-	ORM No. 881—Oregon Trust Deed Series—TRUST DEED.	A=	-/ \$	610		and the second designed in the second designed and the	18575		
(OCOOO	TRI	UST DEED	V			18575	reen	
	THIS TRUST DEED, made this -	<u>10th</u>	day of	F	October				
	THIS TRUST DEED, made this BEULAH R. REDFIELD as Grantor, ASPEN TITLE & ESCR DALE E. WELCH and RUTH E.		······		Corporat	ion	, as Trustee,	and	
	ESCR	OW, INC.	1	3 0 0 0	wife wit	h iuii	1191100		
	as Grantor, ASPEN TITLE DALE E. WELCH and RUTH E. survivorship	<u> </u>			••-		••••••		
	as Beneficiary,	WI	TNESSET	H:	the second the	th nower	of sale, the prop	perty	
	WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KlamathCounty, Oregon, described as: in								
	Lot 13, GRACE PARK, in the	e County	OI NI		BEING RE	CORDED	THIRD AND	c	
	THIR DEED IS A THIR	D TRUST		FKL	MATH FIRS	T FEDE	KAL JAVINO	5	
	THIS TRUST DEED IS A THIR JUNIOR TO A FIRST TRUST D AND LOAN ASSOCIATION AND AND LOAN ASSOCIATION E. CRAW	A SECONI	D TRUST	DEE	o in favor wife, THE	DORE J	. PADDOCK.		
	THIS TRUST DELETE TRUST D JUNIOR TO A FIRST TRUST D AND LOAN ASSOCIATION AND CRAWFORD AND JOAN E. CRAW	FORD, IN	uspano		g to see the				
	together with all and singular the tenements,		and annur	tenances	and all other rig	hts thereun	to belonging or in ched to or used in	anywise connec-	
;	together with all and singular the tenements, now or hereafter appertaining, and the rents, tion with said real estate. FOR THE PURPOSE OF SECURIN FOR THE PURPOSE OF SECURIN	hereditaments issues and pro	tits thereof	and all i	ixtures now or he	r herein con	tained and paymer	nt of the	
	now or hereafter appertaining, and tion with said real estate. FOR THE PURPOSE OF SECURIN FOR THE PURPOSE OF SECURIN sum of TEN THOUSAND AND NO sum of TEN THOUSAND AND NO	G PERFORM	ANCE of e	each agu			o the terms of a pr	omissory	
	sum of TEN THOUSAND	ciary or order	and made b	llars, wit by grante	r, the final payn	nent of prin	cipal and interest	id note	
	note of even date herewith, payable to benefit not sooner paid, to be due and payable The date of maturity of the debt secur The date of maturity of the event the	october	10 trument is t	he date,	stated above, on part thereof, or a	which the f	inal installment of therein is sold, agr approval of the be	eed to be eneficiary,	
	becomes due and purped of alienated by th	ie granitie bi	this instru	ment, ir	respective of the		dates expressed th	herein. or	
	sold, conveyed, assigned of another sold the sold of t	ons secured by yable. currently used	for agriculture	al, timber	or grazing purpos	es.	nat of said property;	(b) join in	
	The above described real property is not The above described real property is not	deed, grantor a	grees: condition		the making of	any map or	taking thereon: (C)	join ni uni	
	1. To protect, prove or demotish any pullation	K OI IIII		grantee in	any reconveyance itled thereto," and	may be designed the recitals the	rein of any matters o eol. Trustee's fees for	any of the	
	2. To complete or restore promptic may l	be constructed, Gi		10	Hoon any detault	by grantor	adopt or hy a receive	or to be wi	
	tions and restrictions affecting sale property pursuat	nt to the Unitorn	the in the	the indeb	tedness hereby secur	its own name	sue or otherwise colle	by the sam	
	join in executing beneticiary may require and too oint Code as there or offices, as well as the con- proper public offices or searching agencies as may b by filing officers or searching agencies as may b beneticiary. provide and continuously maintain 4. To be receted on the said premises ag	e deemed desiration insurance on the	ble by the e buildings	less costs	and expenses of op-	eration and co inoss secured	hereby, and in such o	rder as bin	
	now or hereafter erected on the said premises age	and time to time	require, in	ficiary in	t. The entering up	on and fakin es and profits	or the proceeds of I	ire and off Jamage of t	
				property waive an	and the application by default or notice to such notice.	or release in of default h	reunder or invalidate	edness secu	
	deliver said policies to the beneficiary at the deliver said policy of insurance now or hereaft tion of any policy of insurance the same at grat	er placed on saintor's expense.	The encount d by benefi-	hereby	all sums secured h	ereby immedi	necessed to foreclose	this trust d	
	collected under any tire or other insulation and collected under any inteletedness secured hereby and	in such order a	collected, or	in equi	y as a mortgage or	direct the fr the latter evel	the beneficiary or the	he trustee si and his elect	
	not cure or waive any default or holice of default not cure or waive any default or holice.	struction liens an	d to pay all	to sell hereby	the said described whereupon the trus	tee shall fix t	he time and place of s nceed to loreclose this	ale, give no s trust deed	
	against said property before any part of such	mptly deliver rec	taxes, assess-	the ma	13. After the trust d at any time prior	ee has comme to 5 days be	nced loreclosure by an lore the date the trust privileged by ORS 86	ee conducts .753, may	
	to beneficiary; should the grantor han to there char, ments, insurance premiums, liens or other char, ments, insurance or by providing beneficiar	ges payable by w y with funds w ontion, make pay	ith which to ment thereof,	sale, the de	fault or defaults. If	the detault of detault of detault of the detault of the of	elault may be cured	by paying ortion as w	
	hereby, together with the obligations become a pe	art of the debt s	of any of the	being	en be due had no d	d by tenderin	the performance req	the defau	
	trust deed, without waiver of any lights with trust deed, without and for such payments, with covenants hereof and for such payments, with	interest as atores rantor, shall be ument of the ob	bound to the	e delaui n and e	ts, the person effect xpenses actually inc	ting the cure curred in ento	rcing the obligation of et not exceeding the a	the trust mounts pro	
	same extent that they are bound for the more same extent that they are bound for the more shall be immediately and all such payment shall be immediately and all such payment thereof shall, a	nediately due and at the option of a mediately due an	the beneficiary nd payable and	by la	Vi 11 Deberwise, th	e sale shall be	held on the date and	at the tim h said sale	
1.25	render an branch of this trust deed.	of this trust inc	TOGING STORES	d in or	the parcel or in seps	idder for cash	, payable at the time	of sale. T by law con	
	of title search as with or in enforcing this outlight in connection with or in enforcing this outlight fees actually incurred.	ion or proceeding	purporting I and in any sui	to the it, plied	The recitals in the	deed of any	matters of lact shall be on, excluding the trust	tee, but inc	
	affect the security in which the beneficiery action or proceeding in which the beneficiery	pay all costs at	nd expenses, in prney's lees; fi	he the	15. When trustee	sells pursuan	t to the powers provid wment of (1) the exi	penses of se	
100	i chuding evidence free mentioned	enoral from a	any june.	ip- chill	nev. (2) to the ob	ligation secure	the interest of the fr	ustee in th	
	pellate court shall adjudge reasonable in the			deec surf	lus, if any, to the l	grantor or to	to time appoint a s	uccessor or	
1. No. 1	A In the event that any portion or a 8. In the event that any portion or a under the right of eminent domain or conder under the right of eminent domain or on a	in arcess of the	assiours requir	und und	to any trustee name	wintment, am	f without conveyance	d duties co	
	as compensation for such taking, which and a	ttorney's fees ne	beneticiaty a	and upo	any trustee herein	named or app	liten instrument execu	ned by ben	
	applied by it first upon any remaining necr	ssarily paid or a	the indebtedr	ness wh	ch the property is a	ituated, shall i	e conclusive p		
	and execute such instruments as any's requi	est.	request of b	ene- aci	now ledged is made	manter hereto	of pending sale units	dialases of	
	and erecule such upon beneficiary's requirements pensation, promptly upon beneficiary's requirements 9. At any time and from time to t ficiary, payment of its lees and presentation endorsement (in case of hull reconveyances, the linbifity of any person for the payment	on of this deed for cancellation). t of the indebted	without affect Iness, trustee						
	9. At any time and and presentative ficiary, payment of its lees and presentative endorsement (in case of tull reconveyances, the linbility of any person for the payment for linbility of any person for the payment. NOTE: The Trust Deed Act provides that the or sovings and loan association subbidiaries, affiliat provides of this stoke, its subbidiaries, affiliat	trustee hereunder	must be either ter the laws of	an attorn f Oregon	ey, who is an active of the United States, if any agency thereof,	a title insuran or an escrow	e company authorized agent licensed under OK	\$ 696.505 to	
	NOTE: The Trust Leed Act patient outhorized to	o do pusiness und ies, agenis or brar	nches, the Unite	ed States C		میں اور	می و می در این می می و با این این می و با این این این این این این این این این ای		

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		18570
The grantor covenants and agrees to fully seized in fee simple of said described) and with the beneficia real property and has a	ry and those claiming under him, that he is law a valid, unencumbered title thereto
and that he will warrant and tomos		
and that he will warrant and forever defen	d the same against all	persons whomsoever.
	n an tha an an tha an	
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family o (b) for an organization, or (even if grantor i This deed applied	loan represented by the abo r household purposes (see In 8 a natural poses)	we described note and this trust deed are: nportant Notice below).
This deed applies to, inures to the benefit of	and hinds all	wisiness or commercial purposes. , their heirs, legatees, devisces, administrators, executors, the holder and owner, including pledgee, of the contract deed and whenever the context so requires, the masculine plutal.
IN WITNESS WHEREOF, said gran	singular number includes the itor has hereunto set his	but and whenever the context so requires, the masculine plural. hand the day and year first above written.
		A t
not applicable; if warranty (a) is applicable and the benefi as such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose uso Stevens-Ness Form No. 131 if compliance with the Act is not required, disregard this no	Regulation Z, the Making required	undah K Rd field
	FICE, - M. Antonio and S. Sanata and S Sanata and Sanata and S Sanata and Sanata and S Sanata and Sanata and S Sanata and Sanata and Sanat	
- coordereugenient opposite.)		
STATE OF OREGON,) County of Klamath) ss	STATE OF OREG	GON,
This instrument	County of) 55.
October 10 ,19 86 by Beulah R. Redfield	19 , by	as acknowledged before me on
States A Charles A		
"c lattole (Mhni)	41	
(SEAL) > Notary Public for Oreg	on Notary Public for Or	egon
Mr annuission expires: 1-15-90	My commission expi	
	EQUEST FOR FULL RECONVEYANCE	
Te be us	ed only when obligations have been	n paid.
<i>To</i> :	, Trustee	
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereit said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey, estate now held by you under the same. Mail reconveyant DATED;	idences of indebtedness sec without warranty, to the p nce and documents to	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of ured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
	an a	
De not less or destroy this Trust Dood OR THE NOTE which it so	cures. Both must be delivered as at	Beneficiary
		a trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON,
(FORM No. \$81) STEVENS-NEBS LAW PUB. CO., PORTLAND, ORE		County of Klamath ss.
Beulah R. Redfield	n na shi na shi na shekarar An shi na shi na shi	I certify that the within instrument was received for record on the 10thday
the second se	n an	of October 19 56 at 2:16 o'clock P M., and recorded
Grantor Dale E. Welch	SPACE RESERVED	in book/reel/volume No 186
Ruth A. Welch	RECORDER'S USE	ment/microfilm/reception No. 66998
Beneficiary		Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO	and and an	County affixed.
Ir. & Mrs. Dale E. Welch 742 Dayton		Evelyn Biehn, County Clerk.
lamath faith	\$9.00	By Am Ine Deputy
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