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FORM No. 881—Oregon Trust Deed Se	Ese 213 TRUST DEED	Vol. mg9 Page 14159
2252	II BY CLA TRUST DEED	
[∞] 3352	EED, made this <u>2nd</u> day of	May An Ing Vigna
THIS IRUSI D	EED, made thisaay or	방법 경험 방법 같은 것 수밖에 가지만 가지 않는 것 같아요. 것 같아요. 전 것 같이 있는 것 같이 있는 것이 같이 있는 것이 없다. 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 있는 것 같이 없다. 것 같이 없는 것 같이 없다. 것 같이 없는 것 같이 않는 것 같이 않는 것 같이 없는 것 같이 않이
WTTTTS NEIGHBOR	S AND ZEIMA NEIGHBORS, husba	and and wife
-KTAMATH	COUNTY TITLE COMPANY	as Trustee, a
as Grantor, ***********		
EVALINE HUGHES	USLOALS A STREET	The second marked with the second
as Beneficiary,	ANDUR L	22. 注意 和他的的情况 至1996年2月9月2日,并且一个的第三人称
	WITNESSETH:	rustee in trust, with power of sale, the prope
Grantor irrevocat	bly grants, bargains, sells and conveys to tr	rustee militust, with porce of the first
KLAMATH	County, Oregon, described as:	的情况的的思想和我们Godatastal Catalor的的是自己的意思。但且这个问题
	Agree according to the off	icial plat thereof on file in County. Oregon.
Lot 8 or hager	the County Clerk of Klamath	
the office of	rue council oror	NACE STATE OF OREGON,
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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 prolits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of NINETEEN. THOUSAND NINE HUNDRED NINETEEN AND NO/100----

Dollars, with interest thereon according to the terms of a promissory note of even date herewith; payable to beneticiary or order and made by grantor, the final payment of principal and interest hereot, it not sconer paid, to be due and payable alt maturity. 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 thereof, or any interest therein is soid, agreed to be soid, 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. To protect the security of this trust deed depresent escendence.

becomes due and payable. In the event the within described property, sold, conveyed, assigned or alienated by the grantor without first har, at the beneficiary's option, all obligations secured by this instruct herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor affects:
1. To complete, preserve and maintain said property in good condition are thereon; and repairs or the security of this trust deed, grantor affects:
1. To complete, or restore promptly and in good, and workmanlike of the security of this trust deed, grantor affects:
1. To complete, or restore promptly and in good, and workmanlike of the security of this trust deed, grantor affects:
2. To complete, or restore promptly and in good, and workmanlike of the security with all laws, ordinance, the beneficiary so requests, for toos and restrictions dilecting said property, instant to the Unitorn Commercial Code at the bene dilecting as well as the cost of all line searches made the finite of the content of the search of

decree of int int adjudge reasonaute as an even pellate court shall adjudge reasonaute as an even of the avent that any portion or all of said property shall be taken 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the under the right of eminent domain or condemnation, beneliciary shall have the tright, il is so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required so pay and reasonable costs, accessarily paid or incurred by genner and appellate courts, necessarily paid or incurred by bene-both in have the applied by drantor and proceedings, is and the balance applied upon the indebtedness lead or accute such instruments as shall be necessarily paid or incurred by bene-both in promptity upon beneliciary's request. 9. At any time and from time to time upon written request of bene-endorsement (in case of full reconvegances, for cancellation), without altering the links of the making of any map or plat of said property; (b) but in the taking of any map or plat of said property; (b) but in the taking of any map or plat of said property; (b) but in the taken the tradition of the payment of the indebtednes, tradite may the structure of the making of any map or plat of said property; (b) but in the taken the tradition of the taken the taken the taken the structure of the payment of the making of any map or plat of said property; (b) but in the taken the taken the taken the taken the taken to the taken taken the taken taken the taken taken the taken t

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unent, irrespective of the maturity dates expressed therein, or STOMALANTI
granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereoi, (d) reconvey, without warranty, all or any part of the property. The grantes, in, any reconveyance may be described as the "person or persons legally entitled thereoi," and the recitals therein Tranters fees ion can yo it the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneliciny may at any time without notice, either in person, by adent or by a cociver to be appointed by a court, and without regard to the adequaxy eccanity for the indebidenes hereby secured, enter upon and taking possession of said property, the collection of such rents, insues and prolits, or one person by indebidenes 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 prolits, or once and taking or damage of the property, and the application or release thereol any taking or damage of the property, and the application or network of any detaution or invalidate any act done pursuant to such notice.
12. Upon delault by grantor in payment of any indebideness ecured hereby and property may detaut or notice of any agreement hereunder, time being of the essence with respect to such payment and/or priormance, the beneficiary or his performance of any agreement hereinder, time being of the trust here beneficiary may detaut or notice of any agreement and saids the detail of a start deed in equity as ia morigae or direction markets to foreclose this trust deed in equity as ia morigae or direction the trustee to proceeds of this rust deed in equity as ia morigae or direction thereunder or invalidate any act done provide and also or mercine direction and taking posses anot detail be any detail of the sender

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 esti-in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser is deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or of the truthulness thereol. Any person, excluding the trustee, but inclusive property so sold, but without any covenant or warranty, express or of the truthulness thereol. Any person, excluding the trustee, but inclusive the granter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers point of the expression of ale, in-cluding the compensation of the trustee and a reasonable charge by the prose having recorded liens subsequent to the interest of the trustee, but incluste sationey. (2) to the obligation secured by the trust deed, G3 to all persons having recorded liens subsequent to the interest of the trustee and all persons having recorded liens may parchase or the order of their proceivity and (4) the surplus. 16. Beneliciary may irom time to time appoint a successor or succes-sors to any time as and the order of the point a successor or succes-sors to any time as and the time to time appoint a successor or succes-

surplus, it 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 success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and willowing the powers and duties conterved trustee, the latter shall be vested within the powers and duties conterved upon any trustee herein named or swritten instrument executed by beneficiary. Which, when records is lituated, shall be contexive of the county or counties in which the properturate. of the site of the successor and the properture is the successor of the successor of the county of the successor and the successor which is trustee herein the mortgage records of the county or counties in which the properturate. of the site Trustee appointment of the successor this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is no obligated to notily any party hereio of pending sale under any other died of trust or of any action or proceeding is brought by trustee.

NOTE. The Trust Deed Act provides that the trustee hereunder must be either fan offorney. 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 ecrow agent licensed under ORS 696.505 to 696.585.

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The grantor warrants that the pro (a)* primarily for grantor's meso	Seeds of the loan represented by the above described note and this trust deed nal, family or household purposes (see Important Notice below)	
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personal cancer applies to, inures to th	e benefit of and binds au	inistrators, exec
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* IMPORTANT NOTICE: Delete, by lining out, not applicable; if warranty (a) is applicable a	, said grantor has hereunto set his hand the day and year first al	ove written.
as such word is defined in the Truth-in-Lend	ling Act and Regulation Z the WILLIS NEIGHBORS	
beneficiary MUST comply with the Act and I disclosures; for this purpose use Stevens-Ness f compliance with the Act is not required, dis	Form No. 1319, or equivalent	Para en servicio de la companya de Esta de la companya d
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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully seized in fee simple of said described real property and has a valid, unencumbered title thereto - **P**

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