FORM No: 881—Oregon Trust Deed Series—TRUST DEED.	COPYRIGHT 1888 STEVENS NESS LAW PUB.LQ., PORTLAND, OR. 97204
00 3216 Les 233 K-41500	Vol. mr.9 Page 13913
THIS TRUST DEED, made this 11th	July, AG, LUI SIX III, 1989, between
GREGORY J.K. GARCIA AND SUSAN F. GARCIA,	husband and wife
as Grantor, KLAMATH COUNTY TITLE COMPANY	, as Trustee, and
as oranioi,	and wilfo
RAYMOND R. ROWLETT AND JUDY ROWLETT, husb	and write
as Beneficiary,	in book/red/ashine No. 2235
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to fro in	ustee in trust, with power of sale, the property
That portion of the NW4NW4 of Section 29, of the Willamette Merician, Klamath Count	Township 39 South, Range 9 Eas
Beginning at a point 40 feet South and 52 corner of the NW4NW4 of Section 29, Towns the Willamette Meridian; thence East 799	1 feet East of the Northwest hip 39 South, Range 9 East of

the South line of the NW& NW& of Section 29; Township 39 South, Range 9 East of the Willamette Meridian; thence West 799 feet along said line; thence North 1280 feet to the point of beginning.

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 thereoi and all lixtures now or hereafter attached to or used in connec-tion with said real estate.

sum of ELEVEN THOUSAND ONE HUNDRED THIRTY FOUR AND 93/100----

note of even date herewith; payable to beneficiary or order and made by grantor; the third payment of principal and interest hereoi, if not sooner paid, to be due and payable <u>DULY 15</u> <u>Statestand</u>, 10, 94 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary then, at the beneficiary's option, all obligations secured by this instrument; irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

becomes due and payable. In the ovent the within described property, sold, conveyed, assigned or alienated by the grantor without first h ten, at the benelicary's option, all obligations secured by this instruction, shall become immediately due and payable.
To protect the security of this trust deed, grantor secures thereon, into to remove water of said property in good condition of the protect, preserve and maintain and property in good condition.
To protect the security of this trust deed, grantor secures thereon, into to remove water of said property.
To to complete or, restore, promptly, and in good and workmanilie.
The complete thereon, and pay when due all costs incurred thereon.
The complete thereon, and pay when due all costs incurred thereon.
The complete thereon, and pay when due all costs incurred thereon.
The complete thereon, and pay when due all costs incurred thereon.
The complete thereon and selecting said property. If the for the Uniform (commercial Code as the beneficing' and in good and workmanilie includes thereon and incurred thereon.
To rowing such linearing statements put here of the Uniform (commercial Code as the beneficing' and the cost of all line searches made proper public of its or orning agencies as may be deemed desirable by the beneficing'.
To provide and continuously maintain insurance on the buildings one work is and the beneficing' and for the cost of all line search in a such other, haards as the beneficing' and for the cost of all line search and the property is a search at a such other same at a grantor 's expense. The amount of its is shall be delivereen to procure any unch insurance and to delive and policy of insurance neov or hereafter placed on as insured; it is grantor, shall be delivereen on procure any unch insurance policy may be applied by beneficing' upon any indebtedness secured hereby and in such order as breatd, or any part thereof, may be released to grants desaut here and and policy in

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of aid property shall be taken under the right of eminent domain or condemnation, benchicary shall have the right, il it so elects, to require that all or amp portion of the monies payable as compensation for such taking, which are invesses of the amount required to pay all reasonable costs, expenseding, shall be paid to beneliciary and incurred by grantor in suc resonable costs and expenses and attorneys lees, both in the trial and appellate courts, necessarily paid or incurred by ben-both in the trial and appellate courts, necessarily paid or incurred by ben-both in the trial and appellate courts, necessarily maid to beneliciary and and execute hereby and information such as shall be necessary in obtaining such com-pensation, pt any time and from time to time upon written request of bene-redoment (in case of lul reconveyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in (b) consent to the making of any map or plat of said property; (b) join in NOTE: The Trust Deed Act provides that the investor benefits of the said benefits.

irrespective of the maturity dates expressed therein, or Statutation of the intervent of the in

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 conversion of the truthbulness thereol. Any person, escluding the trustee, but including the property so sold, but without any covenant or warranty, espress or im-plied. The recitals in the deed of any matters of lact shall be conclusive provided the trustee sells pursuant to the povers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste and a reasonable exhark by trustees attorney. (2) to the joblication secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or successor.

surplus. II any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appoint and without conveyance to the successor trustee, the latter shall be made by witten intercured by beneficiary, and substitution sith and the most of appointed here-which, when recry is situated, shall be conclusive proof of proper appointment which the propertuise. of the successful this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated of any action or proceeding is brought by trustee is not obligated of any action or proceeding is brought by trustee.

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 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 estrow agent licensed under ORS 696.505 to 696.585.

		10314
The grantor covenants and agrees fully seized in fee simple of said describe	사실 것 같은 것 같	those claiming under him, that he is law- unencumbered title thereto
and that he will warrant and forever de	end the same against all persons	s whomscever.
The grantor warrants that the proceeds of	the loan represented by the above des	and a second sec
personal representatives, successors and assigns.	tor is a natural person) are for busines t of and binds all parties hereto, their The term beneficiary shall mean the h liciary herein. In construing this deed a	s'or commercial purposes. heirs, legatees, devisees, administrators, executors, solder and owner, including pledgee, of the contract and whenever the context so recourses the masculine
가 이 것 같아요. 또한 것 같아요. 한 것 같아요. 나는 것 같아요. 나는 것 같아요. 가 있는 것 같아요. 날 것 ? 것 가 있는 것 같아요. 한 것 같아요. 한 것 같아요. 한 것 같아요. 한 것 같아요.	grantor has hereunto set his hand	d the day and year first above written.
not applicable; if warranty (a) is applicable and the 1 as such word is defined in the Troth-In-Lending Act beneficiary MUST, comply with the Act and Regulati disclosures; for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard t	and Regulation Z, the and Regulation Z, the an by making required 1319/ or equivalent.	mffarma
(if the signer of the above is a corporation, use the some of the above is a corporation, use the form of accoverledgement opposite.)	an and the transmission of the set	. GARCIA
STATE OF OREGON, COLLAN County of Kun-p This instrument, was acknowledged below GREGORY J.K.; GARCIA SUSAN F. GARCIA	STATE OF OREGON, Service of the instrument was accounted by the instrument was accoun	biological before me on the second se
CINDY E. FOREMAN Notary, Public Kings-County: California My Comm Fin May 7, 1993	Y Oregon Oregon My commission expires:	(SEAL)
ατατά τους στος τους τους τους τους τους τους τους τ	To be used only when abligations have been per- sented approximation of the sented of the sentence in the sentence of the sent	and the second secon Second second second Second second
trust deed have been fully paid and satisfied. Y said-trust-deed or pursuant to statute, to canc herewith together with said trust deed) and to re estate now held, by you under the same. Mail re	ou hereby are directed, on payment to el-all evidences of indebtedness secure convey without warranty; to the par convey ance and documents to	제즘 물건수님, 물건가 많이 많이 잘 가지 않는 것 같아요. 이 것 같아요. 이 것 같아요. 물건을 넣었다.
East of the Willamette thence North 1280 fact	; thence East 799 fee Meridian; thence.Wost co the point of herei	Beneficiary 1.3.1.0(1) Beneficiary 1.3.3.3 Control Struct 1.3.3.1 Triving for concellation before reconvergence will be made. 0.3.5.1 1.5.1 1.5.1 1.5.1
***************************************	, Gregon, described as WM's Of Section 29, 94 Lan, Klamath County,	STATE OF OREGON, OL County of BEELKlamath 1 or Strument was received for record on the .28th day of July
Control transcript, Status, Juli Regeneration, Control of Status Regeneration, Status Regeneration, Status Beneficiary,	HIL SOLVED CONCENT POR SPACE RESERVED FOR FOR FOR FOR FOR FOR FOR FOR FOR FOR	at 3:06 o'clockP. M., and recorded in book/reel/volume NoM89 on page 13913 or as fee/file/instru- ment/microfilm/reception No3216, Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO	INUST DEED	THE Evelyn Biehn, County Clerk
3016	<u>Fee \$13.00</u>	- J

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ADA P MILES

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