FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	ATC 86	132 .	STEVENS-NESS I	AW PUB. CO., PORTL	AND, OR. 87204
b O BOX Ecca IIIIIISTRUST DEED Strade this Karen Buell, who acquired	E GG TRUST (DEED	VUI <u>LI</u> <u>?ebruary∺</u>			
as Grantor, Aspen Title, '600' Main,		<u>zon 97601</u>	and a second second second second	, as Trus	
Food Industries Credit Union, as Beneficiary, Grantor irrevocably grants, bargan in Klamath County	WITNESSETH: ins, sells and conveys to tr	ir ə	sor 331 st, with power		ala one. Anima
The North 75 feet of Lo the County of Klamath, LKORL DEED	ot 11, Block 4, FIRST State of Oregon.	C ADDITION	anus o	HOMES, in	
SUBJECT TO: 1. Regulat for Klamath Irrigation itary District 4. Cover October 5, 1959 in book book 332 at page 660. 5 to Tonatee Homes.	District 3. Regulation nants, easements and k 316 at page 326, am	ons of the restriction	e South Sub ons as reco tember 29,	urban San- rded 1961 in	10-5

togethen with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereoi and all lixtures now or hereafter attached to or used in connec-tion with said real estate. FOR, THE, PURPOSE OF, SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the prime thousand and payment of the

sum of Five thousand one hundred and no/100----gerikat duriştariya deri ----

Dollars, with interest thereon according to the terms of a promisso

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, if not sooner paid; to be due and payable AL maturity The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, property events and herein, shall become immediately due and payable. The currently used for agricultural, timber, or grazing purposes.

Side, conveyed, assigned or alienated by the grantor without trust then, shall become immediately due and payable, is non the grant or greater of the beneficiary's option, all obligations secured by this insistence, shall become immediately due and payable, is non the grant or greater of the security of this trust deed, grantor agrees the socurity of this trust deed, grantor agrees the commit or permit any traste of said property in good condition of the security of this trust deed, grant or greater agree of said property in good condition of the security of the se

(a), timber, or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other agreement affecting this deed or the lien or charge thereoi, (d) reconvey, without warranty, all or any part of the property. The granting any reconveyance may be described as the "person or persons legally entiled thereio," and the recitals therein of any matters or lacts shall be conclusive, proof, of the fruthfulness thereoi. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any time without notice; either in person, by a receiver to be appointed by a court, and without regard to the adequacy of any security for erty or any part thereol, in its own name sue or otherwise collect the rents, less costs and persons of operation and collection, including reasonable statory may determine.

thereol as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and gantor. or any other person so privileged by ORS 86.753, may cure the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the lime of the cure other than such portion as would not then be due had no delault occurred. Any other delault has the delault or delaults, the person so privileged by be cured by paying the entire amount due at the lime of the cure other than such portion as would not then be due had no delault occurred. Any other delault this capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to the beneficiary all costs and expenses, actually, incurred in enforcing the obligation of the. Irust deed together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise; the sale shall be held on the date and at the time any place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in, one parcel, or in, separate, parcels, and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of asle. Trustee shall deliver to the parchaser its deed in form as required by law conveying the property: so, sold, but without any covenant or warranty, express or im-plied. The recitals in the deel of any matters of lact shall be conclusive procedusing the shall needs thereol. Any person, excluding the trustee, but including the shall needs the colicary on y purchase at the sale.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus.

Surplus, it any, to use granus or to use an appoint a successor or successors of the surplus. 16. Beneliciary may from time to time appoint a successor or successors of any trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee the latter shall be readed with all tries, powers and duits conferred upon any trustee beevin manned as appointed hereunder. Each such appointment and subclutions shall be readed with all tries, powers and duits conferred upon any trustee beevin manned as appointed hereunder. Each such appointment and subclutions shall be made by written instrument executed by beneficiary, which, when recorded in the mortiging records of the county or counties in which the property is sublated, shall be conclusive proof of proper appointment of the successor trustee.

The successor trustee. $p_{2} > 17.7$ Trustee accepts (this) trust, when this deed, duly executed and packnowledged 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 frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

rmey, who is an active member of the Oregon State Bar, a bank, trust company i or the United States, a title insurance company authorized to insure title to rea a or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an or savings and loon association authorized to do business under the laws: or O property of this state, ins subsidiaries, affiliates, agents or branches, the United S

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The grantor covenants and agrees to a	nd with the beneficiary and those	e claiming under him, that he is law- ncumbered_title_thereto
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The grantor warrants that the proceeds of the (X)* primarily for grantor's personal, family- (b). for an organization, or (even it grantor	is a matural person) are for business or	Commercial be-be-
(b) for an organisation of and a basis of the the time that the time to the benefit of the benef	t and binds all parties hereio, their he	irs, legatees, devisees, administrators, executors, ler and owner, including pledgee, of the contract
This deed applies to, inures to the benefit of isonal representatives, successors and assigns. The cured hereby, whether or not named as a benefici order includes the teminine and the neuter, and the inder includes the teminine and the neuter, and the NWITNESS WHEREOF, said, gr	ary herein. In construing this dood and a singular number includes the plural, a putter of the plural, a singular the plural, a	he day and year first above written.
IN WITNESS WHEREOF, said gr	antor has hereunto set his hand t.	
IMPORTANT NOTICE: Delete, by lining out, whichever, y at applicable; if warranty (a) is applicable and the ber	warranty (a) or (b) is <u>Karen Buel</u>	
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STEVENS-NESS LAW PUB. CO., PURICANT	- -F1-1	
	SPACE HEARNIE	of <u>March</u> , 19. at <u>A:07</u> o'clock P <u>M</u> , and record in book/reel/volume No. <u>M87</u> page 3314 or as fee/file/ins
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