A No. 881—Oregon Trust Doed Series- 38086		TRUST DEED	0 (33, 90)	Vol. Mad Page	, 10 601 🏶
33000		22nd day of	of	IUNE	, 19.84., between
THIS TRUST DEE. ydia Queen Varga rights of surv	D, made this s and Fried ivorship	la Queen nc	ot as t	enants in comm	on, but With,
rights of surv Grantor, Aspen	Title & Eso H Davis	erow, Inc.	••••••	versen i en tennist, ste en ministr extenti, sour ministration	
	.At.e	<u>1988 8 1843</u> 년 1988	995 -	이 방법에 대한 것이라. 이 방법에 대한 것이 같다.	, ,
Beneficiary,		WITNESSE	TH:	in trust, with power	of sale, the property
Klamach	County, O	legon, deserve			
		C 11 - 171	of Int	2, Block 3, A	LTAMONT ACRES,
in the Co	unty of Kla	math, State	of Ore	gon.	
		na v alo se	e in the second		
an a	1949 - N. A. A. A.	e eginesiae to general contraction		a ta mana ang sa karang ka Karang karang	
				2-1-1-1-1-1	
			(all other rights thereunt	belonging or in anywise
ogether with all and singular ow or hereafter appertaining,	the tenements, here and the rents, issue	editaments and appurt as and profits thereof	and all fixt	ires now or hereafter attac	hed to or used in connec-
FOR THE PURPOSE TWENTY SEVE	OF SECURING F	FIVE HUNDRE	D AND	NO/100	the terms of a promissory
		or order and made b	by grantor, l	he final payment of princi	par and interest necesi,
at sooner neid, to be due at	d payable	11 1- inducement is th	he date, stat	ed above, on which the In	a mistania added to b
becomes due and payable. In sold, conveyed, assigned or a	the event the with lienated by the gr	antor without tirst ha	aving obtain ment, irresp	ed the written consent or a ective of the maturity d	ates expressed therein, o
then, at the beneficiary's opt hercin, shall become immediat The above described rea	ely due and payable property is not curre	ntly used for agricultura	il, timber or i	grazing purposes.	() ioin i
To protect the security	of this trust deed,	grantor agrees: ty in good condition	a) consent to ranting any e ubordination (d)	the making of any map or pla asement or creating any restri r other agreement attecting th onyour without warranty, all o	tion thereon; (c) join in an is deed or the lien or charge any part of the property. Th
not to commit or permit any waste 2. To complete or restore	of said property. promptly and in go	od and workmanlike gr structed, damaged or be	egally entitled	the making or creating any restri- sement or creating any restri- to other, agreement, altecting the convey, without warranty, al- inconveyance may be describ thereto? and the recitals there evod in this paragraph shall be no wed in this paragraph shall be no	in of any matters or facts sha i. Trustee's fees for any of th less than \$5.
manner any building of imploved destroyed thereon, and pay when d 3. To comply with all law tions and restrictions allecting said	ue all costs incurred the s, ordinances, regulatio I property; if the benef	refor. ns, covenants, condi- liciary so requests, to be Uniform Commer- ti	10. Up	in any default by grantor here	ent or by a receiver to be an
manner uny building or improven destroyed thereon, and pay when d 3. To comply with all least itons and restrictions allecting sai join in executing such linancing as cial Cods as the beneficializes, as proper public ollice, or ollices, as by filing ollicers or searching as	require and to pay it well as the cost of a encies as may be deer	Il lien searches made in ned desirable by the c	erty or any p	art thereof, in its own name su	nd unpaid, and apply the sam
beneticiary.	nously maintain insura	nce on the buildings	less costs and ney's fees upo ficiary may de	expenses of operation and colle n any indebtedness secured her termine. entering upon and taking i uch rents, issues and prolits. O uch rents, issues and prolits.	eby, and in such order as ben possession of said property, 1
4. To provide and other now or hereafter erected on the and such other hazards as the m an amount not less than \$	ivered to the beneficiar	y as soon as insured;			
deliver said policies to the benefit	now or herealter plac	ed on said buildings,	pursuant to su	ch notice.	tent of any indebtedness secur
collected under any fire or other	insurance policy may ured hereby and in suc	h order as beneficiary	declare all st	ins secured hereby immediatel	y due and payable. In such
any part thereoi, may be released any part thereoi, may be released not cure or waive any default or not cure or waive any default or	to grantor. Such appr notice of default hereu	nder or invalidate any	advertisement execute and o	and sale. In the latter event the ause to be recorded his written	notice of default and his elect. satisfy the obligations security
taxes, assessments and other cha	rges that may be levie y part of such taxes,	discontinue therefor	the manner of	rovided in ORS 86.740 to 86.75	5
to beneficiary; should the grante	or tail to make paymer or other charges pay	able by grantor, either	13. 5	hould the beneficiary elect to it fault at any time prior to five the trustee's sale, the frantor may pay to the beneficiary ou tire amount then due under the neural thereby (including costs	days before the date set by
make such period	derest at the rate set to	1 / · · · · · · · · · · · · · · · · · ·	or obligation se	tire amount then due under the cured thereby (including costs terms of the obligation and to terms of the obligation and to	e ferms of the trust deed incurred and expenses actually incurred ustee's and attorney's lees not ar then such portion of the p
trust deed, situat of anti-	my rights arising from	Dicachi en any	cipal as wor	ild not then be due had no d in which event all-foreclosure	proceedings shall be dismissed
trust cleed, without waiver of, covenants, hereof and for such erty hereinbelore described, as same ortent that they are, bot described, and all such paymen out notice, and the nonpayment render all sums secured by this render as breach of this trust	ts shall be immediately thereof shall, at the of thereof shall, at the of	due and payable with- ntion of the beneficiary, y due and payable and	14. (Otherwise, the sale shall be field	ton the date and at the time the time to which said sale
constitute a breach of this trust	deed.	trust including the cost	auction to 1	he highest bidder for cash, pa	orm as required by law conve
fees actually incurred.	lefend any action or p	roceeding purporting to	plied. The t of the truth	ecitals in the deed of any main fulness thereof. Any person, e and beneliciary, may purchase a	cluding the trustee, but inclu t the sale.
affect the security rights of pa	he beneficiary or truste	costs and expenses, in-	shall apply	the proceeds of sale to payme compensation of the trustee at	nt of (1) the expenses of sale and a reasonable charge by true and a reasonable charge by true
any suit for the loreclosure of cluding evidence of tills and t amount of attorney's less men- tized by the trial court and in decree of the trial court, gran pellats court shall adjudge real.	the event of an appea	I HOW AND BE THE AD	Attorney, (to the obligation secured by rded liens subsequent to the i ir interests may appear in the any, to the grantor or to his s 	nterest of the trustee ind (A
ney's fees on such appeal. It is mutually agree	d that:	property shall be taken	surplus, il surplus.	Fre any many permitted by	law beneficiary may from tin
under the right of eminent dor	that all or any portion	n of the motiles payared	conveyance	to the successor trustee, the l	after shall be vested with an
incurred by grantor in such applied by it first upon any r	proceedings, shall be easonable costs and exp te courts, necessarily p	enses and attorney's lees, aid or incurred by bene-	and its pl	sce of record, which, when re-	es in which the property is site
ficiary in such proceedings, a secured hereby; and grantor is	nd the balance applied agrees, at its own expenses as shall be necessary	in obtaining such com-	17.	Trustee accepts this record a	is provided by law. Trustee
9. At any time and the ficiary, payment of its lees	rom time to time upon and presentation of this conveyances, for cance	s deed and the noie for llation), without affecting	shall be a	party unless such action or pr	occeeding is prought by traiter
iciary, payment of us tell a endorsement (in case of tull a the liability of any person ic NOTE: The Trust Deed Act pro or savings cad loan associatio property of this stote, its subsi	r the payment of the	machicaness, master may		the Ore	ton State Bar, a bank, trust co

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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

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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 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 teminine 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 as 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 disclesures; 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, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Sydia Queen Vargas Lydia Queen Vargas nelin (If the signer of the above is a corporation, use the form of acknowledgment opposita.) STATE OF OREGON, STATE OF OREGON, County of ... ma June 25 Personally appeared and onally appeared the above named.who, each being first ydia Queen Vargas duly sworn, did say that the former is the..... president and that the latter is the ... secretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. ment to be the fore most set of the foregoing instru-ment to be the fore most set of the foregoing instru-voluntary act and deed. Before me: (OFFICIAL, SEAL) Duso Notary Public for Oregon Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 11 - 2-86 My commission expires: STATE OF OREGON. 35. County of Klamat! 19.89 personally appeared annette Comerday of who, being duly sworn (or affirmed), did say that She is the attorney in fact for Fried queen and that S he executed the foregoing instrument by authority of and in behalt of said principal; and She acknowledged said instrument to be the act and deed of said principal. Refore Notary Public for Grego My Commission expires // 2-STATE OF OREGON, TRUST DEED ees on the the of tot 3 Bycerite A. Antonio οŢ FORM No. 881) AND, ORE C NESS LAW PURCO. PO Certify that the within instrument was received for record on the .25thday NO 11 NO 1 at 3:19. o'clock .P.M., and recorded SPACE RESERVED in book/reel/volume No. M84 on Grantor page 10601 or as fee/file/instru-FOR ------RECORDER'S USE ment/microfilm/reception No....38086 Francia H. Davi: Record of Mortgages of said County. Beneficiary Bec.com Witness my hand and seal of County affixed. RECORDING RETURN TO CO ASSA Evelyn Biehn, County Clerk 2209 NAME TITLE Fee: \$8.00 By P Deputy