FORM No. 881-Oregon Trust Deed Series		TDUCT	DEED	Vo	MSLe	Page	6839	
60547	SECOND	ŢŖŲSŢ	و والعامية م					veen
	ED, made this	ndd	ay of	APK.				
PONAT D. W. STEVI	ENSON AND OUED	IAG. S	SIEVER	0.501			or Trustee	and
RONALD W. STEV	AM M. GANONG RTGAGE COMPANY		tegon	Corpo	ration			
CERTIFIEDmo.	RTGAGE COMPANY	,	- 0					,
			SETH	:			K t- 4t	nertr
a i interestable	y grants, bargains, selle County Orego	s and con	veys to	trustee i	n trust, wi	th power o	n sale, the pro	ي. بريني
A parcel of land	situated in U	amette	Meri	dian,	Klamat	n Count	y, uregon	ושט
South, Range 9 Ea more particularly Commencing at a	described as	follow	's: of t	:he roa	ad at t	he Sout	hwest cor	ner
Commencing at a	Townshi	in 39 S	outh,	Rang	e 9 Eas	t of th	e willame	he
Commencing at the NW% of Sect Meridian; then initial point of	e East in the	middle	bence	une ni 2 Nort	h 360 f	eet; th	ience East	: 132
Meridian; then initial point of feet; thence So	t this descrip; outh 360 feet 1	to the	middl	le of	the hig	hway; t	t for high	, L I. ;hwa
feet; thence b	and of beginni	ng, EXC	CEPTIN	NG th	e Souli	1 40 100		
hurnoses.			. 1. 2		orty al	re also	neru as	i -
feet to the pla purposes. The three existing together with all and singuin now or hereafter appertainin now or hereafter appertainin	the tenements, hereditan s, and the rents, issues an	ments and a d profits the	ppurtena reof and	all fixture	s now or her	eaiter attach	ed to or used in	t of th
tion with said real estate.	- OF SECURING PERF	ORMANCE	E of each	agreement	t of granio	nerent come		
FOR THE PURPOSE SEVENTEEN THOUSAN	D AND FIVE HU	NDRED-	Dollars,	, with inter	rest thereon	according to a	the terms of a pro- pal and interest h	omissor hereof,
Il solo of even date herewittin,	payable to	- 00		10	91.		and a streams of a	said no
not sooner paid, to be due	of the debt secured by thi	is instrument	t is the d	late, stated	hereof. or an	y interest the	erein is sold, agre	ed to i
sold, conveyed, assigned or	alienated by the grantor	ed by this in	nstrument	t, irrespect	tive of the	maturity da	tes expressed th	erein.
then, at the beneficiary's or herein, shall become immedi	ately due and payable. ad property is not currently t	used for agric	cultural, tir	mber or gra	zing purposes	i.	· · · · · · · · · · · · · · · ·	(b) ioin
To protect the securi	ty of this trust deed, gran	for agrees.	n granti				t of said property; (ticn thereon: 'c) jc is deed or the lien any part of the pro	on in a or cha perty. T
1. To protect the securit 1. To protect, preserve a and repair; not to remove or de not to commit or permit any was	ity of this trust deed, gran and maintain said property in emolish any building or improv- ite of said property.	vernent thereor 1d workmanlik	thereo	ee in any t	econveyance n ereto," and the	nay be describe e recitals there i	n of any matters of	
not to commit or market or resto 2. To complete or resto manner any building or improve destroyed thereon, and pay when	ement which may be construct due all costs incurred therefor.	ed, damaged o	li- servic	es inentioned	in this paragra	aph shall be not by grantor herei	under, beneficiary n	nay at a
destroyed thereon, and pay half l 3. To comply with all l tions and restrictions allecting s inin in executing such financing	due all costs incurred therefor. taws, ordinances, regulations, co aid property: if the beneficiary statements pursuant to the Ui statements pursuant to pay for fill	io requests, nilorm Comme ing same in ti	r- time re point	without not ed by a cou	ice, either in irt, and without	person, by agen ut regard to the L enter upon an	nt or by a receiver e adequacy of any nd take possession of	said pr
cial Code as the beneficiary m proper public office or offices.	ay require and to pay for him as well as the cost of all lier adencies as may be deemed of	desirable by f	de thein he erty issues	or any part	thereof, in its	s own name sue	e or otherwise collected and unpaid, and apply	, the sa
beneliciary. 4. To provide and con	tinuously maintain insurance of said premises against loss or	on the buildin camage by f	ire ney's in liciar	ry may deter	nny indebtedne mine.	and taking p	ossession of said pr	roperty.
and such other less than \$	ULL VALUS payable t	to the latter:	all colle all insut	ction of such	or compensit	ion or awards I	for any taking or ua	not fut
if the grantor shall fail for an	y reason to procure any such a ficiary at least lifteen days pri	ior to the expi	ra- waiv	ve any delau suant to such	notice.	l default hereur grantor in paym	nder or invalidate a	Iness sec
tion of any policy of insuran the beneficiary may procure	the same at grantor's expen	pried by ben	unt efi- here arv decl	eby or in his lare all sum	s secured here	by immediately lection may pro	due and payable oceed to foreclose the	is trust
ciary upon any indebtedness s	beneficiary the entire amoun	at so collected.	hall in e any adv	equity as a vertisement a	mortgage or d nd sale. In the	firect the trustee a latter event th ded his written	e to foreclose this in he beneficiary or the notice of default and	d his ele
any part mercor waive any default not cure or waive any default act done pursuant to such not	or notice of default hereunder ice. ises free from construction l'en	and to pay	all to or her	sell the sai	d described r	eal property to shall fix the ti	o satisty the onlige ime and place of sal- ed to foreclose this i	a dive t
against said property before	any part of such taxes, assess felinguent and promptly deliver	r eccipts ther	ther the elor the sess-	ereol as then manner pro	vided in ORS	86.735 to 86.79	15 foreclosure by adve	rtisemen
to beneliciary; should the gra	iens or other charges payable	by grantor, ei ds with which	ther sale to sale	e, and at an e, the granto	y time prior to or or any other	e delault consist	vileged by ORS 86.7	33, may iy, when
make such payment, benetici and the amount so paid, with	ary may, at its option, thick interest at the rate set forth it interest described in paragraph	in the note sec is 6 and 7 of	this ent	ms secured l tire amount	by the trust of due at the time bad no delay	deed, the defau ne of the cure o ult occurred. An	other than such port ny other delault that	tion as t t is capa
trust deed, shall be added to trust deed, without waiver o	and become a part of the bread any rights arising from bread become at a second bread brea	io esaid, the f	the bei prop- ob	ligation or t	trust deed. In	any case, in a the cure shall	addition to curing i I pay to the benefic	ciary all
erty hereinbelore described.	as well as the granior, shan bound for the payment of the worth shall be immediately due	e obligation h and payable t	erein an with- top	d expenses a gether with t	trustee's and a	ttorney's fees no	of exceeding the and	e the tim
described, and the nonpaym out notice, and the nonpaym render all sums secured by t	ent thereof shall, at the option this trust deed immediately du	e and payable	and pl	lace designat	ed in the non-	y law. The tru	istee may sell said p	property or pars
6. To pay all costs. of title search as well as the	tees and expenses of this truth e other costs and expenses of t orcine this obligation and trust	the trustee incl tee's and attor	urred in nev's au	uction to the	highest bidde	er for cash, pay er its deed in f	yable at the time of form as required by	lav con
in connection with the level actually incurred. 7. To appear in and	defend any action or procee	ding purporting e; and in any	ng to th suit. pl	he property lied The rec I the truthiu	itals in the dec ulness thereof.	ed of any matte Any person, ex	ers of fact shall be c xcluding the trustee, at the sale.	, but inc
affect the security rights of action or proceeding in which any suit for the foreclosure	h the beneficiary or trustee that of this deed, to pay all cost	s and expense autorney's lee	s, in- th s: the	he grantor al 15. W	hen trustee sel	lis pursuant to l sale to paymen	the powers provided nt of (1) the expen	herein.
amount of attorney's lees m	in the event of an appeal tro	m any udgm	entor si neap- cl attor- a	hall apply the luding the co attorney, (1)	he proceeds of ompensation of to the obligat	t the trustee an tion secured by equent to the in	the trust deed, (3) nterest of the trust	to all ee in th
pellate court shall adjudge nev's lees on such appeal.	reasonable as the occurrency		d takan ^{SI}	leed as their urplus, if an	interests may by, to the gran	appear in the outor or to his su	order of their priorit uccessor in interest e	entitled t
8. In the event that woder the right of eminent	reed that. any portion or all of said pro- domain or condemnation, benefi- uire that all or any portion of		ve the avable s	sors to any f	Reneliciary may	y from time to herein or to an ment, and wit	time appoint a succ ny successor trustee thout conveyance to	appointe the su
right, if it so elects, to req	uire that all or any portion of aking, which are in excess of t aking, which are in excess of t	the amount re necessarily p	quired u aid or t v and u	under. Upon trustee, the l upon any tru	atter shall be stee herein nan	vested with all ned or appointed	l title, powers and d d hereunder. Each su instrument executed	ich appo by ben
incurred by grantor in su applied by it first upon any	ch proceedings, shall be plate y reasonable costs and expenses Wate courts necessarily paid o	and attorney or incurred by	bene-	and substitut which, when which the pro	recorded in t	he mortgage re ted, shall be con	cords of the county actusive proof of proj	per appo
ticiary in such proceedings secured hereby; and grante	and the balance applied op or agrees, at its own expense, or a shall be necessary in	to take such of taining such	actions of com-	of the success 17. T	rustee accepts	this trust wi public record a	hen this deed, duly is provided by law.	y execut Trustee
pensation, promptly upon 1 9. At any time and	beneficiary's request. I from time to time upon write and presentation of this de	tten request of red and the n on i, without a	l bene- ote lor Hecting	trust or of a	any action or	proceeding in w	which grantor, benef sceeding is brought b	y trustee
9. At any time and liciary, payment of its leve endorsement (in case of lu- the liability of any person NOTE: The Trust Deed Act or sovings and loan associa- to this state, its as	Il reconveyances, for cancellation	budness, trust		shall be n p	arry unless suc			

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6840 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 detend 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 granters personal, tamily, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it granter is a natural person) are for business or commercial purposes other than agricultural murposes 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 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, * IMPORTANT NOTICE: Delote, 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 Ac⁺ 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. STEVENSON STEVENSON OUEDIA G. peld (If the signer of the above is a corporation, use the form of acknowledgment opposite.)) ss. STATE OF OREGON, County of, 19. STATE OF OREGON, and County of KLAMATH Personally appeared , who, each being first APRIL 22 , 19 86. duly sworn, did say that the former is the Personally appeared the above named RONALD W. STEVENSON AND president and that the latter is the QUEDIA G. STEVENSON 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. and acknowledged the foregoing instruvoluntary act and deed. THEIR ment to be Before me: Before me: (OFFICIAL Notary Public for Oregon (OFFICIAL SEAL) SEAL) Notary Philo Droppegn My commission expires: My commission expires TRA VIPE My Commission Lan. 3/31 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said Trustee I ne undersigned is the legal owner and noiser of all indepredness secured by the foregoing flust 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 TO: trust deed nave been tuity paid and satistical. For nevery 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 sure must used or pursuant to statute, to cancer an evidences of indepredness secured by said trust deed (which are conversed 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 , 19 DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, ss. County of _____Klamath TRUST DEED I certify that the within instrument was received for record on the _22nd day (FORM No. 881) STEVENS-NESS LAW PUD. CO.. PORT Apr11 ,19 86 RONALD W. STEVENSON at 11:44 o'clock A. M., and recorded in book/reel/volume No. _________M86______ on page _____6839 _____ or as fee/file/instru-----OUEDIA--G:---STEVENSON SPACE RESERVED ment/microfilm/reception No. 60547, (c) Grantor FOR CERTIFIED MORTGAGE COMPANY Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary Evelyn Biehn, County Clerk AFTER RECORDING RETURN TO TITLE CERTIFIED MORTGAGE CO. Deputy By Jam Fee: \$9.00 803 (MAIN ; SUITE 123 KLAMATH FALLS, OR 97601-6048