FORM Ho. 881-Oregon Trist Deed Series-TRUST DEED.	TRUST DEED	Vol. <u>M88</u> Page	to hetween
THIS TRUST DEED, made this DUANE W. MOGSTAD and	JOANELL K. MOGST	AD, husband and will Complete and will National Kenned of the form	os Trustee, and
ANN L. HOECK	A CONTRACTOR		
as Beneficiary,	WITNESSETH:	rustee in trust, with power of	sale, the property
in Klamatu			$\int_{-\infty}^{\infty} \int_{-\infty}^{\infty} \int_{-\infty}^{\infty$
W 1/2 E 1/2 S 1/2 NE 1/4 South Range 8) East of th	NE 1/4 Section Ne Willanette Mer	9 Township 25, idian.	백산립 (1999년) 후 1997년 1997년 북한 명신 (1997년)
	한 동네 이가는 것 같은 것은 것을 것을 것 같아요? 것이다.	물건 왜 아니는 말 집에서 집에서 다시면 그렇지 못 같아요. 나는 것이다.	
together with all and singular the tenements. I now or hereafter appertaining, and the rents, is not real trad estate.	hereditaments and appurtenance	es and all other rights thereunto b Il lixtures now or hereafter attached	elonging or in anywise to or used in connec
tion with said real estate.	G PERFORMANCE of each	agreement of granner-	
sum of	iary or order and made by gra	ntor, the final payment of principa	1 and interest nereor, 1
note of even date herewith, payable to benefic not sooner paid, to be due and payable The date of maturity of the debt secure becomes due and payable. In the event the w sold, conveyed, assigned or alienated by the sold, conveyed, assigned or alienated by the then, at the beneficiary's option, all obligation then, at the beneficiary's option, all obligation	J by this instrument is the du	i thereof or any interest the	Citi is a di Lanolicior
sold, conveyed, using solution, all obligation then, at the beneficiary's option, all obligation herein, shall become immediately due and pay herein, shall become immediately due and pay The above described real property is not c	able. currently used for agricultural, tim	her or grazing purposes.	of said property; (b) join on thereon; (c) join in a
To protect the security of this trust de	operty in food condition subordi	andion or other agreement alfecting this nation or other agreement alfecting this (d) reconvey, without warranty, all or a in any reconveyance may be described in any reconveyance may be described in the thereto," and the recitals therein entitled thereto, "and the recitals thereof."	ny part of the property. I as the "person or perso of any matters or lacts sh Trustee's lees for any of
1. To protect, preserve and maintain said and repair; not to remove or demolish any building and repair; not to remove or demolish any building not to commit or permit any waste of said property. To to commit or restore promptly any be manner any building or improvement which may be destroyed. To, comply with all laws, ordinances, regu- tions and restrictions raillecting said property; it the finan and restrictions railecting statements unsuant form executing such linancing statements and to p	lations, covenants, condi- beneliciary so requests, to	10. Upon any default by grantor herein vithout notice, either in person, by agent	or by a receiver to be adequacy of any security
by filing officers or searching agencies as may be	deemed desitable by the issues issues less consurance on the buildings less conserves	r any part thereol, in its own name sue and prolits, including those past due and sists and expenses of operation and collectin tees upon any indebtedness secured hereb	unpaid, and apply the sa on, including reasonable at y, and in such order as bu
now or hereatter treats as the beneficiary may floor and such other hazards as the beneficiary, with loss an amount not less than \$	n time to time require, in theary main time to the latter; all collec- liciary as soin as insured; insured	11. The entering upon and taking point tion of such rents, issues and prolitis, or the policies or compensation or awards to real the application or release thereout rely, and the application of delault hereum	the proceeds of fire and o the proceeds of fire and o r any taking or damage of as aloresaid, shall not cur fer or invalidate any act of
the grantor shall fail for any reason to produce if the grantor shall fail for any reason to produce deliver said policies to the beneliciary at least filtere deliver said policy of insurance now or hereafter tion of any policy of insurance now or hereafter tion of any policy of any nocure the same at grant	n days prior to the expira- placed on maid buildings, pursu or s expense. The amount may be applied by beneli- herel	ant to such notice. 12. Upon delault by grantor in payme by or in his performance of any agreement by or in his performance of any agreement gree all sums secured hereby immediately the provided of the secure of the secure of the secure hereby immediately	nt of any indebtedness sec hereunder, the beneficiary due and payable. In suc eed to foreclose this trust
collected direction any indebtedness secured nereby direction of the entitienty the entity and determine, or at option of beneficiary the entity any determine, or at option of beneficiary the entity any person of the entity of	tire amount to collected, of the collected of the collect	rtisement and sale. In the latter event the rtisement and sale. In the latter event the ute and cause to be recorded his written n ute and cause to be below real property to	otice of default and his ele satisfy the obligation set
5. To, keep said premises if the hold 5. To, keep said other charges that may be taxes, assessments and other charges that may be against said property before any part of such its against such its against such its against such its against such its against such its against such its against such its against such its against such its against such its ag	levied or assessed upon of there ares, assessments and other the otly deliver receipts therefore the tweet of any taxes, assess-	nanner provided in ORS 86.735 to 86.795 13. Alter the trustee has commenced in and at any time prior to 5 days before t	foreclosure by advertisemen he date the trustee conduct eged by ORS 86.753, may
to beneficially and permiums, liens or other ments, insurance premiums, liens or other by direct payment or by providing beneficiary make such payment, beneficiary may, at its opti make such payment, beneficiary may, at its opti make such payment, beneficiary may at the rate	with funds with which is sale ion; make payment thereol, the set forth in the note secured surr pangraphs 5 and 7 of this enti- pact able secured by this pot	default of defaults. If the default consists default of defaults. If the default secured by the trust deed, the default re-amount due at the time of the cure of then be due had no default occurred. Any then be due had no default occurred the	may be cured by payin her than such portion as other delault that is capa performance required und
trust deed, without waiver of any rights with int covenants hereof and for such payments, with int covenants hereof and secribed, as well as the fran- erty hereinbelore described, as well as the fran- erty hereinbelore described, the informed	from breach of any of the bein terest as aloresaid, the prop-obl ntor, shall by bound to the definent to the oblightion herein and intely due and payable within to	included in trust deed. In any case, in ac suits, the person ellecting the cure shall a electric the person ellecting the cure shall expenses actually incurred in enlorcing other with trustees and attorney's lees not	pay to the beneficiary all the obligation of the trust exceeding the amounts pr
out notice, and the nonpayment inferent automotion out notice, and the nonpayment inst trust deed imme render all sums secured by this trust deed	diately due and asympte and pla this trust including the cost be this trust including the cost be	ether with trustees and microsoft the solution of the solution	all sell the parcel or par able at the time of sale.
of title search as with or in enforcing this obligation in connection with or in enforcing this obligation lees actually incurred. 7. To appear in and delend any action 7. To appear in and delend any action 7. To appear is an other of the search of the s	or proceeding purporting to th y or trustee; and in any suit, pl trustee may appear, including of	all deliver so sold, but without any cove e property so sold, but without any matter ied. The recitals in the deed of any matter the truthfulness thereof. Any person, ex- traction and heneliciary, may purchase a	s of fact shall be conclusiveluding the trustee, but in t the sale.
any suit for the foreclosure of this deed, to participarty and the beneficiary's concluding evidence of title and the beneficiary's concluding evidence to the test mentioned in this participarty and the second se	r trustee's altorney's less the agraph 7 in all cases shall be appeal from any judgment or to pay such sum as the ap-	15. When trustee sells pursuant en all apply the proceeds of sale to paymen uding the compensation of the trustee and uding the compensation of the trustee and itorney, (2) to the obligation secured by	t of (1) the expenses of t 1 a reasonable charge by t the trust deed, (3) to all therest of the trustee in ti
decree of the said adjudge reasonable as the pellate court shall adjudge reasonable as the pellate court shall a greed that: It is mutually agreed that: It is returned that any portion or all a subscription of all a subs	of said property thall be taken stion, beneficiary thall have the	arplus, if any, to the grantor or to his su arplus, if any, to the grantor or to his su arplus. 16. Beneliciary may from time to an 16. Beneliciary may from time to an	time appoint a successor of y successor trustee appoint
D under the right of entry for any right, it is so elects, to require that all or any right, it is oelects, to require that all or any right, it is one lects, to require any one of the reasonable costs, expenses and atto to pay ell reasonable costs, expenses and atto to pay ell reasonable costs.	excess of this amount required prney's fees necessarily paid or, it ill be paid to beneficiary, and of exness and strongy's fees, a	16. Beneliciary may find or to an ors to any trustee named herein, and will inder. Upon such appointmented with all trustee, the latter shall somed or appointed upon any trustee herein a made by willten of substitution shall be mode by willten ind substitution shall in the morefaste re- club, when recover is situated, shall be con- which the poperty is situated.	hereunder. Each such app instrument executed by ber
both in the trial and appellate courts, me both in the trial and appellate courts, me liciary in such proceedings, and the balance secured horeby; and grantor agrees, at its owr secured horeby; instruments as shall be nee- red secure such instruments as shall be nee-	applied upon the independences a expense, to take such actions cessary in obtaining such com-	I the successor trustee. 1 the successor trustee. 17. Trustee accepts this trust wh accepts this trust and an	en this deed, duly execute provided by law. Truste
9, At any time and from time to the g, At any time and from time to the	of this deed and the note in cancellation), without affecting	shall be a party unless such action or proc	erding is blockin at
NOTE: The Trust Deed Act provides that the trus	stee hereunder must be either an around the business under the laws of Oregor to business under the United States	rney, who, is an active member of the Oreg or the United States, a title Insurance com or any agancy thereof, or an escrow agent I	Icensed under ORS 696.505

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A DESCRIPTION OF A DESC

A REAL PROPERTY AND A REAL

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will watrant and forever detend the same against all persons whomsoever. Grantors may cut any dead trees on the property but can not cut any Others without beneficiaries' permission. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to; inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract gender includes the femining and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Doleto, by lining out, whichever varranty (a) or (b) is not applicable; if warranty (a) is applicable and the bandfictary is a craditor benefictary MUST comply with the Act and Regulation by making required disclosures; for this purpose uso Stevans. Nois form No. 1319, or aquivalent If compliance with the Act is not required, disregard this notice. ALucone hr. All Reall the signer of the above is a corporation, o the form of acknowledgement oppusite.) STATE OF OREGON, County of Lane STATE OF OREGON, Wand War 28 1988, by Duane W.) ss. County of Mogetad and Joanell K. This instrument was acknowledged before me on 19 (SEAL) 85 Notery Public for Oregon Notary Public for Oregon 377 My commission expires: 200.00 $(\sqrt{2^{n+\frac{1}{2}}}) \times (1, C(2, 1)))$ (SEAL) 把公司运 RECIVEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said dead have been fully raid and satisfied. You berehv are directed on payment to you of any sums owind to you under the terms of I ne undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said frust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of and trust deed or nursuant to statute to concel all evidences of indebtedness secured by said trust deed (which are delivered to you trust deed nave been tully paid and satisfied. You nereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you be another to the terms of the terms of the terms of the secure of the secure of the terms of terms of the terms of the terms of the terms of terms of the terms of terms of terms of the terms of terms said trust deed or pursuant to statute, to cancel all evidences or indectedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED. AL FLERING CO. Section 24 De not lose er destroy this Trust Deed OII THE NOTE which it securos. Both must be dolivered to the trustee for concellation before reconveyance will be mu TRUST DEED .8 STATE OF OREGON, County of Klamath STEVENS-NESS LAW PUR O., PORT Duane W. Mogstad and · SS. I certify that the within instrument Joanell K. Mogstad was received for record on the .5th 的现在分词 of February at 12:49 o'clock P. M. and recorded in book/regl/volume No. 1988 Granter SPICE RESERVED in book/reel/rolume No. 198 on page 1697 or as fee/file/instru-Ann L. Hoeck FOR RECORDER'S USE ment/microfilm/reception No. 84102 무리고 AFTER RECORDING RETURN TO Record of Mortgages of said County. 行动的行动 Hill & Schultz, P.C. Witness my hand and seal of AVELED (969 Willagillespie Road County affixed. Eugene OR 97401 Evelyn Biehn, County Clerk Fee: \$10.00 By John Smilt Deputy 0.573