FORM No. 881-Orrgan Trust Deed Series-TRUST DEED.	K-37264	STEVENS-NESS LAW PUBLISH	ING CO., PORTLAND, OR, \$7504
531 5. 500 Sc., 7.0. 30x 200 Kanagatis, Osagon 97601		Vol. Mig Page	14764
VOLUTHIS, TRUST, DEED, made this	24th day of	August	, 1984, Between
David: A. Hamby and Roslyn K. Hamby Bauelician		Provide the second second	
Motor Investment Co.		n.County Title Co.	, as Trustee, and
as Beneficiary,	HECCHIDELE DAE / Can		<u> </u>
Grantor irrevocably grants bardeins sel	WITNESSETH:		and the second sec
Grantor irrevocably grants, bargains, sel inKlamathCounty, Orego	on, described as:	ee in trust, with power of	f sale, the property
	۲	and the state of the second	
Beginning at the most Easterly to the city of Klamath Falls, O Eight Street, 70 feet; thence N feet; thence Northeasterly at r Southeasterly parallel with Eig being a part of Lots 1 and 2 of Oregon.	orthwesterly paral ight angles to Eight	hwesterly at right lel with Eight Stre ht Street, 70 feet;	angles to et, 55 thence
together with all and singular the tenements, hereditame now or hereafter appertaining, and the rents, issues and tion with said real estate. FOR THE PURPOSE OF SECURING PERFO. sum of Fifteen Thousand Six Hundred S	RMANCE of each agreeme Seventy Dollars and Dollars, with int	nt of grantor herein contained d74/100	to or used in connec-
Laote of even date herewith, payable to beneficiary or ord not sconer paid, to be due and payable The date of maturity of the debt secured by this h Decomes due and payable. In the event the within descri Sold, conveyed, assigned or alienated by the grantor we then, at the beneficiary's option, all obligations secured b herein, shall become immediately due and payable. The above described real property is not currently used	bed property, or any part if thout first having obtained by this instrument, irrespect	.89 d'above, on which the final in thereof, or any interest therein the written consent or approv tive of the maturity dates	stallment of said note
To protect the security of this trust deed, grantor 1. To protect, preserve and maintain said property in good and repair; not to remove or demolish any building or improvement to commit or permit any waste of said property. 2. To complete or, restore promptly, and in good and wo manner any building or improvement which may be constructed, di destroved thereon, and any who down divert	agrees: (a) consent to thi I condition granting any ease at thereon; subordination or c thereot; (d) recon orkmanlike grantee in any re amaged or legally entitled the	e making ol any map or plat ol a ment or creating any restriction ti other afterement allecting this decc vey, without warranty, all or any p sconveyance may be described as retor, and the secilals therein ol at t of the secilals therein ol at	t or the lien or charge art of the property. The the "person or persons my matters or facts shall
3. To comply with all laws, ordinances, regulations, covenantions and restrictions allecting said property; if the beneficiary so right in accounting such financing statements pursuant to the Uniform cial' Code as the beneficiary may require and to pay for filing said proper public office or offices, as well as the cost of all lien searchy filing officers or teaching agencies as may be deemed desirable beneficiary. A, To provide and continuously maintain insurance on the now or heraeliter received on the said, premise against, loss or, dama now or heraeliter received on the said.	equests, to 10. Upon as a Commer-time without notic me in the pointed by a court ches made the indebtedness he le by the erty or any part t bis issues and motifie	nny default by grantor hereunder, ic, either in person, by agent or l f, and without regard to the adequereby secured, enter upon and take hereol, in its own name sue or oth including those past due and unpan mess of operation and collection inc	beneficiary may at any by a receiver to be ap- tacy of any security for possession of said prop- nerwise collect the rents, id, and apply the same.
*. 10 provide and continuously maintain insurance on the new or hereafter erected on the said premises adjants. loss or, dama and such other hazards as the beneficiary may from time to time in companies acceptable to the beneficiary, with loss payable to the policies of insurance shall be delivered to the beneficiary as soon a if the grantor shall fail for any reason to procure any such insurance deliver said policies to the beneficiary discussed on said and provide to the beneficiary at least filteen days prior to to too any policy of insurance now or hereafter placed on said believed the same at grantor expense. The interference of the same at grantor expense. The other same same same same same at grantor expense. The other same same same same same same same same	require, in ficiary may determ written in ficiary may determ latter; all collection of such i is insured; insurance policies of ice and to property, and the is he expira-waive any default	ine. tering upon and taking possession rento, issues and prolits, or the pro- r compensation or awards lor any r application or release thereol ns ado or notice of default hereunder or stice.	of said property, the ceeds of fire and other taking or damage of the resaid, shall not cure or invalidate any act done
the beneficiary may procur the same at grantor a sepense. The collected under any tire or other insurance policy may be applied to clary upon any indebtedness secured hereby and in such order as b may determine, or at option of beneficiary the entire amount so col any part thereoi, may be, released to grantor. Such application or rel not cure or waive any default or notice of default hereunder or inval act done pursuant to such notice. 5. To keep said premises tree from construction lens and the tarse, assessments and other charges that may be levied or assessed charges become past due or definement and construction and such assist and there of may be released to may and the second application of the second part of such notice.	lected, or declare all sums s ease shall event the benefician lidate any in equity as a mor advertisement, and ; o pay all execute and cause t upon or to sell the said d	efault by grantor in payment of an formance of any agreement hereum ecured, hereby immediately due an ty at his election may proceed to 1 fage or direct the trustee to force als. In the latter event the benefic be recorded his written notice of be recorded his written notice of escribed real property to satisfy the trustee shall fir the time and p	d payable. In such an foreclose this trust deed close this trust deed by the the trust deed by default and his election
to beneficiary: should the grantor fail the plant of the payment of any taxe ments, insurance premiums, liens or other charges payable by grant by direct payment or by providing beneficiary with lunds with make such payment, beneficiary and the rate set forth in the not hereby, the the payment is paid, with interest at the rate set forth in the not hereby, the there is the set of the rate set forth in the not hereby, the thereby the payment of the rate set forth in the not hereby, the set of the set of the set of the set o	s therefor thereof as then req es, assess- the manner provided or, either 13, Should (which to then after default e t thereol, trustee for the trus e secured ORS 86.760, may	uired by a way in the unit and point of in ORS 36.740 to 86.795. The beneficiary elect to foreclose by at any lime prior to five days belo letes asle, the grantor or other p pay to the beneficiary or his success overhave many due under the terms of overhave many and the second to the second overhave many and the second to the second to the second overhave many and the second to the second to the second overhave many and the second to the second to the second overhave many and the second to the second to the second overhave many and the second to the second to the second overhave many and the second to the second to the second overhave many and the second to the second to the second to the second overhave many and the second to the second overhave many and the second to th	acce of sale, give notice close this trust deed in advertisement and sale ore the date set by the erson so privileged by
trust deed, shall be added to and beignne a part of the debt secure trust deed, without waiver of any rights arising from breach of an overaants hereod, and for a payments, with inderest as aloresaid, i erty hereinbefore described, as well as the grantor, shall be boun same ertent that they are bound for the payment of the obligatio described, and all such payments shall be immediately due and pays out notice, and the nonpayment thereof shall, at the option of the boligatio constitute a breach of this trust deed.	d by this obligation secured t wy of the selection of the terms the prop- ceeding the amount d'to the cipal as would not on herein. The default, in which ble with the trustee. nelicitary, and 14. Otherwis	of the obligation and trustes's and s provided by law) other than suc then be due had no default occur ch event all loreclosure proceedings	es actually incurred in attorney's lees not ex- ch portion of the prim- rred, and thereby cure shall be dismissed by
6. 10 pay all costs, test and expenses of this trust including of title setch as well as the other costs and expenses of the truster in connection with or in enforcing this obligation and trustee's and a fees actually incurred. 7. To appear in and delend any action or proceeding purpor alleft the security violation or proceeding.	the cost in one parcel or in incurred auction to the high ittorney's shall deliver to the the property so sole print to plied. The recitals in	wided by law. The fusice or me time to voided by law. The fusice may set separate parcels and shall sell th est bidder tor cash, payable at the purchaser its deed in form as requ d, but without any covenant or wa o the dued of computer to the test of the set of th	which said sale may ill said property either e parcel or parcels at time of sale. Trustee uired by law conveying urranty, express or im-
any suit to the locetosure of this deed, to pay all, costs and expe cluding evidence of title and the beneficiary's or trustee's attorney's amount of altorney's fees mentioned in this paragraph 7 in all cases fixed by the trial court and in the event of an appeal from any judg decree of the trial court, grantor lurther agrees to pay such such as pellate court shall adjudge reasonable as the beneficiary's or trustee ney's less on such appeal.	including the grantor and bene mase, in 15. When true shall be shall apply the proc cluding the compens attorney: (2) to the the ap- a stor- dend a storing recorded lien	iciary, may purchase at the sale. usite sells pursuant to the powers purchase a sale to payment of (1) th ation of the trustee and a reasonal obligation secured by the trust de awayequent to the interest of th	trustee, but including rovided herein, trustee e expenses of sale, in- ble charge by trustee's ed, (3) to all persons et trustee in the trust
It is mutually agreed that: 8. In the event that any portion or all al said property shall b under the right of eminent domain or condemnation, beneficiary shall b right, if it so elects, to require that all or any portion of the monies as compensation for such taking, which are in excess of the smouth to pay all reasonable cost, expenses and attorney's less necessarily incurred by denote in such composition	te taken strength. For: any. have the time appoint a succe payabless fine appoint a succe required conveyance to the su paid or power and dula	reason permitted by law benefician saor or successors to any frustee na sointed hereunder. Upon such appo uccessor trustee, the latter shall be	ry may from time to uned herein or to any bintment, and without vested with all title,
both in the trial and appellate course where share and attorney ficiary in such proceedings, and the balance applied upon the inder secured hereby; and grantor agrees, at income point of the such and execute such instruments as shall be into applied upon the inder pensation, promptly upon beneficiary's requestessary in obtaining suc 9. At any time and from time to time upon written secure	y less, y bene- instrument executed and its place of rec biedness Clerk or Recorder of actions shall be conclusive p th com-	h appointment and substitution shall by beneliciary, containing referen ord, which, when recorded in the the county or counties in which the root of proper appointment of the s	libs made by written the trust deed office of the County office of the County e property is situated, uccessor trustee.
iciary, for any fills and from time to time upon written request o endorsement of its less and presentation of this deed and the n endorsement (in case of full reconveyances, for cancellation), without the liability of any person for the payment of the indobtedness, trust	tote for obligated to notify an	is a public record as provided by ny party hereto of pending sale une no or proceeding in which grantor, ss such action or proceeding is broo	ler any other deed of
NOTE? The Trust Deed. Act provides that the Trustee hereander must be an or savings and loan association authorized to do business under the lows property of this state. Its subsidiaries, affiliates, agents, or branches, the U	her an afformer, who is an active	member of the Oregon State Bar.	a bank trust company

U.O.S. I. A of the Second American	
fully seized in fee simple of said described rea	nd with the beneficiary and those claiming under him, that he is law al property and has a valid, unencumbered title thereto
[1] A. A. M. M. M. Mark, eds. 201 (Marked Science), and a straight of the s	title thereto
and that he will warrant and forever defend t	A. ED. meter and ARAB Distance in the Control of Mathematical Activity of A Statistics of Arabitation and Ar Arabitation and Arabitation and Ar Arabitation and Arabitation
	ane against all persons whomsoever.
The grantor wairants that the	
(a)* primarily for grantor's personal, family, he (b) for an organisation, or (oven if grantor is a	loan represented by the above described note and this trust deed are: ousehold or agricultural purposes (see Important Notice below), a natural person) are for business or comparial purposed below).
This deed applies to, inures to the benefit it	the second purposes of the second purposes other than agriculture
contract secured hereby, whether or not named as a ben masculine gender includes the feminine and the particular	he term beneficiary shall mean the holder and owner, including pleddee of the
IN WITNESS WHEREOF, said grantor	has hereinto not to the plural.
as much manually (a) is applicable and the hand	
beneficiary MUST comply with the Act and Regulation and R	legulation Z, the
If this instrument is NOT to be a first lien, or is not to find	tion to finance
lif the standard of the standard this notice.	the fire purchase
use the form of acknowledgment opposite.]	
County of Na main)ss.	STATE OF OREGON, County of
Personally appeared the above named	10
Ballis Di Promise	Personally appeared and duly sworn, did say that the terms of the sworn did say the sworn did say that the terms of term
A STA HARREY	president and that the latter is the
	and its marked as a second
ment to be """	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 behalf of said corporation by authority of its board at the
Defore me:	sealed in behalf of said corporation and that the instrument was signed and and each of them acknowledged said instrument to be its voluntary act Before me:
SEAL	 Andrease State St
Carrie Commission expires	Notary Public for Oregon (OFFICIAL
	My commission expires: SEAL)
REQUEST	FOR FULL RECONVEYANCE
	y when bbliggitions have been poid.
The undersigned is the legal owner and holder of all inc	bolt states and the second
and now neid by very under at "	"" """ any in the narries delivered to you
ALL	ANCE of social approximation of distribution of the social s
the manufactine manufaction of some strains a	and appartemates and all restrictions for
Outdon.	Beneficiery
De not loss of destrey this Trust Deed OR THE NOTE which it secures. Be RONG DECRETED LA DOUGTON NOTE which it secures. Be	Beneficiary
feet: thence Worthwasterly at right	angles to Eight Statut, 70 out trained made.
STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	County of ALL and UIT (SS.
David A. Hamby and	I certify that the within instrument
Roslyn K. Hamby H displat part the apprent	AUFUST to 84
SHAP Cantor SPAC	in book/reel/volume No. M84
NOFOC INAGOLUGUE CO. RECO	DRDER'S USE ment/microfilm/reception No 40498
Beneficiary	
AFTER RECORDINGERETURN TO BOST	Witness niy hand and seal of County affixed.
	Evelyn Biehn, County Clerk
Fee: \$8	BY THE THE
He. BET - Oregon 1-45 for 5 for 10 - 16051 DELD.	5.00 Deputy

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