A	f of any march Any person, en any purchase a	cluding the truste t the sale.	ee, but inclu
allect the security fight which the beneficia	to pay all costs and expense	luding the grants es, in- 15	When trustee sells	s pursuant to sale to payme	the powers provide int of (1) the exp and a reasonable ch	harge by tru
action of picture of this deci, any suit for the foreclosure of this deci, cluding evidence of title and the beneficia cluding evidence vis tees mentioned in th	ary's or trustee's attorney's fee his paragraph 7 in all cases sh of an appeal from any judgm	all be cluding the	(2) to the obligati	on secured by	interest of the tru	ustee in the
Any suit to release of title and the beneau and the vidence of title and the beneau amount of attorney's treas mentioned in the fixed by the trial court and in the event decree of the trial court, frantor further decree of the trial court, frantor further pellate court shall adjudge reasonable as		attor- deed as a surplus, i	their interests may it any, to the grant	appear in the or or to his s	successor in interes	st entitled to
pellate court shall adjudge reasonable as pellate court shall adjudge reasonable as		surplus, i surplus,	6. For any reason	permitted by	law beneficiary m	nay from ti 1 herein or t
It is militually agreed that any portion of 8. In the event that any portion of the right of eminent domain or com-		ave the time app payable successor	trustee appointed	hereunder. Ci trustee, the	latter shall be ves	sted with all med or app
under the right of elects, to require that all o right, il it so elects, to require that all o	are in excess of the amount re attorney's lees necessarily f	paid or powers	and duties conferre	d upon any nument and #	abscirution shall be raining relevence t	e made by to this trust
to pay all reasonable costs, expenses and to pay all reasonable costs, expenses and incurred by Arantor in such proceeding incurred by it first upon any reasonable c	a, shall be paid to beneficial sosts and expenses and attorney parts and expenses and attorney by	y and hereunde y's lees, instrume y bene- and its	nt executed by be place of record, w	neliciary, cont hich, when re	corded in the offi	ice of the broperty is si
applied by trial and appellate courts,	tworn applied upon the indeb	actions shall be	conclusive proof of 17. Trustee accepts	proper appoir this trust w	then this deed, d	duly execute aw. Trustee
secured hereby; and grantor agrees, at secured hereby; and frantor agrees, at secure such instruments as shall	be necessary in obtaining suc	acknowl	ledged is made a p	ublic record	as provided by is	any other
and execute authority upon beneficiary a re-		obligate		proceedance in	William Branner, Branner,	ht hu
and execute such instruments as shall pensation, promptly upon beneficiarys are 9. At any time and from time t liciary, payment of its fees and presen endorsement (in case of full reconveyanc the liability of any person for the payr NOTE: The Trust Deed Act provides that t or sovings and loan essociation authorize concerts of this state, its subsidiaries, aff	tation of this deed and the t ces, for cancellation), without	allecting shall be	e a party unless suc	h action or pi	roceeding is brough	ht by truste

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u	with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the	same against all persons whomsoever.
(a)* primarily for grantor's personal, family, hous পিরুমেরিসেরেয়ারেরেয়ারিরেয়ার সেরেরেরেরেয়ারেরেয়ারেরেয়ারেরেয়ারেরে স্রামরের্সমের	n represented by the above described note and this trust deed are: ehold or agricultural purposes (see Important Notice below), and the second
tors personal representatives, successors and assigns. The	I binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary shall mean the holder and owner, including pledgee, of the iciary herein. In construing this deed and whenever the context so requires, the nd the singular number includes the plural.
IN WITNESS WHEREOF, said grantor h	as hereunto set his hand the day and year first above written
* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficial as such word is defined in the Truth-in-Lending Act and Reg beneficiary MUST comply with the Act and Regulation by m 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 finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent.	ry is a creditor gulation Z, the acking required lien to finance or equivalent; to the purchase
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	S 93.490)
STATE OF OREGON,) SS.	STATE OF OREGON, County of
County of Klamath) ^{ss.} December 5, 19 83	, 19 Personally appeared an
Personally appeared the above named	who, each being first
Oliver W. and Sherry J. Solus,	duly sworn, did say that the lormer is the president and that the latter is the
husband and wife	secretary of
and acknowledged the foregoing instru- ment forbe	a corporation, and that the seal ailixed to the loregoing instrument is the corporate seal of said corporation and that the instrument was signed an sealed in behalt of said corporation by authority of its board of directors and each of them acknowledged said instrument to be its voluntary and and deed. Before the:
COFFICIAL SEAL)	Notary Public for Oregon (OFFICIA
My commission expires: 06/15/84	SEAL)
1	My commission expires:
REQU	Z My commission expires: UEST FOR FULL RECONVEYANCE only when obligations have been paid.
REQI To be used	VEST FOR FULL RECONVEYANCE only when obligations have been paid. , Trustee
TO: The undersigned is the legal owner and holder of an trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid	UEST FOR FULL RECONVEYANCE only when obligations have been paid. , Trustee Il indebtedness secured by the foregoing trust deed. All sums secured by sa v are directed, on payment to you of any sums owing to you under the terms dences of indebtedness secured by said trust deed (which are delivered to y vithout warranty, to the parties designated by the terms of said trust deed t ce and documents to
REQU To be used TO: The undersigned is the legal owner and holder of an trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evic herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyand DATED: , 19.	UEST FOR FULL RECONVEYANCE only when obligations have been paid. , Trustee Il indebtedness secured by the foregoing trust deed. All sums secured by sa y are directed, on payment to you of any sums owing to you under the terms dences of indebtedness secured by said trust deed (which are delivered to you vithout warranty, to the parties designated by the terms of said trust deed th ce and documents to
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REQUITED: The undersigned is the legal owner and holder of an trust deed have been tully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyand DATED: Do not lose or destroy this Trust Deed OR THE NOIE which it see TRUST DEED [FORM No. 881-1] STEVENS-NESS LAW PUB. CO PORTLAND. ONE. Oliver W. Solus Sherry J. Solus	UEST FOR FULL RECONVEYANCE only when obligations have been paid. , Trustee Il indebtedness secured by the foregoing trust deed. All sums secured by sa v are directed, on payment to you of any sums owing to you under the terms tences of indebtedness secured by said trust deed (which are delivered to you vithout warranty, to the parties designated by the terms of said trust deed to ce and documents to Beneficiary sures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the Lath day of February, 1994 at 3:12 o'clock M., and recorded in book, reel volume No.
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TO: The undersigned is the legal owner and holder of an trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyand DATED:	UEST FOR FULL RECONVEYANCE only when obligations have been poid. , Trustee Il indebtedness secured by the foregoing trust deed. All sums secured by said r are directed, on payment to you of any sums owing to you under the terms of dences of indebtedness secured by said trust deed (which are delivered to you ithout warranty, to the parties designated by the terms of said trust deed the ce and documents to Beneficiary cures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the Lotinday of February, 1934, at 3:12 o'clock M., and recorde in book reel volume No. 1034 Record of Mortgages of said Count
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REQUIRED IN THE RECORDING RETURN TO	UEST FOR FULL RECONVEYANCE only when obligations have been poid. , Trustee Il indebtedness secured by the foregoing trust deed. All sums secured by sai are directed, on payment to you of any sums owing to you under the terms of dences of indebtedness secured by said trust deed (which are delivered to you ithout warranty, to the parties designated by the terms of said trust deed the ce and documents to Beneficiary cures, Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of Klamath I certify that the within instru- ment was received for record on the I dit day of February, 1934 at 3:1.2. o'clock M., and recorde in book reet volume No. 1934 RECORDER'S USE Record of Mortgages of said Count Witness my hand and seal