FORM No. 881-Oregon Trust Deed Series-TRUST DEED. 1170-1396-1479	
OK 90621	Vol. <u>m88</u> Page 13604
THIS TRUST DEED, made this 29TH EDMOND W. ANDERSCH & BARBARA A. ANDERS AS TENANTS IN COMMON	JULY , 19. 88 , between
as Grantor,WILLIAM P. BRANUSNESS	, as Trustee, and
as Beneficiary,	
WITNESSETH: Grantor irrevocably grants, bargeins, sells and conveys to true inKLAMATHCounty, Oregon, described as:	stee in trust, with power of sale, the property
LOTS 81 THRU 91, INCLUSIVE TOGETHER WITH THE 10 FOOT LOTS 86 AND 87, ALSO TOGETHER WITH THE 40 FOOT WIDE LYING ADJACENT TO ABOVE LOTS AS DESIGNATED ON THE PLA ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN TH KLAMATH COUNTY, OREGON. TAX ACCOUNT NO.: 3909 003AE	AT, ALL IN BALSIGER TRACTS, E OFFICE OF THE COUNTY CLERK OF 01500, 3909 003AD 01600
LOTS 92 THRU 98 INCLUSIVE, TOGETHER WITH THE 40 FOOT EASEMENT LYING ADJACENT TO ABOVE LOTS AS DESIGNATED O TRACTS, ACCORDING TO THE CCUNTY CLERK OF KLAMATH COUN TAX ACCOUNT NO.: 3909 003AD 01400	JN THE PLAT, ALL IN BALSIGER
together with all and singular the tenements, hereditaments and appurtenances an now or hereafter appertaining, and the rents, issues and profits thereof and all fixt tion with said real estate. FOR THE PURPOSE OF SECURING DEDBOORDED	of nereaties attached to or used in connec-
RENEWALS Dollars, with in	the rest thereon reserving the design of the second s
The date of maturity of the debt sectred by this instrument is the date, state becomes due and payable. In the event the within described property, or any part sold, conveyed, assigned or alienated by the grantor without first having obtaine there, at the beneficiary's option, all obligations secured by this instrument, irrespe- herein, shall become immediately due and payable. The obove described real property is not currently used for egricultural, timber or m	ed above, on which the linal installment of said note thereof, or any interest therein is sold, agreed to be d the written consent or approval of the beneficiary, citive of the metuing deepend of the beneficiary.
To protect the security of this trust idea, grantor agrees: and repair, not to remove and maintain said property: in sood condition. For its commit or permit any wate of said property. To complete or restore promptly and in Accel and workmanities, there is the building or improvement which may be constructed, damaged of destruyed threem, and pay when due all costs incurred they dor. To comply with all laws, ordinances, regulations, covenants, condi- tions and restify said property; if the benel, stary so requests, con- taid Code in financing statements pursuant to the Unitorm Commen- prope- public filteer of offices, as well as the cost of all lien startees made	he making of any map or plat of said property: (b) join in ement or creating any restriction thereon: (c) join in any other afterement altecting this deed or the linn or charge new, without warranty, all or any part of the property. The reconveyance may be described as the "person of persons bereto," and the recitals therein of any matters or facts shall of of the truthfulmess thereod. Truster's heres for any of she in this paragraph shall be not less than $$5$. any default by Gruntor hereunder, beneliciny may at any ite, either in person, by agent or by a reveiver to be my to any drive though to the adequacy of any security of the should be the should be the should be the should be ite. either in person, by agent or by a reveiver to be the
4. To provide and continuously maintain it surance on the buildings now or hereafter receiled on the said premises adaint low or durage by the and acount not less than $S = FULL$ AMOUNT is to the require, in companies acceptable to the beneficiary may front instruct on the latter; all policies of insurance shall be delivered to the beneficiary, as soon as insured; deliver said policies to the beneficiary at least filteen days prior to the expira- tion of any policy of insurance now or hereafter place fon said buildings, we here insurance and granter s ergense. The amount output of the or other insurance and by acceptable to the same deliver said policies to the beneficiary at least filteen days prior to the expira- tion of any policy of insurance now or hereafter place fon said buildings, the breliciary may procure the same at granter s ergense. The amount $12 \ Unopen$	including those past due and control to contect the rents, energy of pertain and collection, including reasonable attor- ny indebtedness secured hereby, and in such order as bene- mine, and in such order as bene- mine, and and taking possession of said property, the rents, issues and profiles, or the proceeds of fire and other or compensation or awards for any taking or damade of the application or release thereof as altoresaid, shall not cure or or notice of default hereunder or invalidate any act done notice.
may celetrine, or at option of beneficiary the entire amount so collected, or any pict thereof, may be released to for any first and the sollected or not cure or waive any default or notice of default hereumler or invalidate any act done pursuant to such notice. 5. To keep said premises free from construction firms and to pay all adainst sais property before any part of such taxe, as systems and other tharfys, become past due or definquent and promptly deliver recipits therefor the name provide	default by grantor in payment of any indebtedness secured secured and any agreement hereunder, the heneliciary may secured the second second second second second second ary at his election may proceed to foreclose this trust deed of the second second second second second second sale. In there the branching of the trustee shall to be record latter event the beneliciary or the trustee shall described real movements of default and his election the trustee shall the the the and place of sale, five notice guired by law and proceed to loreclose this trust deed in or DRS 86.735 to 86.795.
which payment or by providing beneficiary with fir 15 with which to sale, and at any ti make such payment, beneficiary may, at its option, make payment beneficiary and the amount so paid, with interest at the rate set forth in the secured rust dved, shall be added to and become a part of the dr br act by this overant's hereof and for such payments, with interest as sorresuld, the prop- try trighter with the soligitations described in put addrays 6 and 7 of this overant's hereof and loc such payments, with interest as sorresuld, the prop- try hreinbelore described, as well as the frantor, shall be bound to the anne extent that they are bound for the payment of two obligation herein and extenses shall be immediateh due mediation herein and extenses shall be immediateh due mediations herein	the trustee has commenced foreclosure by advertisement and me prior to 5 days before the date the trustee conducts the rany other person so privileged by ORS 86.753, may cure tuits. If the default consists of a failure to pay, when due, the trust deed, the default may be cured by paying the at the time of the cure other than such portions would at odelault occurred. Any other default that is capable of the orderable occurred. Any other default that is capable of edeed. In any case, in addition to curing the default ors reflecting the cure shall pay to the beneficiary all costs uly incurred in enforcing the obligation of the trust deced et and attorney's lees not exceeding the announts provided

00

AH

n SUN 00 00 00

Intrody, together with the contrations described in putations is 6 and 7 of this trust dived, which waiver of any rights arising from breach of any of the covenants hereod and lor such payments, with intervent as sorreadil, the prop-erty hreinhelore described, as well as the grantor, shall be bound to the same eitent that they are bound for the payment of two billiation of the described, and all such payments shall be immediately due and payable and described, and all such payments shall be immediately due and payable and described, and all such payments shall be immediately due and payable and constants a breach of this trust deed immediately due and payable and constitute a breach of this trust deed. β . To pay all costs, lees and expenses of this trust including the cost of the search as well as the other costs and expenses of the trustee incurred in sonn ction with or in enlucing this oblightion and trustee is and attorney's test of any payment. The beneficiary or trustee and in any sail of the secarity rights or powers of heneficiary or trustee and in any sail action to secarity rights or powers of heneficiary or trustee and in any sail, artist is secarity rights or powers of heneficiary or trustee in and any expense, in channel of difference of this event of an appead in the beneficiary's trustee incurre's leaves that are in the fractioner of this beneficiary or trustee may appead, including the difference of the fourt and in the event of an appead from any judgment or pellate court what predict thatt: is trusted attorney's leaves that appead. If is not different that any portion or all of said property shall be taken under the right of ensinent that is the beneficiary's or trustee's attor-ney's leaven that appead. If it so dects, to require that all on any portion of the amount required incurred if reasonable costs, septenses and attorney's leaves the index of the triat or is such proceedings, shall be avaid to beneficiary is the bene-liciary is such appead. If the over that any parton of all of sai

logener with itustees and attorney's tees not exceeding the aniounts 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 truthe time to which said sale may be postponed as provided by law. The truthe time to which said sale may be postponed as provided by law. The truthe time to sail sail property either auction to the highest bidder to cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in hum, sequired by law conveying the property so sold, but without any covening or trustee, but including the truthfulness thereof. Any person, excluding the trustee, but including the drant ond benelicity, may purchase at the sale. 15. When trustee sells pursuant to the powers provided berein trustee.

In thintumess thereof. Any person, excluding the "trutter, but including model of the galaxies and be safe.
15. When trutter selfs pursuant to the powers provided herein, truster shall apply the proceeds of safe to parameter of (1) the expense of safe, including the compensation of the truster bar reasonable charter by trusters attempt, (2) of the obligation secured parameter deed, (3) is all persons having recorded lens subsequent to the interest of the truster and the trust deed, (3) is all persons having recorded lens subsequent to the interest of the truster of the subsequent.
16. Benetickary may from time to time appoint a successor or successors to any truster named herein or to any successor truster appointed herein truster herein named or appointed hereinder. Each under subsequent the write the appoint deferring truster herein annel or appointed hereinder. Each under solitered und all the sovers and this appointed are successor in truster herein annel or appointed hereinder. Each under solitered which all the sovers and the appointment of the successor truster, the parent is situated, shall be vasted with all the poset and the appointment of the successor in counties in a successor truster. The parent is situated, shall be vasted with all the poset and the solitier of the successor index of the suc

91 IBC MARCESSOT HUSICE. 17. Trustee accepts this trust when this viewl, duly executed and acknowledded is made a public record as provided by law. Trustee is not oblighted to notify any party hereto of pending sale under any other deed of trust or of any other or proceeding in which franter, heneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: This Trust Deed Act provides that the trustee hereunder thist be either on atto ney, or saving, and loan association authorized to do business under the laws of Oregon or property of this state, its subsidiaries, affiliates, agents or bran hes, the United States or a , who is an active member of the Oregon State Bar, a bank, trust company the United States, a title insurance company authorized to insure title to real any agency thereof, or an escrow agent licensed under ORS 596,505 to 596,585.

and the second second

	The grantor cove fully seized in fee simpl	numts and agrees to	and with th	he beneficiary and those claiming un and has a valid, unencumbered tit.	1360
		c in seid described	real property	he beneficiary and those claiming un and has a valid, unencumbered tit.	der him, that he is law
	and that he will warran	Und forenes is			~ mereto
		- Forever deten	c' the same a	gainst all persons whomsoever.	
	B.a.a. Constr The grantee w				
	ANNAGUNA Wallante +L_	t the proceeds			
	(b) for an organization,	cr (even if grantor is a	an represented	by the above described note and this trust when a sen it incommon above and this trust are for business or commercial purposes.	- 7 ,
	Personal representatives, success secured hereby, whether or personal	es to the benefit of an ors and assigns. The t	d binds all par	stek Ken King VVVV (Strate and this trust a) are for business or commercial purposes. ties hereto, their heirs, legatees, devisees, a shall mean the holder and owner, including truing this deed and whenever the context so context so	deed are:
	schulder includes the femining	anied as a beneficia	m beneficiary	shall	
	* 14000	, sull granto	r has hereuni	to set his hand the day and year first	predgee, of the contract prequires, the masculine
	not applicable; if warranty (a) is app as such word is defined in the app	ng out, whichever warrant liceble and the basef	17 (a) or (b) is	and vear first	-1
	beneficiary MUST comply with the Act disclosures; for this purpost use Steven If compliance with the Act is not requi	it and Regulation by ma 15-Ness Form No. 1319	viation Z, the king required	EDMOND W. ANDERSCH	ling
	114.0	ee, aist gard this notice.	. Aolyalent.	BARBARA A. ANDERSCH	
	If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON,			PHILIP K. ANDERSCH	
	County of KLAMATH) ;;;	STATE O	F OREGON,	
	Allours and was acknowl	add-	County)	5.
	ANDERSCH, BA	ARBADA A	19. , by	nem was acknowledged before me on	
	W22611	IDERSCH	as of		· · · · · · · · · · · · · · · · · · ·
	fSEAL) My commission expires	y Public for Ored	anna an anna an an	· · · · · · · · · · · · · · · · · · ·	*** *** ***
	(SEAL) Notar My commission expires:	6-12-92	Notary Publi My commissi	ic for Oregon	•
	a in the second s				(SEAL)
	TO: 11/2 (10/2)	To be used only	FCR FULL RECONV	VEYANCE	
	The undersigned is the lefal own	· · · · · · · · · · · · · · · · · · ·	Tristee		
t., , s h	aid trust deed or pursuant to statute,	slied. You hereby are of a concerned and the slied of the second	ebtedness secur directed, on par	red by the foregoing trust deed. All sums yment to you of any sums owing to you un ss secured by said trust deed (which are the parties designated by the terms of sai	
	late now held by you under the same.	nd to reconvey, without Mail reconvey.	of indebtednes warranty, to	red by the foregoing trust deed. All sums yment to you of any sums owing to you un ss secured by said trust deed (which are the parties designated by the terms of sai	secured by said ider the terms of
р. 20	ATED:	and	documents to	parties designated by the terms of sai	d trust deed the
	1997			and a second	······································
	0			· · · · · · · · · · · · · · · · · · ·	·····
	ou har lase or destray this Trust Deed OR THE	NOTE which is secures. Both	must be delivered	Beneficiary to the trustee for concellation before reconveyance wil	and the second second
	TRUCT			to the trustee for concellation before reconveyance wil	I be made.
	LEGGI DEED				
EC	(FORM No. 881) STEVENS NESS LAW PUB. CO., PORTLAND. ORE.			STATE OF OREGON, County ofKlamath	} ss.
p	MOND W., BARBARA A.,			Was received for	instrument
SOU	HILIP K. ANDERSCH			of	ard day
	Grantor TH VALLEY STATE BANK	F	RESERVED	in book root line to and in and	recorded
		RECORD	ER'S USE	ment/microfilm/	le/instru-
	Buneticiary AFTER RECORDING RETURN TO TH VALLEY STATE BANK			Witness my t	unty.
[]	ATH FALLS, OR 97603	l'ee \$13.00		Evelyn Biehn Coun NAME By Rauling Mullenslog:	ty Clerk
	and the second sec				