EM No. 881-Oregon Trus Deed Series-18051	TRUST DEED	<u>Vol</u> m	189-Page 13853
			<u></u>
THIS TRUST DEED, ma FRANCES T. BUCKNER a	nd DONALD R. MCSLEY	County	61 (S. 1973)
Grantor, ASPEN TITLE & E THEODORE C. NELSEN	SCROW; INC.	Record .	as Trustee, a
Destriction		baite Tr	8. Renalizzation de lorg (Nes 1974) Renalizzation de lorge d
공부님 그는 영양 방법을 다 가지 말했다. 집 같이 많이 많이 많이 많이 많다.	witnessel s, bargains, sells and conveys	L 🗖 L S STER E DE CENTRE L'ANN	rith power of sale, the prope
Klamath	County, Oregon, described as	S:	an a
Meridian in the COL	ction 21, Township 40 So unty of Klamath, State o	or Oregon, EACEFI	t of the Willamette ING THEREFROM the
Westerly 240 feet of	and a second	C 1 4 3	
CODE 22 MAP 4008-210	2 775 HOTE Which it areas for must be d	elleribe le jae jendene van envie	ierae device recordences and and the
gan para para na karatan ding Alini, di Talah K			sta frees
ogether with all and singular the te now or hereafter appertaining, and th	ne rents, issues and promis mercer		おもんぬ ふうち しょうしょう ほんしたし にんかいがく したい
ion with said real estate. Signe FOR THE, PURPOSE OF S TWENTY THOUSAND DO um, of the said real estate. (\$20,000			
		dependent the final navm	ent of principal and interest nere
not sooner paid, to be due and paya The date of maturity of the d	able August 12	e date, stated above, on t	which the final installment of said
Lagran due and navable. In the ev	ent the within described property,		the period of the benefit
sold, conveyed, assigned or alienate then, at the beneficiary's option, all herein, shall become immediately due	- tourst dood department porpage, bittle it		t-4 and settistion (hereon: (c) join
I. To protect, preserve and maint	ain said property in good condition sul	inting any easement of creat bordination or other agreeme treol; (d); reconvey, without	ting any restriction thereon; (c) join int allecting this deed or the lien or warranty, all or any part of the propert may be described as the "person or erecitals therein of any matters or fac htuiness thereof. Trustee's fees for any agh shall be not less than \$5.
and repair; not to remove or demolish an not to commit or permit any waste of said- ing a said of the said of the said of the manner any building or improvement while detry 1, to comply with all laws, ordin tions and restrictions allecting, said proper the said restrictions allecting tatement	tly and in good and workmanlike ich may be constructed, damaged or leg bats incurred therefor, set	tally entitled thereto," and the conclusive proof of the trut vices mentioned in this parage	e recitais therein of any matters or fac hiulness thereol. Trustee's fees for any aph shall be not less than \$5.
3. To comply with all laws, ordin tions and restrictions allecting said proper join in executing such linancing statement	tances, regulations, covenants, condi- ity; if the beneficiary so requests, to a pursuant to the Uniform Commer- ting oursuant to the Uniform Commer-	ne without notice, either in sinted by a court, and without	person, by agent or by a receiver to ut regard to the adequacy of any security
cial Code as the beneficiary may require proper public offices or offices, as well as by filing officers or searching agencies a	s the cost of all lien searches made the may be deemed desirable by the erise	e indeptedness hereby secure ty or any part thereof, in it sues and prolits, including the	own name sue or otherwise collect the ose past due and unpaid, and apply the
beneliciary. 4. To provide and continuously in now or herealter erected on the said pre- and such other hazards as thereastication an amount not less than \$-	maintain insurance on the buildings for mises against loss or damage by fire ne man lemestime to time require, in lice	y's lees upon any indebtedne hary may determine.	ss secured hereby, and in such order a
companies acceptable to the beneficiary,	the beneficiary as soon as insured; in	surance policies or compensat	and prolits, of the proceeds of the unage
if the grantor shall tail or any reason to deliver said policies to the beneliciary at	least lilteen days prior to the expiration we bereafter placed on said buildings, pu	aive any default or notice of ursuant to such notice.	default nereunder of invalidate any
collected under any fire or other insuran ciary upon any indebtedness secured her	the policy may be applied by benefi- by and in such order as beneficiary we the entire amount so collected, or	sence with respect to such pa	yment and/or performance, the beneficia by immediately due and payable. In
not cure or waive any default or notice of	of default hereunder or invalidate any in	n equity as a mortgage or d dvertisement and sale, or ma	irect the trustee to foreclose this trust y direct the trustee to pursue any other
tares assessments and other charges that	it may be levied or assessed upon of	he beneficiary elects to solution	ause to be recorded his written notice of
to beneliciary; should the grantor fail to	er charges payable by granter, either a	ecured hereby whereupon the	by law and proceed to foreclose this tr
make such payment, beneficiary may, and the amount so paid, with interest at	at its option, nake payment thereof, the rate set forth in the note secured	sale, and at any time prior to	5 days before the date the trustee com person so privileged by ORS 86.753, 1
trust deed, shall be added to and becom	ts arising from breach of any of the	entire amount due at the tim	e of the cure other than such portion
erty hereinbelore described, as were the	the payment of the obligation herein the immediately due and payable with-	not then be due had no delat being cured may be cured b obligation or trust deed. In	ilt occurred. Any other default that is y tendering the performance required u any case, in addition to curing the d the cure shall pay to the beneficiary
out notice, and the holpayments trust d	eed immediately due and payable and	defaults, the person electric and expenses actually incurre together with trustee's and at	y tendering the performance required to any case, in addition to curing the d the cure shall pay to the beneficiary ed in enforcing the obligation of the t torney's lees not exceeding the amounts
of title search as well as the other cost in connection with or in enforcing this	is and 'expenses' of the trustee incurred oblightion and trustee's and allorney's	place designated in the noti	e shall be held on the date and at the ce ol sale or the time to which said
fees actually incurred. 7. To appear in and delend an effect the security rights or powers of l	ny action or proceeding purporting to beneficiary or trustee, and in any suit,	auction to the highest bidde	r lor cash, payable at the time of sale
action or proceeding in which the bent	-II saute and experient ID-		
amount of attorney's lees mentioned in lixed by the trial court and in the even decree of the trial court, grantor lutth pellate court shall adjudge reasonable	nt of an appeal from any judgment or er agrees to pay such sum as the ap- as the beneficiary's or trustee's attor-	the grantor and beneliciary, 15. When trustee sell shall apply the proceeds of	d of any matters of fact shall be conclu Any person, excluding the trustee, but may purchase at the sale. • pursuant to the powers provided here: sale to payment of (1) the expenses o the trustee and a reasonable charge by ton secured by the trust deed, (3) to a
ney's lees on such appeal.	그 같은 학생님은 아플라운 것 같아. 영화 바람이 좋다.	having recorded liens subsec	quent to the interest of the trustee in
8. In the event that any portion under the right of eminent domain or c right, if it so elects, to require that al	n or all of said property shall be taken condemnation, beneficiary shall have the I or any portion of the monies payable	deed as their interests may surplus, if any, to the grant surplus.	or or to his successor in interest entitle
as compensation for such terms	the second state and a second state of the sec	sors to any trustee named under. Upon such appoint	ment, and without conveyance to the
incurred by grantor in such proceedi	ing , in the second stronger's less	trustee, the latter shall be	
to pay all reasonable costs, expenses incurred by grantor in such proceedi applied by it first upon any reasonable both in the trial and appellate courts	e costs and expenses and attorney's lees, , necessarily paid or incurred by bene-	and substitution shall be m	ade by written instrument executed by I
to pay all reasonable costs, expenses incurred by grantor in such proceeding applied by it first upon any reasonable both in the trial and appellate courts liciary in such proceedings, and the secured, hereby; and, grantor, agres, a and secure such instruments as shal pensation, promptly upon beneficiary's	ing , in the second stronger's less	upon any trustee nerent hain and substitution shall be m which, when recorded in th which the property is situat of the successor trustee. 17. Trustee accepts	ed of appointed in a second and her

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, offiliates, agents or branches, the United States or any agency thereof, or an escraw agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and ag ully seized in fee simple of said desc	ribed real prop	erty and has a v	alid, unencumbered	d title thereto
and that he will warrant and foreve	r defend the se	me against all o	ersons whomsoever.	
profession and an and a second	 Pacific Density of the second s	neguers : and upper a peer (intro. peer 2. suit - intro. peer 2. suit - intro. peer	contest spind and interact of the pages parameter provides and the contest spinits are accessed with the page of the second second second the page of the second second second the page of the second second second the page of the second second second second the page of the second second second second second second the page of the second second the second seco	 A state of the sta
 Αντιστικά το το	and programs from a n. beneficiary shall be utum di the montes p clas of the unstant f clas of the unstant f	entited and the content of the period of the content of the content of the content of the period of the content of the period of the content of the cont	The state of the second se	n 11 main ann an Anna Anna Anna Anna Anna Anna
in the control of the	a rul n a chan a' na charachan a hear aiteir an	antini antini antini Attenti antini Attenti antini Attenti antini Attenti attenti Attenti attenti	Manager (1990) (1991) Manager (1992) Manager	 (a) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b
Here the set of the se	concerning and the second seco	tern of the Endorse	ver described	this trust deed are-
The grantor warrants that the procee (a)* primarily for grantor's personal (b) for an organization; or (even if	, lamily or househo grantor is a natur	old purposes (see In ral person) are for b	nportant Notice below) pusiness or commercial), purposes.
This deed applies to, inures to the l personal representatives, successors and ass secured hereby, whether or not named as a	signs. The term ber beneficiary herein	neficiary shall mean In construint this	the holder and owner deed and whenever the	, including pledgee, of the con
Secure nereby, where of not named as a gender includes the feminine and the neuter	r, and the singular.	number includes the	e plural. Source and the second	ર્શ્વ ને દુર્શ ને દુર્શ ને દુર્શ પ્રદેશ કરે છે. તે કે બાદ વ્યવસાય છે. તે કે બાદ ને દુર્શ ને વ્યવસાય છે. તે કે બ કે બાદ ને દુર્શ ને દુર્શ ને દુર્શ ને દુર્શ ને દુર્શ ને વ્યવસાય છે. તે કે બાદ ને વ્યવસાય છે. તે કે બાદ ને વ્યવસાય
* IMPORTANT NOTICE: Delete, by lining out, wi not applicable, if warranty (a) is applicable an	d the beneficiary is	a creditor FRA	HANCED T NCES T. BUCKNEI	Buckner
as such word is defined in the Truth-in-Lendir beneficiary MUST comply with the Act and Re disclosures; for this purpose use Stevens-Ness F	ng Act and Regulation egulation by making orm No. 1319, or ea	on Z, the required quivalent. DON	ALD R. MOSLEY	
If compliance with the Act is not required, disre- torial structure and structure structure systems of a structure structure structure structure structure of the structure of the observe is a conservation.	Jener mis nofice, and jener to outpart to outpart to		<u>Sandi Ra</u>	mo -
(If the signer of the above is a corporation, of the use the form of addrowledgement opposite.) STATE OF OFFICIENT STATE OF OFFICIENTS	¹⁰¹⁰ S. A. D. C. C. C. M. M. S. C. M. S. M.	STATE OF OR	5 GON ; 1999 57	al anti-art States are an art and a state and a state are an art and a state are are an art and a state are art and a state are are are are are are are are are ar
County of KERN	belore me	County of	r mene granter a	
This Instrument was acknowledged R5 July 1987, by A BUCKNER and DONALD	RANCES T.	as	ij na moralef, stan mar S date there are proved	<u>nadana da serena ka kangarana</u> Manana ka kan
	5.4-05 <i>Dh</i> Jun 49482 200	of	Stratt service services	and the last of the second se second second sec
SEAL)	ublic for Oregon CALIF.	Notary Public fo	and prove the strengthe	<u>ن</u>
DORRAOMORIOEUNENDIRES 10 (NOTARY PUBLIC, CALIFORNIA DE PRINCIPAL OFFICE IN	iding of preferences	My commission e	a ana saoniya na sina Mariya osari atisani Mariya tanani	and the second
My Commission Exp. Apr. 10, 1992	Te be used on	ST FOR FULL RECONVEY ally when ebligations have	e been paid.	
TO:	and holder of all	Trustee	han recreated to Super option of the d by the foregoing th	ust deed. All sums secured b
trust deed have been fully paid and satis	fied. You hereby a cancel all evider	are directed, on pay nces of indebtednes	ment to you of any su s secured by said trus	ins owing to you under the re-
herewith together with said trust deed) an estate now held by you under the same. I	nd to reconvey, wit (()\\(()) Mail reconveyance	thout warranty, to; and,documents,to;	the parties designated	by the terms of said frust de
DATED:	ente Vectos sug bi entiture:-19 estatu	e end appartmants cours thereof sud p	a minter ton of print minter of the second	- Herrich (1973) (1973) (1973) - Herrich (1973) (1973) (1973) - Herrich (1973) (1973) (1973) (1973)
			- Bon	neliciary
De not loss or destroy this Trust Deed OR Th		res. Soth must be deliver	ed to the trustee for concelle	ation before reconveyance will be mad
CODE 35 W/F 1009-5100	-		STATE	OF OREGON,
MALIGI (FORM He: 801) G. COUD MALIGI (FORM He: 801) G. COUD STEVENS-NESS LAW FUS, COL. PORTLAND. OR	ch of vrause	STATE OF 1	Orectory F County	y of <u>Klamath</u> with that the within instru
	oouun , Qregon) ต่อระเบอะต เอระ	was recei of	ived for record on the 4000 July, 19
as Besleticiary; 	양일 같이 많은 것이 없는 것이 없다.	SPACE RESERVED	in book/	reel/volume No
	and a second s	FOR RECORDER'S USE	ment/mi Record o	icrofilm/reception No. 318 of Mortgages of said Count
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ASPEMAZTATE RECORDING RETURN TO	d for the L7C	h		n_Biehn, County_Cle
1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、1、	NELSON IN THE PARTY OF	CARLES STATE	CONCEPTION OF CONCEPTION	willing Millenders I

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