FORM No. 881—Oregon Trust Deed Series—TRUST DEED. A	TC-6-28732	STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR, 97204
FORM No. 881-Oregon Trust Deed series-18031 Octor-11	EGG: 2710 TRUST DEED	, Vol. M& Page 6307 @
THIS TRUST DEED, made this		April
MARY LOUISE HOOPER TRUST		
as Grantor, ASPEN TITLE & ESC	ROW, INC. M. STILES, husband ar	
of survivorship		Traffe Construction Construction Construction
Creator irrevocably grants, barge	WITNESSETH: ains, sells and conveys to trustee	in trust, with power of sale, the property
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TRUST DEED Oredou: FOR 4. KU		STATE OF OFECON, County of Vlume(h
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sum of FORTY-SEVEN THOUSAND FIVE HUNDRED AND NO/100s-----

Dollars; with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sconer paid, to be due and payable <u>at maturity</u> <u>at maturity</u> <u>19</u>. The date of maturity of the debt secured by this instrument is the date, stated, above; on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned of alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned of alienated by the grantor without first having obtained the written consent or approval of the beneficiary, sold, conveyed, assigned of alienated by the grantor without first having obtained the written consent or approval of the beneficiary sold, conveyed, assigned of alienated by the grantor without first having obtained the written consent or approval of the beneficiary sold, conveyed, assigned of alienated by the grantor without first having obtained the written consent or approval of the beneficiary sold, conveyed, assigned of alienated by the grantor without first having obtained the written consent or approval of the beneficiary sold, conveyed, assigned of alienated by the grantor without first having obtained the written consent or approval of the beneficiary sold, conveyed, assigned of alienated by the grant or grazing purposes. The above described real property is not currently used for agricultural, timber or grazing purposes.

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ural; timber or grazing purposes.
(a): "consent: to the making of any map or plat of said property; (b) join in franting any essement or creating any restriction thereon; (c) join in any subordination or other afreement allecting this deed or the lien or charge subordination or other afreement allecting this deed or the lien or charge thereoil; (d) reconveyance may interview and there of any matters of the property. The be conclusive proof of the tribulines therein of any matters of facts shall be conclusive proof of the tribulines therein of any matters of facts shall be conclusive proof of the tribulines therein of any matters of facts shall be conclusive proof of the tribulines therein of any security of the services mentioned in this paragraph shall be not less than \$5.
(b): Upon any delauf by gantor hereunder, beneficiary may at any time without notice, either interview of and the tribulines therein of any security for the indebtedness herbod, in its own name sue or otherwise collect the rents, issues and profit exponents secure hereby, and in such order as beneficiary may determine. If the therein of and is property, the factor on y plats, including those past due and ungid, and apply the same, issues and profits of one sets due and ungid, and apply the same, is the same such order as beneficiary may determine. If the entring upon and taking possession of said property, the issue that the insurance policies or compensation or awards to rany taking or damage of the insurance policies or compensation or awards to rany taking and the police and the police of compensation or avards to any taking or damage of the insurance policies or compensation or avards to any taking or damage of the pursuant to such notice.

insurance property, and the appro-waive any default or no sursuant to such notice.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. In the such notice, in the sum of the such and the such and declare all summission of the such and payable. In such and declare all summissions at his election may proceed to foreclose this trust of by in equily as a mortage or direct the trustee to foreclose this trust of by in equily ment and sale. In the latter event the beneficiary or the declare all summission of the summission of the such and the second hereby, whereupon the trustee shall fix the time and place of sale, give notice thereoid as then required by law and proceed to foreclose this trust deed and the manner provided in ORS 86.740 to 86.795. I.3. Should the beneficiary elect to foreclose the date set by the trustee for the trustee sale, the grantor or other persons in interest, respec-tively, the entire amount then due under the terms of the trust deed and thereby view, the errors of the obligation and trusts and attorney's lees note endoring the terms of the obligation and trust and attorney's lees note are declared file and not then be due had no default and attorney's lees note are declared and, the west all foreclosure proceedings shall be dismissed by the trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise; the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sales may place designated in the notice of sale or the time to which said sales may place designated in the notice of sale or the time to which said sales may place designated in the notice of sale or the time to which said sales may place designated in the notice of sale or the time to which said sales may place designated in the notice of sale or the time to which said sales may place designated in the other of the sale sale may be an one-the poperty so sold, but without any covenant or warranty, apress or im-plied. The recitals in the deed of any matters of lact shall all conclusive proof the truthfulness. thereoi: Any person, excluding the trustee, but including the granice and beneficiary, may purchase at the sale. . 15. When trustee sells pursuant to the powers provided herein, trustee satistree; (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens, subsequent to the interest of the trustee in the trust here in their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to auch surplus, it any, to the grantor or to his successor in interest entitled to auch surplus.

of the set is it any, to the grantor or to his successor in interest emitted to dest surplus. If any, to the grantor or to his successor in interest emitted to dest surplus. If a point any reason permitted by law beneliciary may from time to the appoint any reason permitted by law beneliciary may from time to interest and the successor is uncerestor is on any trustee named herein or to any powers and duties conferred upon any trustee herein named or by written instrument executed by beneliciary, containing releties this trust deed and its place of record, which, when recorded hich the property is situated. The power proof of the county or counties in which the successor trustee. If a provide the successor is a provided by law. Trustee and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending safe under successor trustee. shall be a party unless such action or proceeding is brought by trustee.

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

fully seized in 1-	nts and agrees to and with the	
In the second se	nts and agrees to and with the beneficiary and those claiming under him, that he is in a said described real property and has a valid, unencumbered title thereto	
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and that he will warrant a	nd forever defend the same against all persons whomsoever.	
日本 《道》:"你们,我能知道,你们们,你们不能是我们就看我的	1	
The grantor warrants that (a)* primarily for grants	the proceeds of the loan represented by the above described note and this trust deed are: • personal, family, household or agricultural purposes (see Important Notice below) r (even if grantor is a natural person) are for business or correct Notice below)	
(b) for an organization, purposes.	the proceeds of the loan represented by the above described note and this trust deed are: a personal, family, household or agricultural purposes (see Important Notice below), r (even if grantor is a natural person) are for business or commercial purposes other if es to the benefit at	
This deed applies to, inut tors, personal representatives, sur contract secured basely	The proceeds of the loan represented by the above described note and this trust deed are: a personal, tamily, household or agricultural purposes (see Important Notice below), r (even if grantor is a natural person) are tor business or commercial purposes other than agricultur es to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, exec cessors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the ninine and the neuter, and the singular number includes the plurel. EOF said deal	
gender includes the L	not named as a beneficing in the standard shall mean the standard devisees administ	
* IMPORTANT	EOF, said grantor has hereunto set his to	
not applicable; if warranty (a) is ap as such word is defined in the To	EOF, said grantor has hereunto set his hand the day and year first above written. Binable and the beneficiary is a creditor the long dat and Regulation Z, the	
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of a dwelling use Stevens-Ness Form	lien, or is not to finance the market	
(If the signer of the chove is a comparation	lis notice.	
use the form of acknowledgment opposite.) STATE OF OREGON		
County of Klamat	, [2] [2] [2] [2] [2] [2] [2] [2] [2] [2]	
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DFFICIAL	ry act and deed. ry act and deed. 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:	
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