FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	МТС 19008-К		
Hamorh ha 82072 δλeque to Amire 2 82072 δλeque		ol_M&_Page_	21552
CLAUDE P. CAREY AND M J	hislstday of	lecember.	, 198.7, between
	eCompanyofKlamathC	ounty	7
RICHARD R. PALONE as Beneficiary,	n an		, as I rustee, and
	WITNESSETH:		
in Klamath Court	WITNESSETH: gains, sells and conveys to trustee ity, Oregon, described as:	in trust; with power of	sale, the property
THE CITY OF VI AWART 15 fe	et of Lot 21. Block 30		n an
THE CITY OF KLAMATH FALLS file in the office of the	, according to the off County Clerk of Klere	icial plat there	ION TO eof on
	t where a second state was been used as the	th County, Orego	on.
together with all and singular it			- - -
together with all and singular the tenements, now or hereafter appertaining, and the rents, i tion with said real estate. FOR THE PURPOSE OF SECURING	hereditaments and appurtenances and all ssues and protits thereot and all tixtures	l other rights thereunto belor now or hereafter attached to	nging or in anywise
FOR THE PURPOSE OF SECURING FOR THE PURPOSE OF SECURING TWENTY - THREE THOUSAN ************************************	PERFORMANCE of each agreement ND FIVE HUNDRED AND NO.	of grantor herein contained a $100 \times $	and payment of the
note of even date herewith, payable to benefici, not sooner paid, to be due and payableDec. The date of maturity of the debt secured	ary or order and made by grantor, the fi	t thereon according to the ter	ms of a promissory
becomes due and payable. In the event the wind sold, conveyed, assigned or alienated by the then, at the beneticiary's option, all obligations herein, shall become immediately due and payab To protect the security of this trust does	fant described property, or any part there grantor without first having obtained the secured by this instrument, irrespective	of, or any interest therein is written consent or approval	liment of said note sold, agreed to be of the beneficiary
1. To protect the security of this trust deed 1. To protect, preserve and maintain said property	I, grantor agrees:		inerein, or
 To protect, preserve and maintain said propending to remove or demolish any building or not to commit or permit any waste of said property. To complete or restore promptly and in generation of the property of the	subordination or other	or creating any restriction there afreement allecting this deed o without warranty, all or any part veyance may be described as the	eon; (c) join in any or the lien or charge of the property The
ioin in availations affecting said property; if the bene		the truthfulness thereof Truthe	matters or facts shall
by filing officers or searching adaption as the cost of a	or filing same in the pointed by a court, and Il lien searches made	ther in person, by adent - t	neticiary may at any
now or hereafter erected on the said premises against in and such other hazards as the beneliciary may from the	nce on the buildings ss or damage by fire to the buildings less costs and expenses ney's tees upon any im	ding those past due and	vise collect the rents,
if the departer it it is the delivered to the beneliciary		a upon and taking possession of	Such order as bene-
tion of any policy of insurance now or herealter place the beneficiary may procure the same at drantor's en-	s prior to the expira- d on said buildings, pursuant to such notice	vation or release thereof as aforesa office of default hereunder or inva	ng or damage of the id, shall not cure or alidate any act does
may determine, or at option of beneficiary the entire and	order as beneficiary ount so collected, or declare all collected or	It by grantor in payment of any mance of any agreement hereunder uch payment and/or performance	indebtedness secured r, time being of the
tare sold parsuant to such notice, 5. To keep said premises free from construction t	advertisement	no or direct the trustee to foreclose	close this trust deed
charges become past due or delinquent and promptly deli	issments and other latter event the benelicia	in equity, which the beneficiary by or the trustee shall execute and the fault and his election to soll the	may have. In the cause to be recorded
make such payment, beneficiary may, at its option, mak and the amount so paid, with interest at the rate set forth	nds with which to 86.795 to foreclose this e payment thereof,	sale, give notice thereof as then r trust deed in the manner provided	equired by law and in ORS 86.735 to
trust deed, shall be added to and become a part of the d trust deed, without waiver of any rights arising from br	lebt secured by this sale, the grantor or any time pr.	the has commenced foreclosure by or to 5 days before the date the t other person so privileged by ORS if the default consists of a failure ust deed, the default may be con-	R6 752
same extent that they are bound for the payment of the described, and all such payments shall be immediately due	to be bound to the not then be due had no	ist deed, the default may be cur time of the cure other than such default occurred. Any other	red by paying the h portion as would
constitute a breach of this trust deed immediately du constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust of title search	includied at the person effective and payable and and expenses actually in together with frustee's person effective and expenses actually in together with frustee's person effective actually in the person effective ac	in any case, in addition to cur ting the cure shall pay to the h	ing the default or
in connection with or in enforcing this obligation and frust	he trustee incurred	and the	amounts provided
less autually incurred. To appear in and delend any action or process allect the security rights or powers of beneficiary or irusies action or proceeding in which the beneficiary or trusted any suit for the foreclosure of this deed, to pay all costs cluding evidence of itile and the beneficiarys or trusted costs	", and in any suit, appear, including and expenses, in-	sale shall be held on the date an notice of sale or the time to whi by law. The trustee may sell sa "ate parcels and shall sell the pa ider for cash, papable at the tim maser its deed in form as required without any covenant or ware	nid property either nicel or parcels at e of sale. Trustee
fixed by the trial court and in the event of an appeal from	all cases shall be any judgment or the fruthfulness thereo	ileed of any matters of lact shall b 	ty, express or im-
It is mutually agreed that.	or trustee's attor- cluding the compensation	of sale to payment of (1) the exp of the trustee and a reasonable of	led herein, trustee penses of sale, in-
8. In the event that any portion or all of said proper under the right of eminent domain or condemnation, beneficie right, if it so elects, to require that all or any portion of th as compensation for such taking, which are in excess of the to pay all reasonable costs, expresses and altorney's income.	tty shall be taken having recorded liers sub ary shall have the surplus, if any to the	If the trustee and a reasonable claims secured by the trust deed, () with secured by the trust deed, () we used to the interest of the tru appear in the order of their prio intor or to his successor in interest	5) to all persons
incurred by grantor in such proceedings, shall be puid to	ecessarily paid or sors to any trustee and	y from time to time appoint a su	iccessor or succes-
secured hereby; and grantor agrees, at its own expense to	the indebtedness upon any trustee herein na	vested with all title, powers and ined or appointed hereunder Fast	duties conferred
S At any time and from time to time upon written liciary, payment of its lees and presentation of this cleed	request of bene- and the note for accepts	ed, shall be conclusive proof of pro	oper appointment
(a) consent to the making of any map or plat of said property	erty; (b) join in the	this trust when this deed, du nublic record as provided by law ty hereto of pending sale under an proceeding in which grantor, benel action or proceeding is brought b	y other deed of
NOTE: The Trust Deed Act provides that the trustee hereunder m or savings and loan association authorized to do business under property of this state, its subsidiaries, affiliates, agents or branch	ust be either on attorney, who is an active memb the laws of Oregon or the United States, a still	er of the Oregon State Bar, a ban	k, trust company
	se, me united states or any agency thereof, or an	escrow agent licensed under ORS 696	sure title to real .505 to 696.585.

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fully seized in tee simple of said a	lescribed real property and	reficiary and those claiming thas a valid, unencumbered	
$ \begin{array}{c} \left($	(a) And and a space provide spinor. A spinor of the spi	st, all persons whomsoever.	
(a)* primarily for grantor's perso	nal, family or household purpose	the above described note and this (see Important Notice below), are for business or commercial put	
personal representatives, successors and secured hereby, whether or not named a gender includes the teminine and the ne IN WITNESS WHEREO. * IMPORTANT NOTICE: Delete, by lining cut, not applicable; if warranty (a) is applicable as such word is defined in the Truth-in-lea bensficiary MUST comply with the Act and disclosures; for this purpose use Stevens-lei If compliance with the Act is not required; d (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, County of: Klamath This instrument was acknowledge Recember (IP 19.87, by Claude: P. Carey & M. My commission expires: My commission expires:	assigns. The term beneficiary st is a beneficiary herein. In constru ter, and the singular number inc F, said grantor has hereunto whichever warranty (a) or (b) is and the beneficiary is a creditor nding Act and Regulation Z, the Regulation by making required is form No. 1319, or equivalent. Isregard this notice.	uing this devid and whenever the condest the plural. o set his hand the day and yee Claude P. Carey N. Joyce Carey N. Joyce Carey OF OREGON, hty of	cluding pledgee, of the contrast ontext so requires, the masculine ar first above written. Cally Calley }ss.
TO: The undersigned is the legal own trust deed have been fully paid and lat said trust deed or pursuant to statute, herewith together with said trust deet) estate now held by you under the same	er and holder of all indebtedness isfied. You hereby are directed, to cancel all evidences of inde- and to reconvey, without warran Mail reconveyance and docume	s secured by the foregoing trust on payment to you of any sums biedness secured by said trust de ty, to the parties designated by ints to	owing to you under the terms of ed (which are delivered to you
	THE NOTE which it secures. Both must b	Benefici • delivered to the trustee for cancellation to 0.4	afore reconveyance will be made.
FORM NO. 881) STEVENS-NESS LAW PUB. CO., PORTLAND O (Carey, Claude P. § M. (Condide, Conditionary Function)	Contract decreted	STATE OF County of I certify was received ofDecen at 12:12c	
G Palone, Richard R Beief	FOR RECORDER TITTT COSMUNC OF	s USE page 21552 ment/microfi Record of M	or as fee/file/instru- im/reception No. 82072, ortgages of said County. ss my hand and seal of
Mountain Title Compared 407 Main Street Klamath Falls, OR 976	ede fin list	Evelyn B:	Lehn, County Clerk

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