RM No. 881—Oregon Trust Deed Seri		COPYRIGHT 1980 STEVENS-NESS LAW PUB. CO., P	1197 💮
97962		December 19	between
THIS TRUST DE	ED, made thisday of	nd and wife	······
THE REAL PROPERTY AND UN	DE & LOTS M. DOLLARHIDE, HUSDE		Trustee, and
BERNARD A. CLARK			
s Beneficiary,	WITNESSET ly grants, bargains, sells and conveys t County, Oregon, described as:	H: o trustee in trust, with power of sale,	, the property
Grantor irrevocab	ly grants, bargains, sells and conveyed County, Oregon, described as:		and in the
	and the second ing to	the officiar provide	file in the
Lots 8 and 9, Blo office of the Cou	nty Clerk of Klamath County, C)regon.	
Tax Account No.	2409-30DB-7700		
	and a second		
	ilar the tenements, hereditaments and appurte ing, and the rents, issues and profits thereof a	nances and all other rights thereunto belong nd all fixtures now or herealter attached to c	ung or in anywise or used in connec-
together with all and sing now or hereafter appertain tion with said real estate.	ular the tenements, hereditaments and appurten ing, and the rents, issues and profits thereof a SE OF SECURING PERFORMANCE of en- SAND AND NO/100	ach agreement of grantor herein contained a	nd payment of the
FOR THE PURPO	SAND AND NO/100	are with interest thereon according to the ter	rms of a promissory 1 interest hereof, if
(\$4,000.00)	b, payable to beneficiary or order and made by	r grantor, the final payment of principal and	allment of said note
note of even unit	e and payable per terms of the	e date, stated above, on which the linar interest therein i	s sold, agreed to be
becomes due and pays	or alienated by the granton intervention of this instrum	ving obtained the written consent of approve nent, irrespective of the maturity dates ex	pressed therein, or
then, at the become imm	distely due and payable.	the second se	ereon: (c) join in any
To protect the sec	curity of this said property in good condition st	anting any easement or creating any restriction the hordination or other afreement altecting this deed hordination or other afreement altecting this deed hered; (d) reconvey, without warranty, all or any p- rantee in any reconveyance may be described as gally entitled thereto." and the rule thereoil. Trusts conclusive proof of the truthfulness thereoil. Trusts evices mentioned in this paragraph shall be not less the avises mentioned in this paragraph shall be menufets.	art of the property. The the "person or persons ay matters or facts shall
not to commerce of a	e and maintain building or improvement thereon. It demolish and property good and workmanlike f restore prompty may be constructed, damaged or howevent which incurred therefor, her due all conspres, regulations, covenants, condi-	cally entitled thereto," and the rectus increases thereof. Trust is conclusive proof of the truthfuness thereof. Trust ervices mentioned in this paragraph shall be not less the ervices mentioned in this paragraph shall be not less the ervices destination of the shall be shall be not less the ervice either in person, by agent or the partice either in person, by agent or	ees tees for any of the ian \$5. beneficiary may at any
desiroy a To comply with a	It laws, or unany if the beneficiary so requests, to	ime without notice, either in person, by agent or interview of the second to the adverter of the second to the adverter of the second to the s	uacy of any security for possession of said prop-
cial Code as the beneficiary	may require and to pay to may be acress made res, as well as the cost of all lien searches made the searches are may be deemed desirable by the	arty or any part thereof, in its own name suc our	aid, and apply the same
by many second	in the prince on the buildings	ney's fees upon any indebtedness secured hereby, a ficiary may determine.	on of said property, th
and such other hazards as	the beneficiary may non the written in full value, written in full value, and the latter; all	ficiary may determine. 11. The entering upon and taking possessic collection of such rents, issues and profits, or the p insurance policies or compensation or awards for any property, and the application or release thereol as a property, and the application or release thereol as a write any default or notice of default hereunder of write over hontice.	
in the solicies to the	beneficiary the baseoffer placed on said building	pursuant to such notice.	any indebtedness secure eunder, time being of th
tion of any policy of inst the beneficiary may proc the beneficiary any fire of	ure the same at grantor's expense. The another ure the same at grantor's expense, The another other insurance policy may be applied by beneficiary	hereby or in his performance between and/or periodic essence with respect to such payment and/or periodic essence with respect to such payment and/or periodic intervention and and a second to be a seco	and payable. In such a o foreclose this trust de
ciary upon any indebtedne may determine, or at opti may betermine, may be	on of beneficiary the entire amount so collected, or on of beneficiary the entire application or release shall released to frantor. Such application or release shall	in equity as a mortgage or direct the trustee to	ary may have. In the eve
act done pursuant to such	remises tree from construction liens and to pay an remises tree that may be levied or assessed upon or	the beneficiary elects to foreclose by automoded h	is written notice of acta rty to satisfy the obligati
against said property bet	or delinquent and promptly deliver receipts therefor	and his definition whereupon the trustee shall be secured hereby whereupon the trustee shall be applied by law and proceed notice thereoi as then required by law and proceed in ORS 86.735 to 86.795.	to foreclose this trust de
by direct payment or b	is, liens of other charge with lunds with which to y providing benchicary with lunds with which to elicitary may, at its option, make payment thereof, lelicitary may, at its option and set forth in the note secured	13. After the trustee has commence the d	ate the trustee conducts hy ORS 86.753, may c
nereby: i shall be adde	d to and become arising from breach of any	the default or defaults. If the default consists the default or defaults. If the default ma sums secured by the trust deed, the default ma sums secured by the time of the cure other	than such portion as wo
trust deed, without waiv trust deed, without waiv covenants hereof and for covenants hereof and for	such payments, with interest as aloresaid, the piop such payments, with interest as aloresaid, the bound to the ied, as well as the example of the obligation herein	being cured may be cured by tendering in additic	to the beneficiary all o
described, and all such I	ayments shall be shall, at the option of the beneficiary ayment thereof shall, at the option of the beneficiary agent and payable and	defaults, the person effecting the cure shall puy defaults, the person effecting the cure shall puy and expenses actually incurred in enforcing the together with trustee's and attorney's fees not exc together with trustee's and attorney's fees not exc	eeding the amounts prov
render an a breach of th	is trust deed.	by law. 14. Otherwise, the sale shall be need be ti	ime to which sald sale
of title search as with or in in connection with or in fees actually incurred.	and detend any action or proceeding purporting to and detend any action or proceeding purporting to	auction to the highest bidder for cash, have a auction to the highest bidder its deed in form a bolt deliver to the purchaser its deed in form and	as required by law conv or warranty, express of
affect the security right action or proceeding in the forech	which the beneticiary of the and expenses, in- osure of this deed, to pay all costs and expenses, in-	the property so sold, but without any matters of plied. The recitals in the deed of any matters of the truthfulness thereof. Any person, excludi- of the truthfulness thereof.	fact shall be conclusive ing the trustee, but incl e sale.
cluding evidence of titl	e and the benched in this paragraph 7 in all cases shall or res mentioned in this paragraph 7 in any judgment of	the grantor and beneliciary, may purchase the the grantor and beneliciary, may purchase the 15. When trustee sells pursuant to the p ball apply the proceeds of sale to payment of	owers provided herein, of (1) the expenses of sal reasonable charge by tru
decree of the trial cou pellate court shall adj	rt, grantor future as the beneficiary's or trustees and a day a	cluding the compensation secured by the attorney, (2) to the obligation secured by the having recorded liens subsequent to the interes	st of the trustee in the
It is mutually	agreed that: that any portion or all of said property shall be take that any portion adaptation, beneficiary shall have the	n deed as their interests may up to his success e surplus, it any, to the grantor or to his success outplus, it any, to the grantor time to time	appoint a successor or
right, if it so elects, b	o require that all or any portion of the amount require uch taking, which are in excess of the amount require	d sors to any trustee named herein or to any a or sors to any trustee named herein and without d under. Upon such appointment, and with all till de latter shall be vested with all till	le, powers and duties co reunder, Each such appoi
incurred by grantor	in such proceedings, and expenses and attorney's technic any reasonable costs and expenses and or incurred by ben	e- upon any trustee herein named or appointed inst upon any trustee herein named by written inst written inst	rument executed by bene s of the county or count ive proof of proper appoi
ficiary in such proce	edings, and the balling on expense, to take such activity	 which the property is situated, shall be concern which the property is situated, shall be concern of the successor trustee. of the successor trustee accepts this trust when 	this deed, duly execut royided by law. Trustee
9. At any tin	its fees and presentation of this deed and the lote its fees and presentation of cancellation), without affect	obligated to notify any party proceeding in which	
	of full reconveyances, in the indebtedness, trustee in person for the payment of the indebtedness, trustee in making of any map or plat of said property; (b) join	tall he a party unless such action of protection	

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an 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 lows 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 escrew agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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

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)

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 terminine 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.

* 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.

o M. Dollarhy

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

STATE OF OREGON,

County ofKlamath

before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within named Willis D. Dollarhyde and Lois M. Dollarhyde

known to me to be the identical individual.S. described in and who executed the within instrument and acknowledged to me that they executed the same freely and voluntarily. PROTAR IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed

000 UBLIC 07 08 30

my official seal the day and year last above written. Notary Public for Oregon.

Beneficiary

Da

FORM NO. 23 --- ACKNOWLEDGMENT STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.

lly Willis D. Dollarhyde

My Commission expires 9-27.91

DATED:

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

TRUST DEED STATE OF OREGON, County ofKlamath (FORM No. 881) AW PUB. CO., PORTLAND. ORE I certify that the within instrument was received for record on the 13th day LIS & LOIS M. DOLLARHYDE > BOX 207 SCENT OR 97733 WILLIS of, 19.89., 0 at 9:58 o'clock A.M., and recorded SPACE RESERVED in book/reel/volume No. M89 on Grantor FOR BERNARD A. CLARK ment/microfilm/reception No. 97962, RECORDER'S USE PO BOX 333 AGS-6Z Record of Mortgages of said County. RIO CINda C# Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO MOUNTAIN TITLE COMPANYEvelyn.Biehn, County Clerk OF KLAMATH COUNTY NAME TITLE By Quilene Muchandar Deputy Fee \$13.00