	FORM No. 881-Origon Trust Deed Series-TRUST DEED.
	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 972
	THIS TRUST DEED, made this LBtbday of July, 1984., between as Grantor WILLIAM CANONG
	ALL
	LILLIAN STEWART as Beneficiary,
	WITNESSETH:
	Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamathCounty, Oregon, described as: The Southeasterly 40 feet of Lot 1 in Block 50 of FIRST ADDITION to the City of Klamath Fa according to the official plat thereof on file in the office of the County Clock of Wi
	Beginning at the Scould fill described as follows:
9	the Alley; thence Northwesterly corner of said Lot 1, being the corner of Fifth Street and to Washington Street 53.2 feet, more or less to the Westerly line of said Lot 1; thence Southeasterly along said Westerly line 40 feet to the line of the alley; thence Northeaster along said alley line 53.2 feet to the point of beginning.
	together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec- FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum ofFOUR_THOUSAND_EIGHT_HUNDRED_AND_NO/100
	note of even date herewith psychle to the second second and payment of the poly of the second
	not sooner paid, to be due and payable
	To protect the security of this trust deed, grantor agrees.
	not to commit any waste of said property. (b) join in good condition in account with any ball of said property. (b) join in any commit any waste of said property. (b) join in any commit any waste of said property. (b) join in any commit any waste of said property. (b) join in any commit any waste of said property. (b) join in any commit any waste of said property. (b) join in any commit any waste of said property. (b) join in any commit any waste of said property. (b) join in any commit any waste of said property. (b) join in any commit any waste of said property. (c) join in any commit any waste of said property. (c) join in any commit any waste of said property. (c) join in any commit any waste of said property. (c) join in any commit any waste of said property. (c) join in any commit any may be described as the conclusive proof of the truthulness thereds. Truste's fees for any of the loss than \$5. In without any commit any any be described of the indebtedness hereds secured and without regard to by a receiver to be appendiciary. (c) join in any commit any may be described as the indebtedness hereds secured and the commit any commit any commit any commit any commit any commit any commit and the structure is the structure and the structure is the structure and the structure and the structure is the structure and the structure and the structure is the structure and the struct
a c p il	an amount not less than's INSUMMENT and April dime to time require, in ticitary may determine. Simpanies acceptable to the beneficiary, with hos payable to the latter; all collection in the beneficiary with hos payable to the latter; all the enterming upon and taking country of the payable to the latter; all collection in collection in the enterming upon and taking country of the payable to the latter; all collection in collection in collection in the enterming upon and taking country of the payable to the latter; all collection in collection in collection in the enterming upon and taking country of the payable to the latter; all collection in collection in collection in the enterming upon and taking country of the payable to the latter; all collection in collection in the enterming upon and taking country of the payable to the latter; all collection in collection in the enterming upon and taking country of the payable to the latter; all collection in collection in the enterming upon and taking country of the payable to the latter; all collection in collection in the country of the payable to the latter; all collection in the enterming upon and taking country of the country of the payable to the latter; all collection in the country of the payable to the payable to the latter; all collection in the country of the payable to the payable to the latter; all collection in the country of the payable to the payabl
11 2 2 2	ion of any policy of the beneficiary at least litten days prior to the expira- he beneficiary may procure the same at grantor's expense. The amount ollected under any lite or other insurance policy may be applied by benefi- iary upon any indebtedness secured hereby and in any default of property, and the application or release thereof as atoresaid, shall not cure or property, and the application or release thereof as atoresaid, shall not cure or pursuant to such notice. 12. Upon default here to the formation of the secure of the
nc ac ta	of cure or waive any default or notice of default hereunder or invalidate any 5. To keep said premises Iree from construction liens and to pay all account of the chercher o
to	Targes become past due or delinquent and promptly deliver receipts therefor beneficiary: should the grantor lait to make payment of any taxes, assess of direct payment or by providing hereform of the said described real property to sails the obligations secured thereof, whereupon the trustee shall lix the time and place of sale, five notice the manner provided in ORS 86.740 to 86.795.
an hei tru tru	d the amount so paid, with interest at the rate set forth in the note secured reby, together with the obligations described in paragraphs 6 and 7 of this stat deed, without waiver of any rights arising too the best by this stated, without waiver of any rights arising too the business of the deby secured by this states are stated by this sources are the secured by this sources are the secure of the secured by this sources are the secure of the s
an les	re extent that they are bound to the payment shall be immediately due and payable with- troitee, and the nonpayment thereoi shall, at the option of the build to the true and the nonpayment thereoi shall, at the option of the build with- troitee, and the nonpayment thereoi shall, at the option of the build to the true termination of the build be distributed to the true termination of the termination of termination of the termination of the termination of terminat
f i n c	6. To pay all costs, lees and expenses of this trust including the cost file search as well as the other cost as well as the other cost as well as the other cost and expenses of this trust including the cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search as well as the other cost of the search
lie ctie ny ud	the property so sold in land detend any action or proceeding purporting to on or proceeding in which the beneliciary or trustee mey and in any suit. The recitals in the deed of any matters of lact shall be a verying out of the forceboure of this deed, to pay all early appear, including the force of the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay all early appear, including the forceboure of this deed, to pay any any any appear, including the forceboure of this deed, to pay any any any appear, including the forceboure of this deed, to pay any any any any appear, including the forceboure of this deed, to pay any any any any any any any any appear, any
cr lla y's	such approximation of the event of an appeal from any judgment or event that court and in the event of an appeal from any judgment or ate court shall adjudge reasonable as the beneliciary's or trustee's attor- tes on the trust of the first mutually agreed that:
p	and the event that any portion or all of said property shall be taken if the right of eminent domain or condemnation, beneficiary shall have the if is o elects, to require that all or any portion of the monies payable any all reasonable costs, expenses and attorney's teamount required any all reasonable costs, expenses and attorney's teamount required the amount required to any portion of the monies payable and any trustee appointed hereunder. How the
h h ur	ed by it inst upon any reasonable costs and expenses and attorney's less, in the trial and appellate courts, necessarily paid or beneficiary and in the trial and appellate courts, necessarily paid or incurred by bene- y in such proceedings, shall be vested with all trills, personable to the successor trustee, the latter shall be vested with all trills, hereunder. Each such appointment and substitution shall be and or appointed instrument executed by beneficiary, containing reference to this trust deed Carefue appeal to the successor trustee, the latter shall be vested with all trills, hereunder. Each such appointment and substitution shall be meter and its place of record, which, when recorded in the such appoint the substitution the successor Carefue appeal to the successor trustee appeal to the successor trustee appeal to the successor trustee appeal to the successor trustee appeal to the successor trustee appeal to the successor trustee appeal to the successor instrument executed by beneficiary, containing reference to this trust deed
	secure such instruments as shall be own expense, to take such actions secure such instruments as shall be necessary in obtaining such com- tion, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene- v, payment of its lees and presentation of this deed, duly executed and acknowledged is made a public record in this deed, duly executed and

2. At any time and from time to time upon written request of bene-ticiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

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acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of 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.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a little insurance company authorized to insure title 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 OKS 696.505 to.696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully 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, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural 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 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 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, 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. × Corol & Flowers Stanhon Flowers Stephens arrie Clora Majorie Smith Smith. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of......) ss. County of Klamath Personally appeared the above named Carol E. Flowers Stephens, 19...... Personally appeared who, each being first duly sworn, did say that the former is the president and that the latter is the..... secretary of a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the foregoing instruto be NANCY E. KLAMMary act and deed. NOTARY PUBLIC-OREGON Before me: AL) Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 10/3//87 My commission expires: STATE OF Trashington July 26 : ss. County of Ceratin 1984 Personally appeared the above-named Ruby V. Harries and acknowledged the foregoing instrument to be her voluntary act and Before me: arre Notary Public for My Commission expires: 6.20.85 STATE OF CALIFORNIA) ss. County of Sandies obert Personally appeared the above-named CLARA MAJORIE SMITH and PAULY SMITH, and acknowledged the foregoing instrument to be their voluntary act and deed. Before me: OFFICIAL SEAL ELSIE M. JOHNSON NOTARY PUBLIC - CALFORNIA SAN LUIS COISPO COUNTY lie m. Notary Public for California My Comm. Expires Oct. 23, 1987 My Commission expires: 023,1987 STATE OF OREGON: COUNTY OF KLAMATH:ss puge I hereby certify that the within instrument was received and filed for record on the <u>6th</u> day of <u>August</u> A.D., 1984 at 10:50 o'clock _, of __Mortgages <u>A</u>M, ____on page 13469 EVELYN BIEHN, COUNTY CLERK Fee: \$8.00 Indexing: \$1.00 by: 1 Am Am _, Deputy

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