	K-38961	STEVENS-NESS LAW PUBLISH	ING CO., PORTLAND, OR. 97836
FORM No. 881-Oregen Trust Deed Series-TRUST DEED.	TRUST DEED	Vol. M86 Page	17201
oc REVENUE <b>66302</b> .01-0049 002 W/M 07 HIS-TRUST DEED, made this BURT H. BLOOD	23rd	SEPTEMBER	, 19.86, between
			, as Trustee, and
as Grantor, WILLIAM M. GANONO	3	<b>A</b>	
OPDUTETED MORTCA(	CE COMPANY POOL	<b>A</b>	and a second
as Beneficiary, Grantor irrevocably grants, barga	WITNESSETH	trustee in trust, with power	of sale, the property
MANUAL DOD BY LHORVE SELNWLSEL of Section 31, with a 15 foot easement o over the WLNELNWLSEL for	Township 37 Sout	th, Range 11 E.W.M.	asement
of said Section.	Men and Roy Construction of Constructions Constructions Constructions		
together with all and singular the tenements, now or herealter appertaining, and the rents, tion with said real estate. FOR THE PURPOSE OF SECURIN		h advergent of grantor herein conti	belonging or in anywis hed to or used in connec ained and payment of th
THIRTY THOUSAND	NO/100 Dollars	s, with interest thereon according to rantor, the final payment of princi	the terms of a promissor ipal and interest hereof, i
note of even date herewith, payable to benetin not sconer paid, to be due and payable SE The date of maturity of the debt secur becomes due and payable. In the event the sold, conveyed, assigned or alienated by the then, at the beneticiary's option, all obligatin herein, shall become immediately due and payable The above described real property is net To protect the security of this trust of 1. To protect, preserve and maintain said p and repair; not to remove or demolish any building not to commit or permit any waste of said property. 2. To complete or restore, property and it destroyed thereon, and pay waste of said property. 3. To comply with all have, ordinance, reg tioms and restrictions allocating accounts.	e of the second	date, stated above, on which the fir any part thereof, or any interest the obtained the written consent or a at, irrespective of the maturity d	at instantiation are a first of the sentility of the beneficiar, ates expressed therein, of ates expressed therein, of the said property; (b) join ction thereon; (c) join in a bis deed or the lien or char in all any maters of the property. T bed as the "person or person bit any maters or lacts sh i. Trustees thes for any of the standard standard standard standard of the standard standard standard standard beneficiary may at a ender, beneficiary may at a

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The 1. To complete or restore promptly and the soul ared, damaged or less manner any building or improvement which may red therefore.
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for and resting auch lineacing statements pursuant to the Uniform Cue in the proper public offices or searching adjacences as may be deemed desirable by the public offices or searching adjacences as may be deemed desirable by the public offices or searching adjacences as may be deemed desirable by the public offices or searching adjacences as may be deemed desirable by the public offices or searching adjacences as may be deemed desirable by the public offices or searching adjacences and provide and the beneficiary may from time to time adjace there any and the buildings.
The search of the beneficiary may reaches and by the most other buildings.
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The search of the beneficiary as soon as insured or may detail for any reaches thereby and in such ofter as beneficiary desired in such ofter as beneficiary desired or search adjace of the desired of the search of the search and provide thereby and in such ofter as beneficiary desired or searches and the form of the search and the form of the search and the provide the form of the search and the form of the search and the search of the search and the search and the search of the sear

10. Upon any delault by grantor hereunder, beneticiary may at any provided the either in person, by agent or by a receiver to be approximated by a court, and without regard to the adequacy of an event to be approximated by a court, and without regard to the adequacy of an event of an operation of an event of the indebtedness hereby secured, enter upon and take possession between the indebtedness hereby secured, between the indebtedness hereby secured and court, including these past due to the adequacy of a possession of and property or any part thereol, in its own name sue or other and apply the same succession of a side property, less costs, and expenses of operation and collection, including these past due to the proceeds of the and other fictory may determine.
 11. The entering upon and taking possession of said property, and the application or awards for any part leven of the property, and the application or release thereol as aloresaid, shall not cure or waive any delault on notice of delault hereunder or invalidate any act done pursuant to such rents. System in payment of any indebtedness secured hereby immediately due and payable. In such an event the beneficiary at his election may indebted to foreclose this trust deed by advertisement and sale. In the latter event to foreclose this trust deed by advertisement and sale. In the latter written notice of delault and his election to sell the said described real proved to foreclose this trust deed by advertisement and sale. The the delault or proved to foreclose this trust deed by advertisement and sale. Stars and any by the obligation secured hereby whereupon the trustes and limit the time and place of sale, give notice the trust by a dard proceed to foreclose the strust deed by advertisement and sale. The trust by a mark of the sale, the grantor or any other person so privileed by ORS 86.735.
 13. Alter the truste bas commenced foreclosure by advertisement and the delault consists of a lailute to pay, when due, sum secu

together with truster's and attorney's lees not exceeding the amounts provided by law. 4. Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale or the time to which said sale may be postponed as provided by law. The trustee may stil said property either in one parcel or in separate parcels and shall sell the proced or parcels at suction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant fact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. (1) Whon trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, index order to the obligation secured by the trust ends of the trustee shall recorded lines subsequent to the interest of the priority and (4) the surplus, if any, to the grantor or to his successor in interest entities. 16. Beneficiary may them to thine annoting a successor or successor attorney. 18 and (4) the grantor or to his successor or successor or successor or successor.

surplus, it any, to the grantor or to his survessor in interest entitled to such surplus. If, Beneficiary may from time to time appoint a successor or success-to any frustee harmed herein or to any successor trustee appointed here-bander. Upon such appointment, and without conveyance to the southerred upon any trustee herein named or appointed hereunder. Eacuted by beneficiary, and substitution shall be made by written instrument exounty or counties any which, when recorded in the motigage records of the county or counties in which the successor frustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and 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.

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.

	h the beneficiary and those claiming under him, that he is law- erty and has a valid, unencumbered title thereto
The grantor covenants and agrees to and ized in fee simple of said described real proper	and the second
n generale de la companya de la comp La companya de la comp La companya de la comp	ng kang ng kang Ng kang ng kang Ng kang ng kang
at he will warrant and forever defend the sar	ime against all persons whomsever.
the grantor warrants that the proceeds of the loan re	represented by the above described note and this trust deed are: hold or agricultural purposes (see Important Notice below), hold or agricultural purposes (see Important Notice below), h
a)* primarily to a star or texous karder sexes	And the lade test devisees, administrators, execu-
This deed applies to, inures to the benefit of and the transferred as a beneficial tegresentatives, successors and assigns. The tegresentatives, successors and assigns are beneficial.	term beneficiary shall mean the holder and whenever the context so requires, the ciary herein. In construing this deed and whenever the context so requires, the
This deed approximatives, successors and assigns. The ersonal representatives, successors and assigns. The ct secured hereby, whether or not named as a benefici- tion gender includes the feminine and the neuter, and line gender includes the teminine and the neuter, and includes the teminine and the neuter, and includes the teminine and the neuter, and includes the teminine and the neuter has secure the secure temperature temper	as hereunto set his hand the day and year first above written.
whichever warranty	ty (a) or (b) is A COV BLOOD BY THOMAS COUR HIS
ch word is defined in the Truth-in-Lending Act and key	gulation Z, the ATTORNEY IN FACI
sures; for mis pupiling, use Stevens-Ness form No. 1303	Anter and the state of the stat
s instrument use Stevens-Ness Form Ne; 1306, or equivalent.	
signer of the above is a corporation	ander Gelener – Angelener er soll Beater and der eine eine einer einer einer einer einer einer einer einer eine An Barten auf der einer einer einer Beater einer ein Ander einer eine
TE OF OREGON	and
SEPTEMBER	
Personally appeared the above named BURT H. BLOOD BY THOMAS COOK HIS ATTORNEY IN FACT	duly sworn, did say that the former is the president and that the latter is the secretary of
	t that the seal affixed to the foregoing instrument is the
and acknowledged the foregoing instru-	sealed in behalf of said corporation by authority of its board of the sealed in behalf of said corporation by authority of its voluntary a sealed of them scknowledged said instrument to be its voluntary a
ent to be the volume of the second	and deed. Before me:
DEFICIAL AND MILLEN DE	Notary Public tor Oregon SEAL
EAL) AND ANY FUBLIC - OREGO My commission expires: 8-21-9	ON My commission expires:
My Commission Exprise	REQUEST FOR FULL RECONVEYANCE
and the second	the chilestiens have been paid.
TO:	Trustee by the foregoing trust deed. All sums secured by
the legal owner and	TEL I I And on nevment to you of any service and delivered for
Laid but you under the one	en en la constant de la servición de la constant de
estate now near participation of a second se	Beneliciary
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Do not loss or destroy this Trust Dood OR THE NOTE which	ich it secures. Both must be delivered to the trustee for concellation before reconveyonce will be made
	STATE OF OREGON,
OA TRUST DEED OF	County of KlanaLu
	GAUSIUTA 31 CONTRACTOR was received for record on the second seco
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AT CAL S (FORM No. 841) SE SUSSEL UNA	T at
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