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FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	COPYRIGHT 1988. STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97
KT SHIVEH EVEL COR CAROS TRUST DEED OS 12 2 CTH 21 2 CORD THIS TRUST DEED, made this 12TH day of ROBERT D. FISH	Vòl mss Page 21632.
as Grantor; WILLIAM P. BRANDSNESS	Witness no had the test of a
307-11 AVEC-SOUTH VALLEY STATE BANK SECONDERS OF	as Irusiee, an
Grantor irrevocably grants, bargains, sells and conveys to in County, Oregon, described as:	to trustee in trust, with power of sale, the property
LKOST DEED BY THIS REFERENCE	

the next least or debuty in a transfered on the Hole which there were but well be delivered in the meson and entire or will be in

Tresseller St.

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 estate.

ONE THE PURPOSE NOR-SECURING PERFORMANCE of each agreement of granter herein contained and payment of the

sum of----ONE HUNDRED THOUSAND AND NO/100

note of even date herewith, payable to beneficiary or order and made by grantor; the final payable to beneficiary or order and made by grantor; the final payable and interest hereof, if the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without linst having obtains then, at the beneficiary's option, all obligations secured by this instrument, irrespeblency, shall, become immediately due and payable.

To protect the security of this trust deed, grantor agrees: [1] secondary of the provided that the

pellate court shall adjudge reasonable as an experience of the mutually agreed that:

It is mutually agreed that:

3. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it is expects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required or pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less both in the trial and appellate courts, necessarily paid or incurred by knew the part of the state of the payable that it is not proceedings, and the balance applied upon the industances secured hereby, and grantor agrees; to its (own, expense, to take; such, actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

2. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the note for endorsement (in case of tall reconveyances; for cancellation), without affecting the liability 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) foir in the conveyances and to the making of any, map or plat of said property; (b) foir in the conveyances of the reasonable conveyances of the reasonable conveyances of cancellation), without affecting the liability 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) foir in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any meters or facts shall be conclusive proof of the truthfulness thereof. Trustee's less for any of the services amentioned, in this paragraph shall be not less than less for any of the services amentioned, in this paragraph shall be not less than less for any of the intervention of the services are ceiter in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy ceiter to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon all take possession of said property, or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including these past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or, the proceeds of line and other property, and the application or awards for any taking or damage of the property, and the application of release thereof as, aforesaid, shall not cure or wave any default or notice of default hereunder, or invalidate any act done pursuant to such notice.

weive any default profice of default hereof as aforesaid, shall not cure or pursuant to such notice.

In the pursuant to such some profice of default hereunder or, invalidate any act done pursuant to such notice.

In the profit of the profi

logether with trustee's and altorney's less 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 with one parcels of the parcels, and shall sell the parcel or parcels at suction to the highest bidder, for cash, payable, at the time of sale. Trustee held delives to the purchase its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the third trustee, the property person, excluding the trustee, but including the grants and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee that the proceeds of sale to payment of (1) the express of sale, including the compensation of the trustee and a reasonable charge by trustee's attorner (2) to the obligation secured by the trust deed, (5) to all persons having second ireas subsequent to the interest of the trustee; and the trustee in the trust deed as their interest may appear in the order of their peiceity and (4) the surplus.

surplus, if 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 successors to any frustee named herein or to any successor time appointed hereunder. Upon such appointment, 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 beneliciary, which, when recorded in the mortfage 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 frust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trusted hereunder must be either tone or savings and laan association authorized to do business under the laws of Ore property of this state, its substituties, affiliates, agents or branches, the United Sh rey, (who's an active member of the Oregon State Bar, a bank), trust company or the United States, a little insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and ag seized in fee simple of said des	rees to and with the ben ribed real property and	eficiary and those cla has a valid, unencur	mbered title thereto	Entert Control
hat he will warrant and loreve	r defend the same again	st all persons whoms	Oever.	der af den garier 1 jan 2 den garier 2 jan 2 den garier 6 de garier 1 garier
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the train over part in the weet in the reserved of the second of the sec	Journal of Proceedings of State of Control of the Control of Control of the Control of C	omputer (3) po the surprise (3) potential	The property of the constitution of the consti	
The grantor warrants that the process of the proces	it grantor is a natural person) are for business or com	o and this trust deed are: Abridan) \(\) mercial purposes.	
This deed applies to, inures to the onal representatives, successors and a red hereby, whether or not named as ler includes the feminine and the neutron of	a beneficiary herein. In cons	truing this deed and when		graphic process of each fact that the con-
WITNESS WHEREOF	said grantor has hereur	ito set ms rand the d	D Fish	in jak lineati il in jak lineati ili ili jak lineati ili ili jak lineati ili
PORTANT, NOTICE: Delete, by Initing during all applicable; if warranty (a) is applicable such word is defined in the Truth-in-Len efficiary MUST comply with the Act and losures; for this purpose use. Stevens-Ness ompliance with the Act is not required, di	ding Act and Regulation Z, the Regulation by making required Form No. 1319, or equivalent			THE THE PERSON OF THE PERSON O
he signer of the above is a corporation, the form of acknowledgement opposite.)	one may be depiced by them and becomes and the property of the	TE OF OREGON,	A granter in the control of the cont	The property of the control of the c
County of KLAMATH This instrument was acknowledge) ss. Cod before me on	ounty of instrument was acknowle	dged before me on	
12-15 11,100,100 Rolley D. F.W	Association of the second of t	real and using the	DANGARANAN BANGARAN B	
SEAL): My commission expires: //	Public for Oregon	ry Public for Oregon commission expires:	100 (100 (100 (100 (100 (100 (100 (100	(SEA
TAP III illustrative do	and state to be used only when	JIL RECONVEYANCE abligations have been paid.	Miller servers or expectly Miller servers or server ex- servers or servers or servers	e Na bana na sanah
Oi	ner and holder of all indebte	dness secured by the fo ted, on payment to you	regoing trust deed. All sur	ns secured by under the term
aid-trust-deed-or-pursuant to status herewith together with said trust deed estate now held by you under the sar	and to reconvey, without were Mail reconveyance and do	erranty, to the parties of the parti	lesignated_by. the terms of	said trust deed
estate now/held, by you under the san now any setting two counts now or proseques structurally said, DATED: http://doi.org/10.1001/j.j.proseques.com/	erements, her 10 september 2 och	avantisalisas sag in	Beneliciary	
Do not lose or destrey this Trust Deed	OR THE NOTE which it secures. Both	must be delivered to the truste	e for cancellation before reconveys	ance will be made.
TRUST DEE [FORM No. 581] STEVENS: RESS [U.W.)-FUS [CO. FORTLAN	\$\$\$\$\$\$# ! \#\$\$\$#\$\$#\$2	FERENCE, MADE A. P	STATE OF OREGON County of	within instrui
ROBERT, D. FISH	ante, hen fins, salts sea r. Enam r, Oregon, de	n - Sanger Konner Cin, the see j Eribed as:	of o'clock	, 19_ _M., and reco Yo
SOUTH VALLEY STATE BA	Grantor	FOR ORDER'S USE	page or ment/microtilm/recep Record of Mortgages Witness my h	as fee/fue/in tion No of said Count
AFTER RECORDING RETUR SOUTH VALLEY STATE BANK	N.TO		COURTY MITAEU.	

PARCEL 1

A parcel of land situated in the NW1/4 NW1/4 of Section 22, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon more particularly described as follows:

Beginning at a cased monument marking the Southwest corner of said NW1/4 NW1/4 of Section 22, said monument being the intersection of the centerlines of Washburn Way and Joe Wright Road; thence North 0 degrees 14' East along the centerline of Washburn Way a distance of 415.5 feet to a point; thence South 89 degrees 25' East a distance of 30.0 feet to a 5/8" iron pin marking the TRUE POINT OF BEGINNING of this description; thence continuing South 89 degrees 25' East a Modoc Northern Railroad; thence North 33 degrees 33' 30" West along 524 fine of Washburn Way; thence South 0 degrees 14' West along 525 line a distance of 433.85 feet; more or less, to the point of 525 beginning.

PARCEL 2

A piece or parcel of land situated in the NW1/4 NW1/4, Section 22, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, being more particularly described as follows:

Way as the same is presently located and constructed, from which point the monument marking the Northwest corner of said Section 22 bears feet distant; thence South O degrees 14' West along said Easterly right of way line 385.5 feet to its intersection with the Northerly and constructed; thence South 89 degrees 25' East along said Easterly right of way line of Joe Wright Road as the same is presently located Northerly right of way line 550.55 feet to its intersection with the South Southwesterly right of way line of the Modoc Northern Railroad as the same is presently located and constructed; thence South 89 degrees 25' East along said Southwesterly right of way line of the Modoc Northern Railroad as the same is presently located and constructed; thence North 33 degrees 465.75 feet to an iron pin; thence North 89 degrees 25' West 291.55 feet to the point of beginning.

DALE FISH LOAN NO. 203456 DECEMBER 12, 1988

STATE OF OREGON: CO	UNTY OF KLAMATH: SS. 15		
STATE OF OREGON. CO	UNII OI ALAWAIII. 93.		
Filed for record at request	of South Valley Sta	te Bank	the 21st dar
of Dec.	A.D. 19 88 at 11:45	o'clock A M and duly reco	orded in Vol. M88
	of Mortgages	on Page 21632	
		Evelyn Biehn Cou	nty Clerk
FFF - \$18 00		By Occuling 4	