FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	COPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204
	VolPage_15308
231 200410 0CD 201661	September co19.88, between
Perry K. Watson and Betty L. Watson	COURTS AND
as Grantor,	, as Trustee, and
Motor Investment Company	With the second s
as Beneficiary, Ovenue WITNESSETH:	in book/rest/volome (vi. 1988) or 0466 LODOR (viewski fila/invru.
IGERA P. 189(200) Grantor irrevocably grants, bargains, sells and conveys to tru in <u>Doctor</u> Klamath County, Oregon, described as:	stee in trust, with power of sale, the property
ZALALIS OPPRIVATION OF AUXINE DEC	J certily that the estimation of

Lot 2 and the South 3.5 feet of Lot 1, Block 27 in the City of Merrill, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

De nel feis er deringelible freit Breit Ox the NOIS which it gewine. Bein must be unberge in the result in each and a since a the the matter

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 thereof and all fixtures now or hereafter attached to or used in connection with said real state

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of the Twelve Thousand One Hundred Forty Five and 89/100 = = = = = =

S

폾

C. SED

8

South State

Sold. Conveyed, assigned or alionated by the grantom vestorized property, or any part the beneficiary's option, all obligations secured, by this instrument, irrespe herein, shall become immediately due and pavable.
To protect the security of this trust deed, grantor agrees. In the trust is the property in good condition and repair, int to terms or dearboard ball property in good condition and repair to to terms or dearboard ball property in good and workmanike management interest.
To complete or restore, promptly, and in Good and workmanike management interest.
To complete or restore, promptly, and in Good and workmanike management interest.
To complete or restore, promptly, and in Good and workmanike management interest.
To complete or restore, promptly, and in Good and workmanike management interest.
To complete or restore, promptly, and in Good and workmanike management interest.
To complete or restore, promptly and in Sood and workmanike management interest.
To complete or restore, promptly and in Sood and workmanike management interest.
To complete or restore, promptly and in Sood and workmanike management interest management interes

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, benelkiary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount requid or to gay all reasonable costs, expenses and attorney's test on beneficiary and applied by it first upon any reasonable costs and penetic any not be the second potential of the second second second second second second second to pay all reasonable costs, expenses and attorney's test the trial and appelland the balance applied upon the indebtedness second second second second second second second second second and second second second second second second second second and second second second second second second second second and second second second second second second second second second and second second second second second second second second second and second second second second second second second second and second second second second second second second second second and second second second second second second second second second and second secon

+ Constants to Ch

ument, irrespective of the maturity dates expressed therein, or interviewer.

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 parcel or parcels at auction to, the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall adply the proceeds of sale to payment of (1) the expenses of sale, in cluding the compensation of the trustee and a remonable charge by mathem having recorded liens subsequent to the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to surplus, in the first merest may appear on his successor in interest entitled to such surplus. (6) Beneficiary may from time to time appoint a successor or succes

deed as their interests may appear in the sum of the interest entitled to such surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16, Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointent, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary. Which, then recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

teko)

NOTE: The Trust Deed IAct provides that the trustee hereunder must be either and 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 excow agent licensed under ORS 696.505 to 696.505.

	200 a 200 a	يتورد در و	1.5
	53	-	1.01
- A - E		250	1.12
_	.		

	10		
	· · · · ·		

1.41.1.1.1.1		enter a second a seco		Chains Pulled St	and the second se	2		inder fillin,	flight and
_	a care a series and a series of the	covenants and simple of said	DOGHUT OF PERSONNEL		ACCOUNT AND A LOUGH	and those	claining		aligner and an electron of the state
- 10 C		and the state of the	L MARCHENS TRUESS 14		honetici8[V	and more		Vit. thoroty	•
Sec. 16		1		A with the	Demonster	and an interior der an and the	hered	hille theret	1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 -
		DDI	Aprees to an		- the state of the	lid unen	unnorce	and the second second second	and the second second
10.0	ma lanator	covenants		and the second s	and has a vo	the state of the s	27 Set. 90243. S. C. S.	Sec. And Address	
	The granut		The tea	property	A		BALLY CONTRACTOR		
0. C		Dies to The state	described rea	Sector April 199		al dealers and		an a	
- C. S.		simple of said	ALL BY COLUMN TO CHARTER	197 I. S.	《日本日本語》,「日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本日本	Sec. West		and the second life is	85.
ally S	PIZED III ICC	101 101 1 12 341 Ca.	a survey of the second states of the	S. Milling and	S. O. 14 -1] -4		· 新闻的 · · · · · · · · · · · · · · · · · · ·		
uny o	CALL 10: 10: 10: 10: 10: 10: 10: 10: 10: 10:	The Part and Like	412 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Concert Matchelling					사람이 가슴 가슴을 다 ?

and the seat of the and that he will warrant and forever defend the same against all persons whomsoever.

ų. any protection of of our property shall be included and an endowed the attack of a protection of the endowed of the fillent of which are not strateging the attack of the strateging of the attack of attacks of a filling of the attack of attacks of a filling of the attack of attacks of a filling of the attacks of the attacks of the attacks of the attacks of attacks of the attacks stante (18,47) 14 Sec. 15

t is moundly agreed that

1 10 10 10 10 nie arste anne and in arste tus can can and arste ar Maleran and in arst (n, ℓ, k)

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 if grantor is a natural person) are for business of commercial purposes.

មិតបាត់ ខ្លាំងដែរ

w.

adultal of 2012 of the

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine 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. Frey LWalson

* IMPORTANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-lending Act and Regulation. Z, the beneficiary, MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No: 1319, or equivalent. If compliance with the Act is not required, disregard this notice;

(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

÷.,

۳. د

STATE OF OREGON, County of Elaman weat weat \$ 85.

PERACK WAS acknowledged before me DERACK WATSON BENY WATSON This instrument was acknowledged before me on

(CPTA) R - My commission expires: 11/53/190

and Contraction STATE STATE TO A STATE STATE STATE BEQUEST FOR FULL RECONVEYANCE

- and a state UBLIC REQUEST FOR FULL RECONVEYANCE allemaned by the ion, all oblightions ion, the sol march Trustee , or mak but

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 10 F 0. trust 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 TO said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you saw must deed or pursuant to statute, to cancer an evidences of indepredness secured by saw 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

STATE OF OREGON, County of

. by

1254

Notary Public for Oregon

My commission expires:

10 85 of

This instrument was acknowledged before me on ...

estate now; held by you under the same; Mail, reconveyance and documents to estate now; neid by you under the same, Mail reconveyance and documents to us a set of estates the set of estates and the same and the same and the set of the set of

Beneficiary

De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance

TRUST DEED LIGH IN THE STATE OF OREGON, (FORM No. 681) I Certify that the within instrum I Certify that the within instrum on File in the office of a Country, Oregon. I certify that the within instrument was received for record on the 16th.day TOP Perry K. Watson and Convert Outbour descriped set Outbourd undersoph Munice onto the source of the set Betty L. Watson Space Reserved NOLOC, LINESTIC CONDER 2 AND NOLOC, LINESTIC CONDER 2 AND NUMBER OF CONDERSON in Bereficiary, Motor Investment Company. Changaran Changer as relation. v. L. Matson Beneficiary AFTER RECORDING RETURN TO 391 Motor, Investment, Co. mage 1

531 South 6th Street P. O. Box 309 Klamath Falla, Oregon 97601 Fee \$13.00

FORM No. (SI-Oraday Ines Dece Series - 18054 DEED

of ______, 19_88, at ______, 2:55... o'clock ... PM., and recorded in book/reel/volume No. _______M88_____ on page 15308 or as fee/file/instrument/microtilm/reception No....91558., Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Biehn, County Clerk TITLE

will be m

(SEAL)

By Quiline Mullisolan Deputy