FORM No. 881-1-Oregon Trust Deed Series-TRUST	DEED (No restriction on caligoment	177 10-1-		
ок IV GEVIDE' OB ∂1520 Б. О. 80068 VUEITHIS TRUST: DEED Jima VESTEVENCIG SANDER			Vol. M81 Pac	
as Grantor, ABSTRACT	& TITLE COMPANY P. O. Box 7456	Z TaCas	Cosmér witterd	
DENALI STATE BANK	PU O. Box 7456	8, Fair	banks, Alaska 9	, as Trustee, a
as Beneficiary	siller		Desp. 1.2503	05 23 20 12 12 12 12 12 12 12 12 12 12 12 12 12
Grantor irrevocably grants, n Klamath	WITNES: bargains, sells and conve		a in trust with nower	11 A
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LKI Lot 10 Bloc to the offic County Clerk			S NUMBER ONE,	of the
			Hereficiary .	
	, 19	and a second	n tag Alexandri ang di sang sang sang sang sang sang sang sang	
the of even date herewith, payable to be to one paid, to be due and payable to the date of maturity of the debt se comes due and payable.	neticiary or order and made b	llars, with inte by grantor, the	rest thereon according to the final payment of principal	he terms of a promiss I and interest bereaf
		, timber or gra	above, on which the final	installment of said ne
To protect the security of this trus 1. To protect, preserve and mainfain sain repair; not to remove or demolish any puild to commit or permityary weste of said property 2. To complete or festore promptly and mer any building or improvement which may royed thereon, and pay when due all costs incu- 3. To comply with all laws, ordinances, s and restrictions allocting said property, if the in executing such financing statements plorium Code as the beneficiary may require (and to ber public offices, as well as the statements)	t deed, grantor agrees: (a d property in good condition gri ling or improvement thereon; su	anting any cases	making of any map or plat o nent or creating any restriction	
2. To complete or festore promptly and nner any building or improvement which may royed thereon, and pay, when due all costs incu	in good and workmanlike gra be constructed, damaged or left	ereof; (d) recom antee in any re gally entitled the	ther agreement allecting this of rey, without warranty, all or an conveyance may be described reto," and the recitals therein o to the truthlulness thereoi. T in this paragraph shall be not les	leed or the lien or chan y part of the property. T as the "person or perso t any matters
3. 10 comply with all laws, ordinances, 1 st and restrictions allecting said property, if the in executing such imancing statements/pursue Code as the herafician	regulations, covenants, condi- be beneficiary so requests, to ant to the Uniform Commer- tin	ne without potie	ny delault by grantor hereund	er, beneficiary may at a
filing officers or searching agencies as may	be deemed desirable by the ert	inted by a court	c, etiner in person, by agent of , and without regard to the ac reby secured, enter upon-and the hereoi, in its own name sue or including those-past due and un mass of operation and collection.	equacy of any security
ticiary. 4. To provide and continuously maintain or hereafter erected on the said premises ag such other hazards as the beneliciary may li mount not less than \$x. panies acceptable to the beneliciary, with loss	rom time to time require, in fici	ary may determ	y indebtedness secured hereby,	and in such order as ber
e grantor shall fail for any reason to procure	neliciary as soon as insured in insu	lection of such a	ering upon and taking posses ents, issues and prolits, or the	sion of said property, t proceeds of fire and oth
e said, policies to the beneficiary at least lift of any policy of insurance now or herealte beneficiary may procure the same at gran cted under any life or other insurance policy upon any indebtedness, secured, hereby and	en days prior to the expira- wai r placed on said buildings, X pur tor's expense. The amount	perty, and the a ive any delault muant to such n	pplication or release thereol as or notice of default hereunder	or invalidate any act do
determine, or at option of beneficiary the en	tire amount so collected, or eve	clare all sums a	elault by grantor in payment o formance of any agreement here cured hereby immediately due y at his election may proceed if dade or direct the travitor to t	and payable. In such a
lone pursuant to such notice.	nereunder or invalidate any adv	vertisement and	ale. In the latter event the ben	eliciary or the trustee sha
ist said property before any part of such to see become past due or delinquent and promi	axes, assessments and other the	ebv whereupon	o be recorded his written notice escribed real property to satis the trustee shall lix the time an uired by law and proceed to f 1 in ORS 86.735 to 86.795.	y the obligation secure
firect payment or by providing beneficiary such payment, beneficiary may; at its opti-	with funds with which to sale on, make payment thereol. sale	13. After the s, and at any time the grantor or	trustee has commenced loreclo the prior to 5 days before the da	sure by advertisement an te the trustee conducts th
y, together with the obligations described in	paragraphs 6 and 7 of this surr of the debt secured by this enti	ns secured by the	the trust deed, the default may at the time of the cure other th	be cured by paying the be such portion as would
deed, without waiver of and become a part deed, without waiver of any rights arising a nants hereol and for such payments, with inte hereinbelore described, as well as the grant extent that they are bound for the payme ibed, and all such payments shall be immedia	rest as aforesaid, the prop- ber, shall be bound to the oblight	ng cured my be igation or trust	cured by tendering the perior deed. In any case, in addition	default that is capable of mance required under the to curing the default of to curing the default of the second secon
otice, and the nonpayment thereof shall, at it r all sums, secured by this trust deed immedi iute a breach of this trust deed immedi	tely due and payable with and the option of the beneficiary, for lately due and payable and by	ether with trusted	ly incurred in enforcing the ob s and attorney's lees not exceed	ligation of the trust dee ling the amounts provide
 Io pay all costs, lees and expenses of t le search as well as the other costs and expenses 	his trust including the cost plac nses of the trustee incurred be	postponed as pro	se, the sale shall be held on the the notice of sale or the time wided by law. The trustee may separate parcels and shall sell the bidder for cash small sell	sell said property eithe
7. To appear in and delend any action of the security rights or powers of beneliciary of	proceeding, purporting, to boy auch proceeding, purporting, to bits for trustee; and in any suit.	tion to the high I deliver to the	st bidder for cash, payable at purchaser its deed in form as r	the time of sale. Trustee equired by law conveying
of evidence of title and the beneficiary's or the state of attorney's fees mentioned in this parage.	all costs and expenses, in- rustee's attorney's fees; the aph 7 in all cases shall be	frantor and ben	thereol. Any person, excluding eliciary, may purchase at the sa	t shall be conclusive proo the trustee, but including le,
e court shall adjudge reasonable as the bene lees on such appeal.	pay such sum as the ap- clud diciary's or trustee's attor- atto	ling the compens	istee sells pursuant to the power reds of sale to payment of (1) ation of the trustee and a rease obligation secured by the trust subjectivest to the interview.	nable charge by trustee's
It is mutually agreed that: 8. In the event that any portion or all of u	aid property shall be taken surp	t as their interes lus, if any, to t	is may appear in the order of the grantor or to his successor in	the trustee in the trust heir priority and (4) the interest entitled to such
mpensation for such taking, which are in exce y all reasonable costs, expenses and attorney of by drantor in such as a such attorney	tion of the monies payable ss of the amount required sors 's lees necessarily paid or unde	16. Beneficia	ry may from time to time appo	oint a successor of succes-
ed by grantor incuss; promas and altofney d by if inst upon aux proceedings, shall be d by if inst upon aux proceedings, shall be in the trial and appellate sconable costs and es in such proceedings, and, the process and d hereby; and grantor agrees, at its for exp excute such instruments as shall be proceedings.	e paid to beneficiary and trust spenses and attorney's lees, upon paid or incurred by bene- and which	substitution shall	anned herein or to any success appointment, and without com all be vested with all title, po in named or appointed hereinde be made by written instrumen. I in the mortfage records of t aintated what he complete	executed by beneliciary,
d hereby; and grantor agreus, at its own exp xecute such instruments as shall be necessar ion, promotiv upon beneficiary's secure	Eleventer and anticuless		a set the construction the provide of a	he county or counties in of of proper appointment

9. At any time and from time to time upon written request of bene-ficiary, payment as its less and presentation of this deed and the note for endorsement (in use of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may

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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 notily 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 builness under the 'laws' of Oregon' or the United States' or 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.

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	disprised in fee	simple of said described real pro-	th the beneficiary and the	
		simple of said described real prop	th the beneficiary and those claiming und erty-and has a-valid,-unencumbered-titl	fer him, that he is
	apprint in a read and set	arrant and forever deta-		- moreto
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	The grantor war		And the second	
	(b) for an organiza	ts that the proceeds of the loan represent rantor's personal, family or household put tion, or (even if grantor is a natural per inures to the benefit of and the cossore	ted by the above described note and this trust de urposes (see Important Notice below), rson) are for business or commercial purposes. Parties hereto.	
P Se	This deed applies to ersonal representatives, su	inures to the benefit of	includes the plane described note and this trust de imposes (see Important Notice below), teon) are for business or commercial purposes. parties hereto; their heirs, legatees, devisees, add postruing, this deed and whenever, including p r includes the planed.	ed are:
6	ander includes the ther or	not named assigns. The tarm hinds all i	Parties hard	
	IN WITNESS W	HEREOF, said grantor has here	nstruing this deed and whenever the context so i f includes the plural.	ninistrators, executors ledgee, of the contrac
11 1101	applicable: if war	y lining out in the state of th	unto set his hand the day and	oquires, the masculine
discl discl if co	eficiary MUST comply with the mpliances; for this purpose use	y lining out, whichever warranty (a) or (b) is sopplicable and the beneficiary (a) or (b) is Truth-in-Landing Act, and Regulation Z, the Sevens-Ness Form No. 1319, or souther required, discourse (1319, or souther)	Carend .	ove written.
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said trust o	doed or pursue and	satisfied. You to all indebtedness	 (C) A Construction of the Constru	11
estate now	fether with said trust deed held by you under	o, to cancel all evidences of indebtedn	ured by the foregoing trust dood. All sums sec symmet to you of any sums owing to you under ess secured by said trust deed (which are deline to the parties designated by the terms of said to	ured hu
-	you under the sam	e. Mail reconveyance and documenta to	the parties designated by the the	the terms of
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DATED: De not less TR STEVENS-NES	LAW PUB. CO., PORTLAND. ORE	For the state state of a state state of the state of the state SPACE RESERVED	SCESE STATE OF OREGON, County of Klamath I certify that the within inst was received for record on the 2nd of October at 2:54 o'clock P M	} ss. ument 1day 9.87
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