FORM No. 881—Oregon Trust Deed Series—TRUST DEED.		STEVENS-NESS LAW PUB, CO., PORTLAND, OR 97204
Klamath Falls, OR 97601 or 882210	ASPEN: 02032454 TRUST DEED	Vol. 57788 Page 11583
ON WITH SELGOE THIS TRUST DEED, made this WITLITAM P. WAMPLER and GLE	20 day of	July 19.88 between and wife
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as Grantor, ASPEN TITLE & ESCROW	, INC., An Oregon Corpor	ation Nutrice as Trustee, and
KENNETH O. WESTFALL and KAY of survivorship	THI J. WESIFALLS HUSDAN	and the second of the second s
그는 그는 것 같은 것 같	6,014	
as Beneficiary,	WITNESSETH:	in book/cel/volume ive
Grantor irrevocably stants barge	ains, sells and conveys to trust	ee in trust, with power of sale, the property
in Klamath Count	y, Oregon, described as:	유민이는 것 같은 것 같
그는 것 모든 것이 같아요. 그 부장님, 이동가 같은 것을 못했다.		W IO THE CITA OF the within instrument.
Lots 6, 7, and 8, Block 3,	CHILOQUIN DRIVE ADDITIO	THE SEARCH CONTRACT CONTRACT CONTRACTORS AND A CONTRACT CONTRACT STREET, A CONTRACT STREET, A CONTRACT STREET,
TRUST DEED CHITOMIN' in the County of	f Klamath, State of Ole	STATE OF OREGON
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에 가장 이 가 있는 것 같은 것을 들었다. 가지 않는 것 같은 것을 통하는 것 같이 있는 것을 가지 않는 것을 수가 없다. 이렇게 말 하는 것을 것을 것을 것을 것을 것을 것을 수가 없다. 이렇게 말 하는 것을 수가 있는 것을		생각 알았는 것을 잘 하며 걸었다. 그 것은 것은 것을 하는 것을 수 있는 것
· · · · · · · · · · · · · · · · · · ·	가 같았는 것 같은 것 같은 것 같은 가지가 있는 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은 것 같은	영상 방법 전 1997년 1월 4월 1일 전 1997년 1월 1997년 1997년 1월 1997년 1월 19

together 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 thereot and all fixtures now or hereafter attached to or used in connec-tion with said real estate. Contro FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of FIVE THOUSAND NINE HUNDRED SIXTY SEVEN AND 31/100-

note of even date nerewith, payable to beneficiary or order and made, by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable <u>source</u> by this instrument is the date, stated above, on which the final installment of said note 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, it expective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

herein, shall become immediately due and payable. The tria out agent with To protect the security of this trust deed, grantor agrees: this 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner-any building or improvement which may be constructed, damaged destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions altecting said property; if the beneficiary so reguests; to rouge as the beneliciary may require and to pay for lling same in the proper public offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be demed desirable by the denied officer and continuously maintain insurance on the buildings

cion in executing such linancing statements pursuant to the Uniorm Commercial Code as the benelicary may require and to pay for ling same in the proper public office or searching agencies as may be deemed desirable by the benelicary To Trovide- and continuously maintain insurance on the buildings now or hereafter encycle and continuously maintain insurance on the buildings now or hereafter encycle and continuously maintain insurance on the buildings now or hereafter encycle on the said permisses against loss or damage by first provide- and continuously maintain insurance on the buildings now or hereafter encycle on the benelicary, may foot time to time require, in an amonies acceptable to the benelicary, with loss payable to the latter; all collides of insurance shall be delivered to the benelicary as soon as insurance for the beneliciary as soon as insurance to the the same assist provide and to any poicr of insurance now or hereafter placed on said buildings, this deliver now or hereafter insurance abenelicary as soon as insurance and to be applied by benelicary as soon any indet delivered to the benelicary as sepasse. The amount there of may be released to grantor. Such application or release abalt to access the and the amount so collected is a such of the same abenelicary may determine, or at option of beneficiary the entire amount so collected. There is and a such of a same as the or against said property before any part of such notic.
5. To keep said permises tree from construction lens and to on a against said property before any part of such notic.
5. To keep said optices to such of a such as a spatifie in an adverter in a dotter charges that may be feved on assessed up or delivered to the dest second part with which to beneliciary; should the grantor lates, assessments and other charges that may be feved on assessed up or delivered to the payment of any trace, assesstot beneliciary; should the grantor lates as access of the aster of any optic with the obtigation bereaft as anoreasid, t

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable right, il its o elects, to require that all or any portion of the monies payable right, il its o elects, or the source of the amount required as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and point by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by ben-biciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its rown expense, to take, such, actionary and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneliciary's request. 9. At any time and iron time to time to the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or inductive data and the inductive data in the inductive data in the inductive granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement effecting this deed or the lien or charge thereol; (d) reconvey, without may be described as the "person or persons frante in any theoro?" and the recitals therein of any matters or lacts shall be any inductive and the recitals there in or any matters or lacts shall be recises mentioned in this paragraph shall be not less than \$5. """ [0] Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for. the indebidness hereby secured, enter upon and take possession of said prop-erty or any part thereot, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and expenses of operation and caking possession of said property, the collection of such rents, issues and prolits, or the proceed in such order as ben-miciary may determine." " 11. The entering upon and taking possession of said property, and the application or release thereol as aloressid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such motice. " (i) (12. Upon' delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, in beneficiary may declare all sums secured hereby immediation produced in order of the indept of the beneficiary may declare all sums secured hereby immediation persons the regulation of the rest in quity as a morigage or direction the rustee to loreclose this trust deed in equity as a morigage or direction the rustee to loreclose this trust deed in equity as a morigage or direction the rustee to loreclose this trust deed in equity as a morigag

and expenses actually incurred in enlocing, the obligation of the frust 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 and 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 time and at the time and auction to the highest bidder lor cash, payable at therme of vale. Trustes auction to the highest bidder lor cash, payable at therme of vale. Trustes auction to the highest bidder lor cash, payable at therme of vale. Trustes auction to the highest bidder lor cash, payable at therme of vale. Trustes auction to the highest bidder lor cash, payable at therme of vale. Trustes the property so sold, but without any covenant lact shall be conclusive proof of the truthlulness thereol. Any perschase at the sale. 15. When trustee sales potents of the sale. 15. When trustee sales potents of the trust equal herein, frustee cluding the porcests of sale to payment of (1) the expenses of sale, in-stionrey, (2) to the subsequent to the interest of the trustee pay trustee's cluding the compensatibilication secured by the trust deed, (3) to all persons attorney, (2) to the grantor or to any successor in interest entitled to successor trustee, the latter shall be vested with all title, powers and duties contern and substitution shall be wated a payoint a successor or trustee, the latter shall be vested with all title, powers and duties contern and substitution shall be vested with all title, powers and duties contern which the property is situated, shall be conclusive proof of proper appointern of the successor trustee. 17. Trustee accepts this trust when this deed, duy executed and exknowleded is made a public record as provided by law. Trustee is not obligated to notily any party hereto of proved as provided by law. Trustee shall be a party unless such action or proceedin

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NOTE: The Trust Deed: Act provides that the trustee hereunder must be either an attorney, what is, an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to business under the laws of Oregon or the United States, a 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 666.505 to 676.585.

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(b) for an organ	nization, or (even if grantor is a nature	annual their heirs	legatees, devisees, administrators, executors,
This deed applie	is to, inures to the benefit of and be	eneficiary shall mean the holder	legatees, devisees, administrators, excution, and owner; including pledgee, of the contract henever the context so requires, the masculine
gender includes the ten IN WITNE	inine and the neuter, and the single as SS WHEREOF, said grantor he	as hereunto set his hand the	day and year tirst above written.
* IMPORTANT NOTICE: C	elete, by lining out, whichever warranty (s g creditor William P.	Wampler 0. C.)
as such word is defined beneficiary MUST compl	y with the Act and Regulation by makin ose use Stevens-Ness Form No. 1319, or	equivalent. Gleta G. W	ampler
If compliance with the	the state and much may be forful an estimate	the main sets present and the sets	na sent never internet interne
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STATE OF OREGO	Klamath Standard Stand	County of any in the state	wiedged before me on
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Junda St	ndsater Notary Public for Oregon	Notary Public for Oregon	(SEAL)
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TO:	(i)	region processing opening of a	foregoing trust deed. All sums secured by said you of any sums owing to you under the terms o
trust deed have b	igned is the legal owner and holder of een fully paid and satisfied. You here	by are directed, on payment to y vidences of indebtedness secured	you of any sums owing to you under I by said trust deed (which are delivered to yo I by said trust deed the terms of said trust deed the
said trust-deed	with said trust deed) and to reconvey	without warranty, ato the prot	N. Ja mildra, Maria I. manarmanat
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		2	Beneficiary
	- destroy this Trust Deed OR THE NOTE which !	it secures. Both must be delivered to the	trustee for cancellation before reconveyance will be made.
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and the second sec	JST DEED	Lanath, State of Crogo	Cu* County of <u>Kramach</u>
STEVENS-NES	S'LAW PUBICO & PORTLAND, OREL 73 CH	ILOUUIN DRIVIE ADDUNIES	was received for record on the 21SE.
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그는 물을 가지 않는 것 같아요. 이 것 같아요.	CATAOLOLITA	T. MERTENIL, IMELAN	Record of Mortgages of said County Witness my hand and seal
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