	FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	K-38322	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, O
	THIS TONOT	TRUST DEED	Vol. M86 Par 1208
	THIS TRUST DEED, made this Scott James De Vry and Beverly	Jo De Vry, Husband and	Wife
	Melvin W. Ostrom and El		
	as Beneficiary,		ALLOW OF ALLOW ALLOW
	Grantor irrevocably grants, bargain inKlamathCounty,	WITNESSETH: s, sells and conveys to trustee Oregon, described as:	in trust, with power of sale, the prop
	A portion of the SWBANW& of Sect Willamette Meridian, more partic		, Range 9 East of the
	the ground at the Ground Feet Ea	st and 594 feet North o	forter
	center of a road intersecting Th	eridian, which iron pin e Dalles-California High	is 30 feet East of the
	point of beginning, in the Count	eet; thence West 270 fee	et; thence South 66 feet to the
	tion with said real estate. FOR THE PURPOSE OF SECURING PL sum of FOIR THOUSAND CONTRACT	and profits thereof and all fixtures	other rights thereunto belonging or in anyw now or hereafter attached to or used in conn of grantor bessin and in the second states of
	note of even date herewith, payable to beneficiary	/100 Dollars, with interest or order and made by grantor, the f	st thereon according to the terms of a promisso
=!	sold according to and payable. In the event the within	described and is the date, stated a	bove, on which the final install
-1117 53, Till? 53,	The above described real property is not currently To protect the security of this trust deed do	used for agricultural, timber or grazing	of the maturity dates expressed therein, g purposes.
	not to commit or perinit any waste of said property. 2. To complete or restore promptly and in good a manner any building or improvement which may building or improvement detremain the said of th	nd workmanlike franting any easement wement thereon; subordination or other thereol; (d) reconvey; frantee in any reconvey;	aking of any map or plat of said property; (b) join t or creating any restriction thereon; (c) join in er afreement affecting this deed or the lien or char; without warranty, all or any part of the property. The veyance may be described as the "nervor or o
	tions and restrictions allecting said property; if the beneficiary join in executing such financing statements pursuant to the U cial Code as the beneficiary may require and to pay be the proper public officers.	ovenants, condi- services mentioned in th so requests, to niform Commer- no fame in the services mentioned in th 10. Upon any time without notice, e	the fructuals therein of any matters or facts sha the fructualness thereof. Trustee's fees for any of th paragraph shall be not less than \$5. default by grantor hereunder, beneficiary may at an ither in person by default
	by thing officers or offices, as well as the coard all her beneficiary. A to provide and continuously maintain insurance of the said premises against loss or and such other hazards as the beneficiary may from time to companies acceptable to the beneficiary, with loss payable to policies of insurance shall be delivered to the beneficiary as y	esirable by the erty or any part there	ither in person, by agent or by a receiver to be an of without regard to the adequacy of any security to y secured, enter upon and take possession of said prop ol, in its own name sue or otherwise collect the renit uting those past due and unpaid, and apply the same of operation and collection, including reasonable attor debtedness secured hereby, and in such order as bene
	deliver said policies to the beneliciary at least filteen days prio. tion of any policy of insurance now or hereafter along	written in the latter; all count as insured; insurance and to to the spira- way wire any debut	& upon and taking possession of said property, the issues and profits, or the proceeds of tire and other impensation or awards for succession
	the beneficiary may procure the same at grantors placed on collected under any lire or other insurance policy may be any may determine, or at option of beneficiary the entire amount any part thereol, may be released to grantor. Such application not cure or waive any default or notice of default hereunder or at done pursuant to such notice.	iled by benefi- as beneficiary declare all sums secure or release shall in again and the beneficiary at	It by grantor in payment of any indebtedness secured nance of any agreement hereunder, the beneficiary may d hereby immediately due and payable. In such an I his election may proved and payable. In such an
	5. To keep said premises free from construction fens a farcs, assessments and other charges that may be levied or as charges become past due or delinquent and promptly believe or the beneficient past due or delinquent and promptly believe	advertisement and sale. execute and cause to be esseed upon or to sell the said descri- thereby whereupon the t ints and other	In the latter event the beneficiary or the frust deed by recorded his written notice of default and his election bed real property to be the second best of the second
	by direct payment or by providing beneticiary with lunds by by direct payment or by providing beneticiary with lunds w make such payment, beneticiary may, at its option, make pay and the amount so paid, with interest at the rate set forth in st	taxes, assess frantor, either is ale, and at any time pro- tith which to sale, the grantor or any sale, the grantor or any	ustee has commenced foreclosure by advertisement and ior to 5 days before the date the trustee conducts the
	Thus deed, shall be added to and become a part of the debt as trust deed, without waiver of any rights arising from breach or covenants hereol and lor such payments, with interest as alores rity hereinbelore described, as well as the grantor, shall be thereined that they are bound lor the payment of the ball	and / of this suffix secured by the tri- cured by this entire amount due at thi of any of the not then be due had no id, the prop- being cured may be cur- obligation or trust deed.	in avec, the default may be cured by, which due, e time of the cure other than such portion as would default occurred. Any other default that is capable of by tendering the performance required under the In any case in
r	and induce, and the nonpayment thereol shall, at the option of it ender all sums secured by this trust deed immediately due and onstitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust inclu- titue archary all costs.	payable with- te beneliciary, wayable and beneficiary, payable and beneficiary, by law. I.4. Otherwise, th	curred in enforcing the obligation of the trust deed d attorney's lees not exceeding the amounts provided e sale shall be bald and attorney's lees not exceeding the amounts provided
a	7. To appear in and delend any action or proceeding place the security rights or powers of beneficiary or trustee; and client or proceeding in which the beneficiary or trustee may appear	nd attorney's in one parcel or in sepa auction to the highest bi shall deliver to the purch in any suit, the property so sold, but	rate parcels and shall sell the parcel or parcels at dder for cash, payable at the parcel or parcels at baser its deed in form as required by law convering
ai	using evidence of this and the beneficiary's or trustee's attorn mount of attorney's less mentioned in this paragraph 7 in all c sed by the trial court and in the event of an appeal from any crete of the trial court, grantor turther agrees to pea such sun "late court shall adjudge reasonable as the beneficiary's or tru y's less on such appeal.	expenses, in- of the truthluiness thereo y's lees; the asses shall be judgment or as the apply the proceeds of the proceeds of the proceeds of the shall apply the proceeds of the proceeds of the shall apply the proceeds of the proceeds of the proceeds of the as the apply the proceeds of the proceeds o	1. Any person, excluding the trustee, but including y, may purchase at the sale. ells pursuant to the powers provided herein, trustee
un rig	It is mutually agreed that: δ . In the event that any portion or all of said property sh der the right of eminent domain or condemnation, beneficiary sh ht, if it so elects, to require that all or any portion of the even commencements.	having recorded liens sub deed as their interests may surplus, if any, to the gra surplus.	alon secured by the trust deed, (3) to all persons sequent to the interest of the trustee in the trust y appear in the order of their priority and (4) the ntor or to his successor in interest entitled to such
inc apj boi fici	pay all reasonable costs, expenses and attorney's less meccasal urred by grantor in such proceedings, shall be paid to bene plied by it liss upon any reasonable costs and expenses and atto the in the trial and appellate courts, necessarily paid or incurre ary in such proceedings, and the balance applied upon the	int required sors to any trustee named ily paid or under. Upon such appoint ficiary and trustee, the latter shall be riney's less, upon any trustee herrin nam d by the which which is shall be m which where which which is a start be	, from time to time appoint a successor or succes- herein or to any successor trustee appointed here- timent, and without conveys to the successor veited with all title, powers and duties conferred and by written inviten. Each such appointment
per lici.	1 execute such instruments as shall be necessary in obtaining isation, promptly upon beneliciary's request. 9. At any time and from time to time upon written reque ary, payment of its fees and presentation of this deed and up	uch actions which the property is situat such com- of the successor trustee. I7. Trustee accepts st of bene- te note for acknowledged is made a p	this trust when this deed, duly executed and
	Itability of any person for the payment of the indebtedness, to the indebtedness, to the trust Deed Act provides that the trustee hereunder must be avings and loan association authorized to do business under the perty of this state, its subsidiaries, affiliates, agents or branches, th	rustee may shall be a party unless such	action or proceeding sale under any other deed of action or proceeding in which grantor, beneliciary or lrustee

		12087
ful	The grantor covenants and agrees to and with the beneficiary and those claiming ly seized in fee simple of said described real property and has a valid, unencumbered	
and	I 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 granter's presented, family, household or agricultural purposes (see Impertant Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes.

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 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. fif the signer of the above is a compration.

5. ;;]

Scott James Da Vry BEVERLY JO DE VRY J

STATE OF OREGON,)	STATE OF OREGON, County of	.) ss.
County of Klamath		
JUNE 25, 19 86	Personally appeared	an
Personally appeared the above named	who, each be	
Scott James De Vry and Beverly	duly sworn, did say that the former is the	
Jo De Vry, Husband and Wife	president and that the latter is the	
	secretary of	
nimit to be: The 1r voluntary act and deed.	a corporation, and that the seal allixed to the foregoing instrume. corporate seal of said corporation and that the instrument was sig sealed in behalt of said corporation by authority of its board of a and each of them acknowledged said instrument to be its volum and deed. Before me:	nt is th gned an director:
SEAL Votay Public for Oregon	Notary Public for Oregon (OF	FICIA
		SEAL)
My commission expires 2-14-87	My commission expires:	
1		
Sector O Martine BEOL	DUEST FOR FULL RECONVEYANCE	
Company.	d only when obligations have been paid.	
<i>TO:</i>	, Trustee	
	without warranty, to the parties designated by the terms of said trust ace and documents to	
	nce and documents to	
estate now held by you under the same. Mail reconveyan	nce and documents to	
estate now held by you under the same. Mail reconveyan	nce and documents to	
estate now held by you under the same. Mail reconveyand DATED:, 19	nce and documents to	
estate now held bytyou under the same. Mail reconveyant DATED:, 19, 19	nce and documents to	
estate now held by you under the same. Mail reconveyand DATED: , 19	nce and documents to	nade.
estate now held by you under the same. Mail reconveyant DATED: , 19, 19 De net less or destrey this Trust Deed OR THE NOTE which it see TRUST DEED (FORM No. 801)	nce and documents to	nade. }s
estate now held by you under the same. Mail reconveyant DATED:, 19 De net less or destrey this Trust Deed OR THE NOTE which it eee TRUST DEED	nce and documents to	nade. }s trumer
estate now held bytyou under the same. Mail reconveyant DATED:	nce and documents to Beneficiary neuros. Both must be delivered to the trustee for concellation before reconveyance will be m STATE OF OREGON, County ofKlamath I certify that the within insu was received for record on the .9t	nade. }s: trumer ;hda
estate now held bytyou under the same. Mail reconveyant DATED:, 19, De net less or destrey this Trust Deed OR THE NOTE which it see TRUST DEED (FORM No. 681) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	nce and documents to	node. } s: trumer :bda 19.86.
estate now held bytyou under the same. Mail reconveyant DATED: , 19, 19 De not lose or destrey this Trust Deed OR THE NOTE which it see TRUST DEED (FORM No. 601) DTEVENSNESS LAW PUB. CO., PORTLAND. ORE. SCOTT JAMES DE VRY & BEVERLY JO DE VE	nce and documents to Beneficiary sources. Both must be delivered to the trustee for concellation before reconveyance will be m STATE OF OREGON, County ofKlamath I certify that the within insu was received for record on the .91 ofJuly, at .4:07 o'clockR.M., and r	trumer bda 19.86.
estate now held bytyou under the same. Mail reconveyant DATED:, 19, Do not less or destrey this Trust Deed OR THE NOTE which it see TRUST DEED (FORM No. 681) STEVENS-NEES LAW PUB. CO., PORTLAND, ORS.	Beneficiary Beneficiary STATE OF OREGON, County ofKlamath I certify that the within insu was received for record on the .91 ofJuly, at .4:0.7 o'clock	trumer bda 19.86. ccorde
estate now held by you under the same. Mail reconveyant DATED:, 19, Do not lose or desirey this Trust Deed OR THE NOTE which it eet TRUST DEED (FORM No. 681) STEVENS-MESS LAW PUB. CO., PORTLAND. ORE. SCOTT JAMES DE VRY & BEVERLY JO DE VE Grantor	Beneficiary Beneficiary STATE OF OREGON, County ofKlamath I certify that the within insu was received for record on the .9t ofJuly, at .4:0.7 o'clock .P.M., and r space reserved FOR page	trumer bda 19.86. ccorde 2o /instru
estate now held bytyou under the same. Mail reconveyant DATED: , 19, 19 De not lose or destrey this Trust Deed OR THE NOTE which it see TRUST DEED (FORM No. 601) DTEVENSNESS LAW PUB. CO., PORTLAND. ORE. SCOTT JAMES DE VRY & BEVERLY JO DE VE	Beneficiary Beneficiary STATE OF OREGON, County ofKlamath I certify that the within insu was received for record on the .9t ofJuly, at .4:0.7 o'clock .P.M., and r SPACE RESERVED FOR RECORDER'S USE ment/microfilm/reception No	strumer :hda 19.86. ecorde /instru .6352
estate now held bytyou under the same. Mail reconveyant DATED:, 19, Do not less or destrey this Trust Deed OR THE NOTE which it see TRUST DEED (FORM No. 681) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. SCOTT JAMES DE VRY & BEVERLY JO DE VE Grantor MELVIN W. OSTROM & EDNA M. OSTROM	Beneficiary Stures. Both must be delivered to the trustee for concellation before reconveyance will be m STATE OF OREGON, County ofKlamath I certify that the within insi was received for record on the .9.12 ofJuly, at .4:0.7o'clockR.M., and r in book/reel/volume NoM80 FOR page12086or as fee/file, RECORDER'S USE ment/microfilm/reception No Record of Mortgages of said Court	s. trumer thde 19.86. ecorde io /instru. .63522 inty.
estate now held bytyou under the same. Mail reconveyant DATED:, 19	Beneficiary Beneficiary STATE OF OREGON, County ofKlamath I certify that the within insu was received for record on the .91 ofJuly, at .4:07o'clockR.M., and r space reserved FOR page12086or as fee/file record of Mortgages of said Cou Witness my hand and	s. trumer thde 19.86. ecorde io /instru. .63522 inty.
estate now held bytyou under the same. Mail reconveyant DATED: ,19,19 Do not less or destrey this Trust Deed OR THE NOTE which it see TRUST DEED (FORM No. 501) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. SCOTT JAMES DE VRY & BEVERLY JO DE VE Grantor MELVIN W. OSTROM & EDNA M. OSTROM AND ARTHUR J. HOOD	Beneficiary Stures. Both must be delivered to the trustee for concellation before reconveyance will be m STATE OF OREGON, County ofKlamath I certify that the within insi was received for record on the .9.12 ofJuly, at .4:0.7o'clockR.M., and r in book/reel/volume NoM80 FOR page12086or as fee/file, RECORDER'S USE ment/microfilm/reception No Record of Mortgages of said Court	s. trumer thde 19.86. ecorde io /instru. .63522 inty.
estate now held bytyou under the same. Mail reconveyant DATED:, 19	RY Beneficiary STATE OF OREGON, County ofKlamath I certify that the within insi was received for record on the .9.t ofJuly, at .4:0.7 o'clockR.M., and r SPACE RESERVED in book/reel/volume NoM860 FOR pagel2086 or as fee/file, RECORDER'S USE ment/microfilm/reception No Record of Mortgages of said Cou Witness my hand and County affixed.	nade. trumer bda 19.86. ecorde o /instru. .63522 inty. seal of
estate now held by you under the same. Mail reconveyant DATED: ,19,19 De not less or destroy this Trust Dood OR THE NOTE which it see (FORM No. 601) STEVENS.NEES LAW FUR. CO., FORTLAND. ONE. SCOTT JAMES DE VRY & BEVERLY JO DE VE Grantor MELVIN W. OSTROM & EDNA M. OSTROM AND ARTHUR J. HOOD Beneficiary AFTER RECORDING RETURN TO CERTIFIED MORTGAGE CO.	RY Beneficiary STATE OF OREGON, County ofKlamath I certify that the within insi was received for record on the .9.t ofJuly, at .4:0.7 o'clockR.M., and r SPACE RESERVED in book/reel/volume NoM860 FOR pagel2086 or as fee/file, RECORDER'S USE ment/microfilm/reception No Record of Mortgages of said Cou Witness my hand and County affixed.	nade. trumer bda 19.86. ecorde o /instru. .63522 inty. seal of
estate now held bytyou under the same. Mail reconveyant DATED: ,19, 19 Do not less or destrey this Trust Doed OR THE NOTE which it see TRUST DEED (FORM No. 581) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE. SCOTT JAMES DE VRY & BEVERLY JO DE VE Grantor MELVIN W. OSTROM & EDNA M. OSTROM AND ARTHUR J. HOOD Beneficiary AFTER RECORDING RETURN TO	Beneficiary Beneficiary STATE OF OREGON, County ofKlamath I certify that the within insu was received for record on the .91 ofJuly, at .4:07o'clockR.M., and r space reserved FOR page12086or as fee/file record of Mortgages of said Cou Witness my hand and	nade. trumer bda 19.86. ecorde o /instru. .63522 inty. seal of

Fee \$9.00