DRM No. 81	11—Oregon Trust Deed Series—TRUST DEED.	ASPEN S-30686	Vol.M8	Pane	1508 🏵
ĸ	20004	TRUST DEED	VOI. <u>1 \a</u>		87 hotween
~	70904 HIS TRUST DEED, made this WOMENT WEAVER and	28th day of .	January	, 19	<u>.o.i</u> , <i>Detween</i>
` T	HIS TRUST DEED, made this NORMAN HOBERT WEAVER and	DAISY WEAVER, husba	nd and wife		······,
,	NORMAN HOBERT WEAVER and tor, ASPEN TITLE & ESCRU-		nd and wite	······,	as Trustee, and
		TNC An Oregon	COTBOTOER	E.11 rioh	ts
s Gran	tor, <u>ASPEN TITLE & ESCR</u> RODNEY G. JONES and BARB	RA.A. JUNGA, MURUAM		••••••	
as Bene	ficiary, Grantor irrevocably grants, barg	WITNESSETH	: trusten in trust. wi	th power of s	ale, the property
	Constant irrevocably grants, barg	ains, sells and conveys to	frustee in trast,		
in	Grantor irrevocably grants, barg KlamathCoun	ty, Oregon, described us.		vlamath.	
	The N ¹ ₂ of Lot 14, GIK 7	ALTAMONT ACRES, in	the County of I	XI and city	
	The N ¹ 2 of Lot 14, Give	,			
	State of Oregon.				
	THIS TRUST DEED IS AN A	LI-INCLUSIVE TRUST I	DEED AND IS BEIN	IG RECORDED	
	THIS TRUST DEED IS AN A SECOND AND JUNIOR TO A	FIRST CONTRACT OF SA	ALE IN FAVOR OF	HARRI I.	
	SECOND AND JUNIOR TO IT	CLIFFNEY .			
	SWEENEY and MILDRED B.		ND BY THIS REFE	RENCE MADE	
	SFE ATTACHED EXHIBIT "	A" ATTACHED HEREIO A		h da be	longing or in anyw
	A PART HEREOF.	the sector and appurter	nances and all other the	reafter attached	to or used in conne
togeti	SEE ATTACHED EXHIBIT ", A PART HEREOF. her with all and singular the tenemen or hereatter appertaining, and the remu with said real estate. FOR THE PURPOSE OF SECUR FOR THE PURPOSE OF SECUR	s, issues and profits thereof ar	a all lixing now of franto	herein containe	d and payment of a
tion v	with said real estate.	ING PERFORMANCE of each			
	of even date herewith, payable to ber of even date herewith, payable to ber of even date herewith, payable to ber	nHundredandno/.10	rs, with interest thereon	according to the	and interest hereof
	(340,700 it is her	ficiary of order and many	- vy 2002**		
note	of even due to due and payable	January ment is the	date, stated above, on	ny interest there	in is sold, agreed to
not a	sooner paid, to be used the debt se	cured by this matter property.	r any part thereor, or a	account of app	oval of the beliefic.
beco	mes due and payand or alienated by	the granton by this instrum	ent, irrespective for O	f said prop	berty, whicher
ther	conveyed, assigned a, at the beneficiary's option, all oblig in, shall become immediately due and The above described real property is	at currently used for agricultural,	timber of steams	man or plat o	f said property; (b) 10
here	The above described real property is	(a.) consent to the making of	any map of prictio	n thereon; (c) join in deed or the lien or cl
	The above described text property of this truth To protect the security of this truth 1. To protect, preserve and maintain as 1. To protect, preserve and maintain any built repair; not to remove or demolish any built repair; not to remove any wate of said proper-	d property in good contaction sul	or construction or cre- inting any easement or cre- bordination or other agreen ereol; (d) reconvey, without antee in any reconveyance the original thereto, and the	warranty, all or a may be described	as the "person or pe
	to commit or permit any waste of said proper to commit or permit any waste of said proper	ty. in good and workmanlike leg	ally entitled thereto," and a sally entitled thereto," and the true conclusive proof of the true	the recitals thereof.	rustee's lees for any cost than \$5.
mai	d thereon, and pay when due and inances	regulations, covenants, condi-	10. Upon any default	by grantor neret	or by a receiver to b
dest	3. To comply with all laws, ordination and anticipation allecting said property; if	the beneficiary so requests, to want to the Uniform Commer-	pinted by a court, and with indebtedness hereby secur	ed, enter upon and	take possession of said or otherwise collect the
joir	is and restrictions allecting said projectly in executing such linancing statements purs Code as the beneticiary may require and per public office or offices, as well as the per public officers or searching agencies as may	to pay for filling searches made th	e indepted part thereof, in	its own name suc	unpaid, and apply the
pro by	tiling officers or searching agencies as the	in insurance on the buildings le	ay's lees upon any indebted	ness secured nerves	
	w or hereafter elected as the beneficiary may	rom time to fime require, in from time to fime written in	11. The entering up	es and profits, or i	he proceeds of fire and any taking or damage
an an	amount not less than \$ with	loss payable to the latter, it beneficiary as soon as insured; it	nsurance point the application	or release therein	er or invalidate any ad
po il	the grantor shall fail for any reason to pro-	liteen days prior to the expira- liteen days prior to the expira-	pursuant to such notice. 12. Upon default by	grantor in payment	nt of any indebtedness hereunder, the beneficia
de	on of any policy of insurance now of at	grantor's expense. The benefi-	declare all sums secured h	ereby immediately	ed to foreclose this tru
c ç	indebtedness secured heres it	and in such order as collected, or	in equity as a mortgage or	the latter event the	beneliciary or the trust otice of default and his
n a	ny part thereol, may be released to granion	fault hereunder or invalidate any			
8	ct done purses said oremises free from	he levied or assessed up	thereof as then required b	5 86.735 to 86.795	
	against said property before any part of sc against said property due or delinquent and	promptly deliver receipts therefore	13. After the trust	to 5 days before t	he date the trustee con-
	to beneficiary; should the grantor tan	harges payable by gran which to	sale, the grault or defaults. If	the detault consist	may be cured by pa
	make such payment, beneficiary may, at the	rate set lorth in the note section this and in paragraphs 6 and 7 of this	sums secured due at the	time of the cure of	other delault that is o
	hereby, together with the obligations decome a	part of the debt secured by the	being cured may be cure obligation or trust deed.	d by tendering the In any case, in a	dition to curing the c pay to the beneficiary
	trust deed, without waiver of any rights, w	th interest as aloresaid, the bound to the	and expenses actually inc	curred in enforcing	exceeding the amounts
	erty hereinocthat they are bound for the	mmediately due and payable initiative	together with truster	the shall be held	on the date and at the
	described, and the nonpayment thereof and out notice, and the nonpayment thereof and out notice, and the nonpayment deed	immediately due and payable and	place designated in the	d by law. The trus	hall sell the parcel or
	6. To pay all costs, lees and experience of the costs and experience of the costs and	nd expenses of the trustee mounty's	auction to the highest b	idder for cash, pay	irm as required by law
	of title search with or in enforcing this obt	ection or proceeding purporting to	the property so sold, but	deed of any matte	rs of fact shall be concluding the trustee, bu
			the grantor and benefici	ary, may purchase	the powers provided her
	any suit for the foreclosure of this deci	ry's or trustee's attorney's shall be	shall apply the proceed	s of sale to payment	t of (1) the expenses d a reasonable charge
	cluding erner's lees mentioned in	of an appeal from any judgethe an	cluding the company the	ligation secured by	nterest of the trustee
	decree of the shall adjudge reasonable as		deed as their inter the	grantor or to his si	Iccessor in the
	It is mutually agreed that. It is the event that any portion of	or all of said property shall be that	e 16. Beneliciary	may from time to	v successor trustee ap
	under the right to require that all	in excess of the amount require	d under. Upon such ap	pointment, and with all be vested with all	hout conveyance title, powers and dui d hereunder. Each such
	as compensation for such taking, which as compensation for such taking, which	d attorney's fees necessarily paid shall be paid to beneliciary an	d upon any trustee herein	named or appointe	instrument executed b
	applied by it first upon any reasonable applied by it first and appellate courts,	necessarily paid or incurrent debtedne	ss which the property is t	ituated, shall be co	ACTUSITY PROOF OF T
	ficiary in such proceedings, and the to	its own expense, to take such the con	n- 17. Trustee ac	cepts this trust w	hen this deed, duly as provided by law. T
					encing sair and a site
i I	and erecute upon beneficiary s	time unon written request of	or obligated to notify an	y party hereto of p or proceeding in	which grantor, benefici- ceeding is brought by
	secured hereoy. Instruments as shall and execute such instruments as shall pensation, prompfly upon beneficiary's r 9. At any time and from time ficiary, payment of its lees and preser endorsement (in case of tuil reconveyan the liability of any person for the pay NOTE: The Trust Deed Act provides that or burngs and loan association authorizy property of this state, its subsidiaries, aff	to time upon written request of tation of this deed and the note 1 tation (in this deed), without allectics, for cancellation), without allecti- tes, for cancellation, without allection of the indebtedness, trustee m	for obligated to notify an ng trust or of any action ay shall be a party unles	n or proceeding in a such action or pro	creding is brought by

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<u>1509</u>

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ity served in the simple of said determine the prop	perty and has a value, di	hose claiming under him, that he is law- nencumbered title thereto recorded August 3, 1979, with
Ily seized in fee simple of said described real prop except that Contract of SAle, date	ea August 3, 1979,	Wife, as Seller and Gree R.
Harry F. Sweeney and Mildred B. St	weeney, nusband and	,
The Device		
Beard, as buyer. Ind that he will warrant and forever defend the se	-Bamor all persons	
		!
		u i i i i
The grantor warrants that the proceeds of the loan re	epresented by the above descri-	ribed note and this trust deed are: { Notice below),
 (a)* primarily for grantor's personal, tamily of house. (b) for an organization, or (even it grantor is a national statement of the second statement	tural person) are for business	or commercial purposes.
(b) for an organization, or (even if granter is a hard	tural persony une tel second	t in the devices administrators executors.
This deed applies to, inures to the benefit of and bi personal representatives, successors and assigns. The term b	ain In construine this deed an	nd whenever the context so requires, the masculine
personal representatives, successors and assigns. The term of secured hereby, whether or not named as a beneficiary here	ein. In construing this deed an ar number includes the plural.	nd whenever the context so requires, the mascuine
gender includes the feminine and the neuter, and the singula IN WITNESS WHEREOF, said grantor h		the day and year first above written.
	- Sources nand	Weaver Weaver
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty	(a) or (b) is	Wert Weaver
not applicable; if warranty (a) is applicable and the beneficiary	is a creditor Norman H	a a a l) a a a a
as such word is defined in the Truth-in-Lending Act and Regulation beneficiary MUST comply with the Act and Regulation by making the structure for the surgery sector and the surgery s	ing required	
beneficiary MUSI camply with the Stevens-Ness Form No. 1319, or disclosures; for this purpose use Stevens-Ness Form No. 1319, or If compliance with the Act is not required, disregard this notice.	r equivalent. Daisy we	ave Jerna Amarther- Sucker
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	mark in my pres	sence and I signed his name at his
use the form of acknowledgement opposite.)	request and in	his presence
STATE OF OREGON,)	STATE OF OREGON,	,)) ss.
County of		·····
This instrument was acknowledged before me on	This instrument was ac	cknowledged before me on,
1987 , by	19 by	······································
Schormand Hobert Weaver and	as	······································
		······
Shidro Hardroher		νη
Notary Public for Oregon		(
(SEPAL). My Commission expires: 7-23-89	My commission expires	·····
and the second sec		
	QUEST FOR FULL RECONVEYANCE	aid
	d only when obligations have been p	pula.
<i>TO</i> :	, Trustee	
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb	all indebtedness secured by a by are directed, on payment t	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of tred by said trust deed (which are delivered to you
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statute, to cancel all ev	all indebtedness secured by a by are directed, on payment t vidences of indebtedness secur	tred by said trust deed (which are delivered to you arties designated by the terms of said trust deed the
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statute, to cancel all ev	all indebtedness secured by a by are directed, on payment t vidences of indebtedness secur	tred by said trust deed (which are delivered to you arties designated by the terms of said trust deed the
The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hereb 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 reconveya	all indebtedness secured by a by are directed, on payment t vidences of indebtedness secur , without warranty, to the pa ance and documents to	tred by said trust deed (which are delivered to you arties designated by the terms of said trust deed the
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EXHIBIT "A"

THIS TRUST DEED IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE CONTRACT OF SALE NOW OF RECORD DATED AUGUST 3, 1979, AND RECORDED AUGUST 3, 1979, IN BOOK M-79 AT PAGE 18566 IN THE OFFICIAL RECORDS OF KLAMATH COUNTY IN FAVOR OF HARRY F. SWEENEY AND MILDRED B. SWEENEY, HUSBAND AND WIFE, WHICH SECURES THE PAYMENT DUE ON SAID CONTRACT OF SALE. RODNEY G. JONES AND BARBARA A. JONES, HUSBAND AND WIFE, BENEFICIARY HEREIN AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF HARRY F. SWEENEY AND MILDRED B. SWEENEY, HUSBAND AND WIFE, AND WILL SAME TRUSTORS HEREIN, NORMAN HOBERT WEAVER AND DAISY WEAVER, HUSBAND AND WIFE, HARMLESS THERE-FROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, TRUSTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY TRUSTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.

STATE OF OREGON)) SS. County of Klamath)

On January 29, 1987, before me, the undersigned, a Notary Public, in and for said State, personally appeared Allayne Donnelly-Buker, personally known to me to be the person whose name is subscribed to the within instrument, as a witness thereto, who being by me duly sworn, deposed and said: That she resides in Klamath Falls, Oregon and she was present and saw NORMAN ROBERT WEAVER personally known to her to the same person described in and who executed the said within instrument with his mark as a party thereto, and that the said NORMAN ROBERT WEAVER, duly Cacknowledged in the presence of said affiant, that he executed the same and that fle, the said affiant, thereupon at his request , subscribed his pame as a witness thereto. OF CREAT

MOTARY PUBLIC FOR OREGON My Commission Expires: 7-23-

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for of	r record at reques	st of
FEE	\$13.00	Evelyn Biehn, County Clerk

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