FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	K-40629	STEVENS-NESS LAW PUB. CO., PORTLAND, OR 97204
422 Hain Street of Kini 83263 1, 07.97601	Les 213 (TRUST DEED	Vol. m88 Page 11745
KITTHIS TRUST DEED, made the DAVID P. LAWTON AND CLAUDIA	s <u>12th</u> day of <u>Jul</u> N. LAWTON, husband and wi	y
the start of the second start and the second start of the second start	· 1941 전문 학생 것으로 제가 제품을 통하는 것은 19	County attace.
as Grantor, KLAMATH COUNTY TITL	E COMPANY	Santa Millie Willie and Price of Strain of
C. FRED FOULON AND JOAN C. F	outons nusband and wife	<u></u>
	RECONDER'S USE	ser and a construction of the second second
as Beneficiary,	LOH.	See the set of the set
	WITNESSETH:	in book real works we want in the
in <u>Klamath</u> Count	uns, sells and conveys to trustee y, Oregon, described as:	• in trust, with power of sale, the property
A CARACTER STATE AND A CA	부모에 실패하는 것은 것이다. 동안을 가장은 것이다. 2017년 전 2017년 기억 - 11년 중국 중국 전 영국 전 11년	n de la companya de La companya de la comp
to the official Clerk of Klamath	plat thereof on file in the County, Oregon and as for	th Falls Coccording
		Check fr. 201
tion with said real estate.	PERFORMANCE of each asso	all other rights thereunto belonging or in anywise as now or herealter attached to or used in connec- t of grantor herein contained and payment of the *******

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sold, conveyed, assigned or alienated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instrument, shall become immediately due and payable.
To protect the security of this trust deed, grantor afrees: but 1. To protect, preserve and maintain said property in good condition of and reair; not to remove or demolish any building or improvement thereon; and reair thereon, and pay between environment of the constructed, damaged or constructed thereon, and pay obversent which may be constructed, damaged or constructed thereon, and pay whete of said property.
To comply with all uses, ordinameurse thereon;
To comply with all uses, ordinameurse thereon;
To comply with all set set of said property if the beneficiary mants, condition of an estimation thereon; with all uses, ordinameurse thereon;
To comply with all attements pursuant to the Uniform Coston of cial Code as the beneficiary may require and to pay for illing same in the proper public office or offices, as well as the cost of all line sacches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.
To provide and continuously maintain insurance on the buildings in omnum not less than 3. "For searching agencies as may be deemed desirable by the demol other heards as the beneficiary as soon as insured; if the beneficiary may from time to time require, in a amount not less than 3. "For searching the same at grantor's expense. The amount of the search as the single public may be constructed on sabe buildings in the beneficiary as soon as insured; if the beneficiary may procure the same at grantor's expense. The amount, we will be delivered to the beneficiary as soon as insured; if the beneficiary may procure the same at grantor's expense. The amount, we will be delivered to define thereunder or invalidate any act on more any such insurance on the buildings in an amount not less than 3. "The and the amount, be able to the

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken unler the right of eminent domain or condemnation, beneficiary shall have the right, it is a elects, to require that all or any portion of the monier payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary shall be the applied by it list upon any reasonable costs and expenses and ateliciary see both in the trial and appellate costs, and expenses and ateliciary see secured, hereby, and grantor agrees, at its overspanse. To take such actions and exceute such instruments as shall be mecessarily no obtaining such com-pensation, promptly upon henelicary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its tess and presentation of this deed and the note for endorsement (in case of tull reconveyances, for cancellation), without altecing the inability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in (b) in the second processes is a shall be indebtedness.

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proceed to lorectose this frust deed in the manner provided in ORS 86.735 to 86.785. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a faiture to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount, due, at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law, with trustees and attorney's lees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time and 14. Otherwise, the sale shall be held on the date and at the time and

100 and expension electing the cure snam pay to the oblightion of the furst deed together with furstee's and attorney's lees not exceeding the amounts provided together with furstee's and attorney's lees not exceeding the amounts provided together with furstee's and attorney's lees not exceeding the amounts provided together with furstee's and attorney's lees not exceeding the amounts provided together with furstee's and attorney's lees not exceeding the amounts provided together with furstee's and attorney's lees not exceeding the amounts provided place designated in the notice of sale or the time to which said sale may be postported as provided by law. The trustee may sell said property either in one parcels of shall shall sell the parcel or parcels at auction to the ingest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchase til's deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the ded of any matters of lact shall be conclusive proof of the truthfulness thereoi. Any person, excluding the trustee, but including the frant and belight to be payment to the powers provided herein, frustee shall deliver the proceeds of sale to payment of (1) the expenses of sale, including the concluse the subacquent to the interest of the interest or all persons and there interest to all persons to any trustee named herein or to any successor trustee ampointed here under. Boyon such appointment, and without conveyance to pointed here under. Upon such appointment, and without conveyance to be point the subaccust of the successor trustee.
16. Beneliciary may from time to time appoint a successor er successor trustee in named or appointed hereunder. Each such appointed here to appoint a successor er succes.
17. Trustee in named op appointed hereunder. Each such appointer here in the subaccustee.
18. Deneliciary may from time to time appoint by pominister in the successor trustee

NOTE: The Trust Deed Act provides that the trusted bereunder must be either on attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do 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 696.505 to 696.565.

The grantor coverants and advect to an other second	4.1.74
fully seized in fee simple of said described real property a	beneficiary and those claiming under him, that he is law and has a valid, unencumbered title thereto
(a) A second of the least of the second s	[100] M. M. Milling and S. Lang and S.
and that he will warrant and forever detend the same ag	ainst all persons whomsoever.
(a) Comparison of the solution of the contrast of the solution of the solut	4. If You WEX Intellet Brancher and the second state of the sec
(1) The strength of the str	 B. Barrison, and December 2015. A second s Second second se Second second se Second second sec
1.1.1 DENERGY TRACE LINE: Methodow and the second se	Araba M. Maryana J. Kana and Kang Manager and Antonio Science and Antonio Manager and Antonio Science and Antonio Science and Antonio Manager and Antonio Science and Antonio Science and Antonio Science Science a
(1) Constraints of the second seco	2. Karan Karana K Karana Karana Karana Karana Karana Kar Karana Karana Karana Karana Karana Kar Karana Karana K Karana Karana Kar Karana
The grantor warrants that the proceeds of the loan represented (a)* primarily for grantor's personal, family or household purp (b) for an organization, or (even it grantor is a natural person	by the above described note and this trust deed are: loses (see Important Notice below)
This deed applies to, inures to the benefit of and binds all participation of the second seco	ries here the states of commercial purposes.
personal representatives; successors and assigns. The term beneficiary secured hereby, whether or not named as a beneficiary herein. In com- gender includes the leminine and the neuter, and the singular number	shall mean the holder and owner, including pledgee, of the contract struing this deed and whenever the context so requires, the marging
IN WITNESS WHEREOF, said grantor has hereu	nto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	
beneficiary MUST comply with the Act and Regulation by making required	PAVID P. LAWTON
1. John Start, Barry Manual (1997) 1997 (1997) 1997 (1997) 1997 (1997) 1997 (1997) 1997 (1997) 1997 (1997) 1997	Claudian Lewton
(If the signer of the above is a corporation, or any production is preservent with vie the form of actionworking among opposition. The corporation production is extended with the start of the start	CLAUDIA N. LAWTON
STATE OF OREGON, County of EL& Tapiath	E OF OREGON,
This instrument was acknowledged before me on	unty of
David P. Lawton and	by 11 1 protection of the on
Ēlaudia N. Lawton	1. Contra de la Mollación de Contra de Cont
(SEAL) CF 2 Notary Public for Oregon Notary	Public for Oregon
My commission expires 12-19-88 My com	(SEAL)
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TO:	lations have been peid. NEW Constant of the second
I in the indensioned is the local array and provide instruments	a na shika kana ayaa ka na kana ya ahaa ahaa ahaa ahaa ahaa ahaa aha
said trust deed or pursuant to statute, to cancel all evidences of inde herewith together with said trust deed) and to recommend mid-	bitedness secured by said trust deed (which are delivered to you
estate now held by you under the same. Mail reconveyance and docume	ents to the parties designated by the terms of said trust deed the
และ สารของปละ ร่วยสารปลาย อนสุรีกอ กรณร ได้สสม อาสุ โดง()(ร ประเภท DATED:>ปุปันาท สมมาณสมขณะ และ มนุกครมหา 19.514.519.519.519.519.519.519.519.519.519.519	ann an traince neo constanti formana anna an Mauninez ann an carna a suar a banna
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be $30 \mathrm{LAGA}$, NO , 1227 ,	Beneliciary.
Clerk of Klamath County, Oregon, antyes No. 4527.	, our of the interview for cancellation before reconveyance will be made.
TRUST DEED VIG 100 to EDE OLL	CONTRACTOR OF OFFICE
(FORM No [881] 101 3] 11 Filt. MODECIA 1 Stevens.ness Law Pub. Co., Portland, Ore.	I certify that the within instrument
a Orefers described	was received for record on the <u>22nd</u> day
Chanter interaction dealer, but hits, sells and conver- Sever university dealer, but hits, sells and conver- sever hereines	at o'clock P. M. and recorded
FOR RECORDER'S	page 11745 or as fee/file/instru-
C. FRED FOULOS AND JOAN C. I MILON. Inteband u	month fanctoning reception 140, 05507
	Record of Mortgages of said County.
DV/ADJEB RECORDING RETURN TO NDIV : TRANDOX' THISDS	Record of Mortgages of said County. Witness my hand and seal of County affixed.
A PROVIDENCE AND CONTRACT OF C	Witness my hand and seal of County affixed. and sug Alias and seal of County affixed. and sug Alias and Seal of County Clerk