* 00262//K-36322	5	Vol. M& Page. Stress LAW PUBLISHING CO., POR M. M83 Page 1	5740 m
NTCO # 90262//K-36322 _Oregon Trust Deed Series_TRUST DEE	DEED	M. <u>m83</u> ruge	hotween
	trust day of Septemb	er , 19.0-	as Grantor,
HIS TRUST DEED, made this	L WHITE	. as	, as Trustee, Beneficiary,
28250 HIS TRUST DEED, made this MICHAEL WHITE and DARY WILLAMETTE VALLEY TITL	E COMPANI	······	the property
RUTH REINCLE	WITNESSEE to trustee in	trust, with power	
LOT 25, in BLOCK 6, 0	n, described as:	NUMBER ONE, SEC	OND
	TOT TOTALL ACTON	f = f = 0	LILE
LOT 25, 11 blocking t ADDITION, according t	f WAGON INNEL Plat t o the Official Plat t Clerk of Klamath Coun	ty, oregoin	
Office of the country			R
	- foot	o correct said Lo	ot
mbis documents	is being re-recorded t		
JULT2 CO.			
ether with all and singular the tenements w or hereafter appertaining, and the rents		where rights thereunto bel	onging or in anywis
ether with all and singular the tenements w or hereafter appertaining, and the rents with said real estate.	s, hereditaments and appurtenances and s, issues and profits thereof and all fixth NG PERFORMANCE of each agreem HUNDRED AND NO/100 roov note of even date herewith, payab	all other ingenerative attached ures now or hereafter attached	and payment of th
" " " " " " " " " " " " " " " " " " "		in a of officer une	· · · · · · · · · · · · · · · · · · ·
FOR THE PURIOUSAND SIX.	HUNDRED date herewith, payab	the october 15,	estallment of said no
for with sald rice PURPOSE OF SLOOT FOR THE PURPOSE OF SLOOT THREE THOUSAND SIX. m of THREE THOUSAND SIX. m of a promis recome according to the terms of a promis recomes of principal and interest here. The date of maturity of the debt sec The date of maturity of the debt sec The date of maturity of the debt sec of a conveyed, assigned or alienated by old, conveyeed, assigned or alienated by old, conveyee or alienated by old, conveyee or alienated by old, conveyee or alienated by old, conveyee or alienated by old, conveye	eol, il not sooner paid, to be due and part oured by this instrument is the date, sta	ted above, on which there t thereof, or any interest there t the written consent or appr	oval of the beneficia expressed therein,
The date of maturity of the event th	e within description first having obtain	pective of the maturity -	
hen, at the beneficiary's optically due and I	not currently used for agricultural, initiation	o the making of any map or plat o	thereon; (c) join in deed or the lien or ch
The above described	a doord prantor agrees. granting any	or other agreement anty, all or a	ty part person or per
and repair; not to remove or demonstrate of said proper and repair; not permit any waste of said proper	ty. ad in good and workmanlike legally entitly be conclusive be conclusive	ed therefo, and truthlulness therefor. e proof of the truthlulness therefor. tioned in this paragraph shall be not h tioned in this paragraph shall be not herefor.	der, beneficiary may at
manner any building or improvement which has manner any building or improvement use all costs inc	regulations, covenants, condi- regulations, covenants, condi- tic baneficiary so requests, to time without	t notice, either in thout regard to the	take possession of sild
tions and restrictions alterning statements pur- join in executing such linancing statements pur- join in executing such linancing may require and	to pay for filing same made cost of all lien searches made be deemed desirable by the issues and issues and	profits, including those past due and profits, including those past due and nd expenses of operation and collection nd expenses of operation secured hereb	on, including reasonable y, and in such order as
by filing officers or searching by filing officers or searching continuously maint	against loss or damage by lire ficiary may	The entering upon and taking po	the proceeds of tire and
and such other hazards as insurabl	e value, while after all collection insurance h loss payable to the latter all insurance heneliciary as soon as insured; property,	policies or compensation or release thereof and the application or release thereof default or notice of default hereur	der or invalidate any a
policies of insurance shall for any reason to p if the frantor shall fail for any reason to pair if the frantor shall for the beneficiary at least	t litteen days prior to buildings, pursuant realter placed on said buildings, 12 realter placed on the amount burghy of	to such notice. Upon default by grapior in payment is his nerformance of any agreement	hereunder, the benefich hereunder, the benefich he and payable. In such
tion of any policy of finance the same at the beneficiary may procure the insurance i the beneficiary may fire or other insurance i	policy may be applied by declare and and in such order as beneficiary and if the and in such order so collected, or and if the timber of	reazing purposes, the beneficiary in grazing purposes, the beneficiary in frazing purposes, the beneficiary in	r provided by law for not so currently used,
may determine, or at optimized to franto any part thereol, may be released to franto	Isuch application or invalidate any deed to foreclosu to the licitary a ficiary a ficiary a	res. However it saw proceed to foreche t his election may proceed to foreclose at direct the trustee to foreclose	this trust deed by advertises the trustee shall ex-
act done pursuant to such premises free from 5. To keep said premises free from 5. To keep and other charges that i	may be levied or assessments and other and said such taxes, assessments therefor cause to such taxes, assessments therefor said det	be recorded his to satisfy the control of the seribed real property to satisfy the control of the seribed real property to satisfy the control of the series	of sale, give notice there his trust deed in the m
charges become past dithe grantor fail to the charges become past dithe grantor fail to the charges become past the grantor fail to the charges become past difference of the charges be	nake payment of the grantor, either upon the charges payable by grantor, either required eliciary with funds with which to required eliciary with funds anyment thereof, vided in	I by law and processors. n ORS 86.740 to 86.795. Chould the beneficiary elect to I	e days before the date
by direct payment, beneficiary may, all make such payment, with interest at t	he rate set forth in the and 7 of this then a ribed in paragraphs 6 and 7 of this trustee	for the trustee's sale, beneficiary	he terms of the trust do
hereby, together with added to and become hereby, together walker of any rights	arising from breach of the prop- with interest as aforesaid, the prop- with interest as aforesaid, the prop- build be bound to the obligation breach of the block of the block of the prop-	tion secured interest obligation and ing the terms of the obligation such portion	of the principal as wo
erty hereinbefore distribution are bound for it	he payment of the and payable with- e immediately due and payable with- ball, at the option of the beneficiary, be du shall, at the option and payable and all io	e had no default bedismisse reclosure proceedings shall be dismisse reclosure proceedings the sale shall be he	Id on the date and all a trustee may sell said pr
aut notice, and the nonitaly this trust de	t this trust including the cost place	ne parcel or in separate parcel,	form as required by la
6. To pay all costs the other cost of title search as well as the other cost in connection with or in enforcing this in connection with or in enforcing the	obligation and trustees and shall shall shall ny action or proceeding purporting to the plee	property so sold, the deed of any mile J. The recitals in the deed of any person,	excluding the trustee, at the sale.
7. To appear in the powers of affect the security rights or powers of	beneficiary or trustee may appear, including of the iciary or trustee may appear, including the iciary or trustees and expenses, in- the trustee's attorney's tees; the shall be shall	frantor and beneficially pursuant 15. When trustee sells pursuant 15. When proceeds of sale to pay 11 apply the proceeds of the trustee	ment of (1) the expense and a reasonable charge by the trust deed, (3)
action will for the foreclosure and the bene	incluses a program of the any hidgment or cluser of this paragraph from any hidgment or cluser of the ap-	orney, (2) to the bound request to the subsequent to the subsequent in the subsequen	he order of their priorit is successor in interest e
decree of the trial count is casenable pellate court whall adjudge reasonable	as the henelicial a summer what he taken with	plus, if any, to the known permitted	by law beneficiary may to any trustee named b Upon such appointment
It is mutually again porti 8. In the event that any porti	condemnation, beneficiary that the payable to	me appoint accessor trustee appointed nervous increasor trustee, to invevance to the successor trustee, to invevance to this conferred upon a	he latter shari ny trustee herein nami d substitution shall be t
under the third so elects, to require the solution of the solu	ich ate in elterney's lees necessatify pair and p s and attorney's lees necessatify pair and p dinks shall be paid to beneliciary and p dinks shall be paid to benere's lees, b benere better to be a started by benere b	ercumlet. Each such all beneticiars, ostrument executed by beneticiars, und its PONE of poond, which, whe	n recorded in the other numbers in which the pro- pointness of the succe
applied by it litst upon any reasonal applied by it litst upon any reasonal both in the trial and appellate cour both in the trial and appellate cour	the necessarily paid or includent indebtedness the balance applied upon the indebtedness is balance applied upon the such actions at its own expense, to take such actions at its own expense.	Merk or Necessive proof of proper a	at when this deed, du
secured hereby; and kiniments as a and execute such instruments for a and execute such instruments for the secure of the secure	ime to time upon written ridge note for	trust or of any action of the action	of proceed
<i>person 9.</i> At any time tees and p liciary, payment of its lees and p liciary, payment of case of tull reconv	evances, for cancellation), white may payment of the indebtedness, trustee may	shall be is an active member of th	e Oregon State Bar, a b company authorized to
the liability of any tradition	that the trustee hereunder must be either on att norized to do business under the laws of Oregon s, affiliates, agents or branches, or the United St	or the United short thereof.	والمتعادين والمتعادين والمتعادين

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15741 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 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 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 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. WHITE DARYT. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) (ORS 93.490) STATE OF OREGON, STATE OF OREGON, County of) ss. County of Lane September 9,, 19... , ₁₉ 83 Personally appeared and Personally appeared the above named... each for himself and not one for the other, did say that the former is the Michael White and Daryl White president and that the latter is the secretary of and acknowledged the loregoing instru-, a corporation, and that the seal allixed to the foregoing instrument is the corporate seal of said corporation and that said instrument was signed and sealed in be-half of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me a corporation, ment to be the is oluntary act and deed. (OFFICIAL Before me SEAL) Notary Fublic for Oregon 8/30/1984 (OFFICIAL My commission expires: Notary Public for Oregon SEAL) My commission expires: in an REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: ., Trustee 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: . 19 **Beneficiary** STATE OF OREGON. County of Klamath SS. secures. Both must be delivered to the trustee for cancellation before reconveyance will be m I certify that the within instrument was received for record on the 17.th day February , 19.84, of ______February_____, 19.84, at 12:59 o'clock ... P.M., and recorded STATE OF OREGON SS. County of Klamath ment/microfilm/reception No. 33646., I certify that the within instrument was received for record on the Record of Mortgages of said County. 13.thday of Sept., 19.83., at.ll:35 o'clock A. M., and recorded Witness my hand and seal of SPACE RESERVED County affixed. in book...M...83....on page. 15740...or as file/reel number.28258...... FOR Evelyn Biehn, Courty Clerk RECORDER'S USE Record of Mortgages of said County. By HAM An M Witness my chandband seal of Deputy County affixed. WIDEREE AFTER RECORDING RETURN TO Evelyn Biehn Willamette Valley Title Co County Clerk P.O. Box 10186Title By Pernetha & Lets che Deputy Eugene, Or 97401 Fee: \$8.00 Fee: \$8.00