M No. 881—Oregon Trust Deed Series—TRUST D		Vol. <u>M88</u>	Paga 6157 🏵
86473	TRUST DEED ade this <u>14TH</u> day of AN ESTATE IN FEE SIMPLE	APRIL	, 19 <u>88</u> , between
THIS TRUST DEED, ma	ade this 141H day of		
AMIEL ELLIUTT	. AN LOTTIC		, as Trustee, and
NELVIN D FFR	GUSON		
Grantor,	STATE BANK		······································
s Beneficiary,	WITNESSETH:	trustee in trust, with power	r of sale, the property
Grantor irrevocably grant	WITNESSETH: ts, bargains, sells and conveys to t County, Oregon, described as:		an a
nKLAMATH	, KLAMATH FALLS FOREST EST , STATE OF OREGON.	ATES HIGHWAY 66 UNIT.	, PLAT NO. 1,
LOTS 16 AND 17, BLOCK 13	, KLAMATH FALLS FOREST LS		andre i 1997 - Alexandre Alexandre Alexandre alexandre a Alexandre alexandre a
LOTS 16 AND 17, BLOCK 13 IN THE COUNTY OF KLAMATH	, STATE OF STA	n an	
	$\hat{\mathbf{d}}_{i}$ , $\hat{\mathbf{d}}_{i}$ , $\hat{\mathbf{d}}_{i}$ , $\hat{\mathbf{d}}_{i}$ , $\hat{\mathbf{d}}_{i}$ , $\hat{\mathbf{d}}_{i}$	na sa wagang sa 🕫 sa kasarang atau	an an taon ann an taoinn an tao
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		reas and all other rights thereu	nto belonging or in anywise
together with all and singular the	tenements, hereditaments and appurtenant the rents, issues and protits thereof and	all fixtures now or hereafter att	ached to or used me
now or hereafter appertaining, and tion with said real estate.	the rents, issues and profits thereof and SECURING PERFORMANCE of each	agreement of grantor herein co	FUTURE ADVANCES
FOR THE PURPOSE OF	SECURING PERFORMANCE of each NO/100WITH RIC	HTSIURELEWALSAND , with interest thereon according rantor, the final payment of pri-	to the terms of a promissory
and the never	le to beneficiary or order and made by b	10.88	, , , , , , , , , , , , , , , , , , ,
to be due and pa	the instrument is the u	ate, stargel or any interes	t therein is sold, handliciary
The date of maturity of the becomes due and payable. In the	ayable	g obtained the written consent of irrespective of the maturity	or approval of the benerin, of dates expressed therein, of
cold conveyed, uses	all obligations secured by the		
herein, shan become milita of	and dead grantor agrees:	and any easement or creating any	at this deed or the tien or chan
1. To protect, preserve or demolish	any building or improvement there there	tee in any reconveyance may be d	therein of any matters or facts sh therein of any matters or facts sh
not to commune complete or restore pro	which may be constructed, and be constructed, and be	ices mentioned in this paragraph shall	bereunder, beneliciary may at a
destroyed including with all laws, o	noerty; if the beneficiary so requests, to time	without notice, either in person, b	to the adequacy of any security
	uire and to pay for lining searches made the	or any part thereof, in its own nur	he and unpaid, and apply the sa
by filing officers or searching agence	the maintain insurance on the buildings less	's fees upon any indebtedness secured	a nereby, and
or herealter erected and	premises against loss of dame require, in tion iciary may from time to time require, in written in	11. The entering upon and tak lection of such resits, issues and prof	ing possession of fire and o its, or the proceeds of fire and o vards for any taking or damage of
an amount has acceptable to the benefici	ary, with loss payable as soon as insured; ins	operty, and the application or release	hereunder or invalidate any act
if the grantor share to the beneficiary	y at least lifteen uays print buildings, pu	12. Upon delault by grantor in	greement hereunder, time being o
tion of any policy may procure the s the beneficiary may procure the s	same at plant by be applied by benefities the surance policy may be applied by benefitiary es	sence with respective hereby imme	any proceed to foreclose this trust
	o grantor. Such application or release shall even of delault hereunder or invalidate any in	equity as a mortgage or direct the duertisement and sale, or may direct	the trustee to pursue any other right the trustee to pursue any have. I which the beneficiary may have.
not cure of wayant to such notice.	trop construction liens and to pay an re-	the event the beneficiary or the truste	election to sell the said described
taxes, assessments and before any f	part of such thatly deliver receipts therefor p	roperty to and place of sale, give ro	the manner provided in ORS 80.1
to beneliciary; should the grantor t	or other charges payable by grantor, effort paya	16.795. 13. Alter the trustee has conv	nenced foreclosure by advertisente
make such payment, beneliciary n make such payment, beneliciary n	rest at the rate set forth in the note secured set at the rate set forth in the note secured is paragraphs 6 and 7 of this	sale, and at any time py other person sale, the grantor or any other person sale, the default or defaults. If the default	t consists of a failure to pay, who default may be cured by pay
hereby, togethe hall be added to and	become a part of the breach of any of the rights arising from breach of any of the	entire amount due at the time of the	red. Any other delault that is cap
covenants include described, as w	ell as the prantor, of the obligation herein	being cured hay deed. In any ca	se, in addition to the beneficiary a
described, and all such payments described, and the nonpayment the	hereol shall, at the option of the beneficiary, hereol shall, at the option of the beneficiary,	todether with trustee's and aftorney a	, itta f
render all subreach of this trust de	ed.	by law. 14. Otherwise, the sale shall place designated in the notice of s	ale or the time to which said su ale or the time to which said propert
of title search as were in enforcing	g this obligation and tract	in one parcel or in separate parcel	ash, payable at the time of sale.
tees actually income in and det 7. To appear in and det	end any action or trustee; and in any sun, ers of beneficiary or trustee may appear, including	the property so sold, but without the property so sold in the deed of ar	by matters of fact shall be conclus
action or incente to the foreclosure of t any suit for the foreclosure of the	beneficiary's or trustee's attorney's lees, the beneficiary's or trustee's attorney a lees, the	of the truthlulness thereof. Any poor of the truthlulness thereof. May p	urchase at the sale.
amount of attorney's fees mento fixed by the trial court and in t fixed by the trial court, granto	beneficially paragraph 7 in all cases shall be oned in this paragraph 7 in all cases shall be the event of an appeal from any judgment of the event of an appeal work sum as the ap- or further agrees to pay such sum as the ap- onable as the beneficiary's or trustee's attor-	shall apply the proceeds of sale to	instee and a reasonable charge by
pellate court such appeal.		having recorded liens subsequent having recorded liens may appear	in the order of their priority and
It is mutually agreed	portion proving beneficiary shall have be	surpius, it and i the	the time appoint a successor
under the right elects, to require right, it it so elects, to require the right of the right electron for such takin	that all or any periods of the amount required is, which are in excess of the amount required or and attorney's lees necessarily paid or	sors to any trustee happointment,	and without conveying and duties
incurred by grantor in such i	asonable costs and expenses and attorney a fers,	upon any trustee herein named or and substitution shall be made by	appointed instrument executed by
		which the property is situated, sh which the property is situated, sh	trust when this deed, duly ex
and execute such instruments	as shall be necessary the eliciary's request.	acknowledged is made a public	trust when this deed, duly ex record as provided by law. Tru reto of pending sale under any of sding in which grantor, beneficiary sding is brought by tru
ficiary, payment of its fees a	econveyances, for cancellation), without affecting	itust the ourty unless such activ	on or proceeding
the habinty is the making of	any map or plat or only i		i Owner State Bar, a bank, tr
NOTE: The Trust Deed Act pro	wides that the trustee hereunder must be either on a authorized to do business under the laws of O diories, affiliates, agents or branches, the United S	regon of the United States, a file file states of any agency thereof, of an esclo	w agent licensed under OKS droible
or subring the subring	diaries, attitutes, ogene	And a specific sector is a second of second sector second seco	

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The grantor covenants and advance to		61
fully seized in fee simple of said described re	and with the beneficiar eal property and has a	y and those claiming under him, that he is valid, unencumbered title thereto
and that he will warrant and forever defend	the same against all p	Dersons whomsoever
		a second sec Second second
The grantor warrants that the proceeds of the lo (a)* the wark XX XX (b) for an organization, or (even if grantor is This deed applies to immediate to	oan represented by the abo	e described note and this trust deed are:
This deed applies to, inures to the benefit of p	nd hinds all	
the termine and the neuter, and the si	indulna must	alled and whenever the contant product, of the con
grant	for has hereunto set his	plural. hand the day and year first above written.
not applicable, if were belete, by lining out, whichever warre	anty (a) or this is	arel Elizatt
disclosures: for this much the Act and Regulation by r	egulation Z, the fulle	ELLIOTT
disclosures; for this purpose use Stevens-Ness Form No. 1319 If compliance with the Act is not required, disragard this noti	9, or equivalent. ice.	
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)		
excloring gement opposite.)		
STATE OF OREGON, ) County of KLAMATH ) ss.	STATE OF OREG	ON,
This instrument was patered to the	County of	\$ 55.
APRIL 14, , 19 88, by AMIEL ELLIOTT	- the annelle we	s acknowledged before me on
- The second sec		and the second sec
MAY AN	of	
(SEAL) Notary Public for Orego	Notary Public for Q	· · · · · · · · · · · · · · · · · · ·
My conmission expires		
	y commission expi	
	My commission expi	
REC REC	QUEST FOR FULL RECONVEYANCE	
To be use	QUEST FOR FIJLL RECONVEYANCE of only when obligations have bee	
The undersidened is the local	QUEST FOR FULL RECONVEYANCE ad only when obligations have bee , Trustie	π pold.
TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed to reach and to reach	QUEST FOR FULL RECONVEYANCE and only when obligations have bee all indebtedness secured by y are directed, on payment idences of indebtedness sec	the foregoing trust deed. All sums secured by s to you of any sums owing to you under the terms wered by said trust deed (which
To be use To be use TO: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evi herewith together with said trust deed) and to reconvey, we estate now held by you under the same. Mail reconveyant	QUEST FOR FULL RECONVEYANCE id only when obligations have bee all indebtedness secured by y are directed, on payment idences of indebtedness sec without warranty, to the p are and documents to	the foregoing trust deed. All sums secured by s to you of any sums owing to you under the terms ured by said trust deed (which are delivered to y parties designated by the terms of said trust deed
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The undersigned is the legal owner and holder of a Trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evi- herewith together with said trust deod) and to reconvey, w estate now held by you under the same. Mail reconveyan DATED: , 19	QUEST FOR FULL RECONVEYANCE id only when obligations have bee , Trustiee all indebtedness secured by y are directed, on payment idences of indebtedness sec without wairanty, to the p ice and documents to	the foregoing trust deed. All sums secured by s to you of any sums owing to you under the terms ured by said trust deed (which are delivered to y parties designated by the terms of said trust deed to Beneiliciary
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INEC To be use To: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evin herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyant DATED: De not lose or destrey this Trust Deed OR THE NOTE which it second TRUST DEED [FORM No. 881] STEVENS-MESS LAW FUE. CO. PORTLAND. ORE.	QUEST FOR FULL RECONVEYANCE id only when obligations have bee , Trustiee all indebtedness secured by y are directed, on payment idences of indebtedness sec without wairanty, to the p ice and documents to	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms wired by said trust deed (which are delivered to yourties designated by the terms of said trust deed to Beneliciary Beneliciary Trustee for cancellation before reconveyance will be made. STATE OF OREGON, County of
INEC To be use To: The undersigned is the legal owner and holder of a trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evin herewith together with said trust deed) and to reconvey, w estate now held by you under the same. Mail reconveyant DATED: De not lose or destrey this Trust Deed OR THE NOTE which it second TRUST DEED [FORM No. 881] STEVENS-MESS LAW FUE. CO. PORTLAND. ORE.	QUEST FOR FULL RECONVEYANCE id only when obligations have bee , Trustiee all indebtedness secured by y are directed, on payment idences of indebtedness sec without wairanty, to the p ice and documents to	the foregoing trust deed. All sums secured by s. to you of any sums owing to you under the terms wired by said trust deed (which are delivered to y parties designated by the terms of said trust deed to Beneficiary with the for cancellation before reconveyance will be made. STATE OF OREGON, County ofKlamath
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