ORM No. 881-Oregon Trust Deer 99367	I Serios-TRUST DEED. MTZ	TRUST DE		Volm89	Page 6873
	DEED, made this ROL JEAN TRATZ, hu	24th day sband and w	ite, or u	e sulvivoi	, 19. <u>89</u> ., between
as Grantor, Mount ENNIFER DAVIS	tain Title Company	C 1/1	Causty		as Trustee, and
. NId	ably grants, bargains, se mathCounty, Ore	gon, accorned	rs to trustee as:		
at 39 in Block 4	8 of Tract No. 118 1at thereof on file	H, OREGON SH e in the off	IORES UNIT fice of th	#2, FIRST ADD e County Clerk	ITION, according of KLamath County
gregon.	3507 018AC 01500				
	1997 - 19	y nation in the state of a	k a grea i si see	nd general second s	
nogether with all and sit	ngular the tenements, heredin aning, and the rents, issues t	aments and appu	rtenances and t and all tixtur	all other rights there es now or hereafter a	unto belonging or in anywi ttached to or used in conne
flow or hereafter append tion with said real estate FOR THE PURI	POSE OF SECURING PER	RFORMANCE of	each agreeme	nt of grantor herein o	contained and payment of t
2 A A A A A A A A A A A A A A A A A A A			t . tomates the	a final anyment of P	g to the terms of a promisso rincipal and interest hereof,
not sooner paid, to be of The date of matu	iue and payable	his instrument is	the date, state	d above, on which the thereof, or any interest	st therein is sold, agreed to
becomes due and physic sold, conveyed, assigned	d or alienated by the grant	or without lirst l red by this instru	having obtained iment, irrespec	the written consent tive of the maturity	or approval of the Scherein, y dates expressed therein,
herein, shall become mil	ecurity of this trust leed, gr	antor agrees:	granting any eas	ement or creating any i	restriction thereon; (c) join in né this deed or the lien or ch
and repair; not to remove not to commit or permit an 2. To complete or public or in	waste of said property. restore promptly and in good provement which may be constru-	and workmanlike icted, damaged or	legally entitled t	hereto," and the recitals not of the truthfulness th	therein of any matters of facts thereof. Trustee's lees for any of
destroyed thereon, and part 3. To comply with tions and restrictions affect	all laws, ordinances, rejulations, ing said property; if the beneficie ncing statements pursuant to the	covenants, condi- ary so requests, to Uniform Commer-	10. Upon time without no	any delault by grantor tice, either in person, by urt, and without regard	y agent or by a receiver to be to the adequacy of any security
proper public office or off by filing officers or searc	tices, as well as the cost of the t hing agencies as may be deemed	desirable by the	erty or any par	t thereof, in its own names, including those past d	son and take possession of same me sue or otherwise collect the r lue and unpaid, and apply the s collection, including reasonable t i hereby, and in such order as i
now or hereafter erected of and such other hazards as	continuously maintain insurance on the said premises affeinst loss the bygician trait of the time	to time require, in written in	ney's lees upon ficiary may det 11. The	entering upon and taki	ing possession of said property, its, or the proceeds of fire and
companies acceptable to policies of insurance shall policies there are the fail of	be delivered to the beneficiary to be delivered to the beneficiary to or any reason to procure any suc-	h insurance and to	property, and t	he application or release wit or notice of default	thereol as aforesaid, shall not cu hereunder or invalidate any act
tion of any policy of in the beneficiary may pro	surance now or herealter placed cure the same at grantor's exp or other insurance policy may be	ense. The amount applied by benefi-	hereby or in h	s performance ayment an	payment of any indebtedness se reement hereunder, time being of d/or performance, the beneficiary diately due and payable. In su
may determine, or at opt any part thereoi, may be	ion of beneficiary the entire amon released to grantor. Such applications fault or notice of default hereunde	uni so concercat all	event the bene in equity as a	liciary at his election ma mortgage or direct the i	trustee to foreclose this trust de trustee to foreclose this trust de the trustee to pursue any other right
act done pursuant to such	notice.	ens and to pay all	the beneficiary	elects to foreclose by adv	e recorded his written notice of d
charges become past due	or delinquent and promptly delin	any taxes, assess-	secured hereby notice thereof	whereupon the trustee sh as then required by law a provided in ORS 86.735	and proceed to foreclose this trust to 86.795.
by direct payment or t make such payment, be	neliciary may, at its option, mak with interest at the rate set forth	in the note secured	sale, and at an	time prior to 5 days b	o privileged by ORS 86.753, ma
hereby, together with	d to and become a part of the c	teor secured by the	sums secured	by the trust deed, the	cure other than such portion as
erty hereinbefore descrift same extent that they	bed, as well as the grantor, sha are bound for the payment of t payments shall be immediately du	he obligation herein and payable with-	being cured n obligation or	hay be cured by tenderin	in addition to curing the defi
out notice, and the non render all sums secured	by this trust deed immediately d	lue and payable and	and expenses together with	trustee's and attorney's i	ees not exceeding the the the
of title search as well a	s the other costs and expenses of enforcing this obligation and true	istees and altonicy s	place designa be postponed	as provided by law. Th	and shall sell the parcel or pa
7. To appear in ailect the security right	and delend any action or proc s or powers of beneficiary or trus which the beneficiary or trustee n	tee; and in any suit, nay appear, including	the property	so sold, but without any	y covenant of warranty, express
any suit for the forect	and the beneficiary's cr trustee as mentioned in this paragraph 7	in all cases shall be	e of the truth	diffess ficiery may pure	chase at the sale.
decree of the trial court decree of the trial court	t, grantor further agrees to pay dee reasonable as the beneliciary	such sum as the ap- 's or trustee's attor-	 shall apply the cluding the state 	the proceeds of sale to proceeds of the trust	ayment of (1) the expenses of tee and a reasonable charge by of by the trust deed, (3) to all
It is mutually	agreed that: that any portion or all of said pr	operty shall be taken	having recor n deed as their e surplus, if a	interests may appear in	his successor in interest entitled
under the right of emir	require that all or any portion of	I the monies rayabl	e surplus. d 16. ar sors to any	Beneficiary may from tin trustee named herein or	ne to time appoint a successor of to any successor trustee appoin ad without conveyance to the
incurred by grantor in applied by it first upon	n such proceedings, shall be par n any reasonable costs and expens appellate courts, necessarily paid	es and attorney's lees or incurred by bene	d under Upo s, trustee, the e- upon any tr	I such appointments of w latter shall be vested w ustee herein named or app	ith all title, powers and duties pointed hereunder. Each such app ritten instrument executed by be
ficiary in such procees secured hereby; and k	dings, and the balance applied t rannor agrees, at its own existinge	, in take such estivit	ns which whe	experts is situated, shall I seer trustee.	be conclusive proof of proper applies when this deed, duly executed
9. At any time	and from time to tink upon w	leed and the role h	or acknowledge	Trustee accepts this tru ed is made a public rec notily any party hereto any action or proceeding	ist when this deed, duly exect ord as provided by law. Trust of pending sale under any other g in which grantor, beneficiary of or proceeding is brought by trust
endorsement (in case of the liability of any p	of full reconveyances, for canochat erson for the payment of the ind aking of any mep or plut of aid	ebtedness, truster ma	in shall be a	party unless such action o	g in which grantor, beneficiary of proceeding is brought by trust

6874 The grentor 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 lean 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 or commercial purposes. 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 namea as a beneficiary herein. In construing this deed and whenever the context so requires, the contract 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 A:t and Regulation by making required disclosures; for this purpose use Steva is-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. P TRATZ GARY S. anal CARON JEAN TRATZ (If the signer of the above is a corporation, use the form of acknowledgament apposite.) Fran 15 under Brian Brodsky (witness) STATE OF CALIFORNIA, SAFECO COUNTY OF LOS Angeles SS **TILE INSURANCE** On this the <u>6th</u> day of____ the undersigned, a Notary Public in and for said County and State, personally appeared Brian Brodsky Harch , personally known to me to be the person whose name is subscribed to FOR NOTARY SEAL OR STAMP the within instrument as a vitness thereto, who being by me duly swom, deposed and said: That <u>Brian Brodsky</u> * * * * ** CAL-376 (Rev. 8-82) Ack. Witness OFFICIAL SEAL HE was present and taw Gary S. Tratz & Carol J. Tratz to the tax personally known TO HIM to be that perso __H TERRI L ALLEN NOTARY PUBLIC - CALIFORNIA ; that in, and whose name is subscribed to the within and annexed instrument. LOS ANGELES COUNTY My comm. expires IUN 28, 1991 execute the same; and that affirint subscribed Brian Brodsky name there to as a witness to se to ever pution. Stable Signature Usi estate now held by you under the sanw. Mail reconveyance and documents to 1333 DATED: , 19 Do not loss or destroy this Trust Deed OR 1HE MOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. Beneficiary TRUST DEED STEVENS-NESS LAW PUB. CO., PORTLAND, ORE STATE OF OREGON. County ofKlamath. ss. Tratz 270,46 Partmetto Rivig I certify that the within instrument was received for record on the 25th. day Valincia, CA 91355 of Grantor SPACE RESERVED in book/reel/volume No.M89....... on Davis 3882, Fini stelle Or FOR page 6873 or as fee/file/instru-RECORDER'S USE Huntington Beach, CA ment/microfilm/reception No. 99367 ..., 92649 Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of County affixed. 11.25 MTC 407 Main<u>.</u> Klamath Fails, OR Evelyn. Biehn, County Clerk Fee \$13.00 By Quelene Mullendere Deputy