FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	ASPEN 3351	5 COPYRIGHT ISAS STRUE	NS-NESS LAW FUS, CO., PORTLAND, OR, \$7704
2418-114182 DEBD wage this Colder Ca. 92008	<u>Абрел 3350</u> 1. 1. 10 TRUST DEED 926тн	Või: <u>///81</u>	Page 14181
ARTHUR EUGENE BISHOP &- NAM	NCY R. BISHOP, F	USBAND AND WTF	R 50
as Grantor, ASPEN TITLE AND ES	医乳管骨 化乙酰氨基苯基 医结节的 网络子属新属 经现金存在分词	NO CONTRACTOR NO.	as Trustee, and
ROBERT V. WETHERN	VECONNEL PAR		they reception was south to the second se
as Beneficiary,	хон и	- page let	•••••••••••••••••••••••••••••••••••••••
	WITNESSETI	그 그 가슴에 가슴을 하면 다시니? 이 가지 않았는	the une No. 1983 - or
Grantor irrevocably grants, barga in KLAMATH County THE NORTHERLY 415, FEET OF BLOCK 5; "ALSO DESCRIBED P FOREST (ESTATES)	7, Oregon, described as: F THE WESTERLY 1 AS LOT 19A, BLOC	01 2011	nt ((or neoly or the factory) P-19, the author tostronace ALLS construction
Da nas lass et detiray mit level Drad OB 1HB WOIL	entile in security must be defin	440 10 10 EALAS 10, 10, 10, 10, 10, 10, 10, 10, 10, 10,	Epol-Intrustality will be trigg
together, with all and singular the tenements, h now or herealter appertaining, and the rents, is tion with said real estate. FOR, THE PURPOSE OF, SECURING	isues and profits thereof and	all fixtures now or hereaft	hereunto belonging or in anywise er attached to or used in connec-
sum of	ing of order and made by gr maturity of no by this instrument is the di thin described property, or a grantor without lirst baying	antor, the that payment of the stated above, on which my part thereof, or any int obtained the written conse	t principal and interest hereot, it the final installment of said note erest therein is sold, agreed to be put or annoval of the herediciary
To protect the security of this trust deer 1. To protect, preserve and maintain said prop and repair, not to remove or demolish any building or not to commit or permit any waste of said property- tion of the termit any waste of said property- manner. In Complete or restore promptly and in a transformer any building or improvement which may be co diversed to be any solution of the said property if the ben- tion of the said of the said property if the ben- join increased in the said property if the ben- join increased in backformer bursten to comper public officers or searching agencies as may be dee beneficiary. 4. To provide and continuously maintain insur- now such other huands as the beneficiary, may from it an arcount not less than \$ companies acceptable to the beneficiary, with loss pay policies of insurance shall be delivered to the beneficiary of the grantor shall laid lever to the beneficiary with loss pay policies of insurance shall be delivered to the beneficiary. I be grantor shall laid or any reason to procure any deliver said policies to the beneficiary at least litteen do to not any policy of insurance now or hereetter play	improvement intereon; about sood and workmanlike frantes onstructed, damaged, or legally herefor, damaged, or legally herefor, damaged, or legally herefor, damaged, or legally herefor, damaged, or legal herefor, damaged, damaged herefor, damaged, damaged the Unitory of the source and lien searches made hereford desirable by the state of the buildings less or damage by fire loss or damage by fire loss or damage by fire hor to the latter all vable to the latter all vable to the latter all source on the buildings linary mable to the latter all vable to the latter all source and to source and to walke	(14) The other agreement and the other agreement and reconvey, without warran of the other and the other agreement and a second agreement of the other agreement of the other agreement agreement agreement of the other agreement agreement of the agreem	tor hereunder, beneliciary may at any by agent or by a receiver to be ap- red to the adequacy of any security lor, upon and take possession of said prop- name sue or otherwise collect the rents, d collection, including reasonable attor- red hereby, and in such order as bene- aking possession of said property, the olis, or the proceeds of lire and other, awards for any taking or damage of the e thereod as aloresaid, shall not cure or t hereunder or invalidate any act done
the beneficiary may procure the same at grantor's collected under any lire'or other insurance policy may ciary upon any indebtedness secured hereby and in suc may determine, or at option of beneficiary the entire a	ch order as beneficiary	or in his performance of any with respect to such payment 4	n payment of any indebtedness secured agreement hereunder, time being of the ind/or performance, the beneficiary may ediately due and payable. In such an

the beneficiary may procure the same at grantor's expense. The amount, collected under any line or other insurance policy may be seponse. The amount, collected under any line or other insurance policy may be seponse. The amount, collected under any line or other insurance policy may be seponse. The amount, collected under any line or other insurance policy may be seponse. The amount, so collected, or any part thereol, may be released to grantor. Such application or release shall not cure or waive any detault or notice of default hereunder or invalidate any act done pursuant to such notice. So the presented to use the second and the part of such notice. The amount, such order as any clease shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. So the second part doe or definition of promptly defiver receipts, therefor, to be providing the promptly defiver receipts, therefor, to be providing there apyment of any farse, assesses in any default or be providing the trate set loth in the note secured by this trust deed, shall be added to any farst arising from breach of any of this trust deed, shall be added to any farst arising from breach of any of this trust deed, and lor such payment as all or prior by action the debt secured by this trust deed, and all such payments and lor the payment of the obligation herein described and lor such payments and the adverted to the secure do the secure and there and lor such payments and expanses of the secure secure do the secure default as the secure of this trust deed immediately due and payable with iters of a secure do the secure do the secure do the secure do this trust deed immediately due and payable with iters of the secure do the secure do the secure do this trust deed immediately due and payable with iters of the secure and expenses of the trust encure do in the secure do the secure do the secur

It is mutually agreed that:

It is mutually agreed that: 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 right, il it 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 to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney s fees, both in the trial and appellate courts, necessarily paid or incurred by bene-liciary in such proceedings, and the balance applied upon the indebtedness accured hereby; and (stantor agrees, at lis own expense, to take such actions; and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon benelicary's necessary in obtaining such com-liciary, payment of its fee front time to this deed arequest of bener riedorsement (in case of hull reconveyances, lor cancellation), without altecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

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NY.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and land association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, adfinites, agents or branches, the United States, or an escrow agent licensed under OKS 566.555.

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The grantor covenants and agree fully seized in fee simple of said descri	es to and with the be bed real property and	meficiary and th I has a valid, u	ose claiming under him, that he is law- nencumbered title thereto
and that, he will warrant and forever, of the provestion of the will warrant and forever, of the provestion of the provestic control of the provestic of t	lefend the same again t them the mappeduary again matter and pro- matter and the mappeduary matter and the matter again the matter and the matter again again and the matter again again matter again ag	nst. all. persons v not any second second below the second second below the second second below the second second below the second second second below the second second second second below the second secon	Moniscoever.
3. 10 spaces in the one beams of m of radius for the second start of the second sta	(1) A statement of the statement of t	$\begin{array}{c} \left\{ \begin{array}{llllllllllllllllllllllllllllllllllll$	M. M. M. C. G. D. M. M. M. Strand, and D. M. M. M. Strand, J. D. Strand, J. M. Stra
This deed applies to, inures to the bene personal representatives, successors and assigns secured hereby, whether or not named as a ben gender includes the leminine and the neuter, ar	antor is a natural person, the of and binds all part. 5. The term beneficiary a reliciary herein. In const id the singular number in	are, for business of the for business of the formation of the hall mean the hold hall mean the hold hall this deed and cludes the plurge	ed note and this trust deed are: Notice below), (commercial purposes. rs, legatees, devisees, administrators, executors, sr, and owner, including pledgee, of the contract whenever the context so requires, the masculine
IN WITNESS WHEREOF, said * IMPORTANT NOTICE: Delete, by lining out, whiche not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Steven-Ness form if compliance with the Act is not required, disregard	I grantor has hereuni ver warranty (a) or (b) is beneficiary is a creation ct and Regulation Z, the flori by making required No. 1319 or equired		GENE BISHOP BISHOP
If the signer of the above is a corporation, a second state we the form of achaovidegement opposite) where you a base of the signer of the above is a corporation, and the second state of the signer of the above is a corporation, and the second state of the signer of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the STATE OF OF Second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the second state of the sec		e constant a series a constant a series a constant a series constant a series constant a series constant a series of OREGON (series OF OREGON (series)	(i) D. Branch and S. Marker, and S. Marker, and S. Marker, Marker and S. Marker, Marker and S. Marker, and S
County of San Dieg U This instrument was acknowledged bel July 2-G 10 85 by Arthur Eugene Bishop Nancy R Bishop	a mark the second start Sec.	nty of trument was ackno by	viedged belore me on
	11102050	Public for Oregon	(SEAL)
	To be used only when oblig activity pl. 1912 (1911) activity without maximum activity of all indebtedness	or the part that of the part that which connect the sourced by the b	an a
said trust deed or pursuant to statute, to can herewith together with said trust deed) and for estate now held by you, under the same. Mail r light units that the state	con nereby, are, directed, cel all evidences of inde econvey) without warran econveyance, and docume	on payment to you btedness secured by ty, to the parties nts to the parties	of any sums owing to you under the terms of said trust deed. (which are delivered to you designated by the terms of said trust deed the
			UME UMULAUASSIUS CARANTOS CL. T. 193422
De ust less of destroy this Trust Deed OR THE NOTE De ust less of destroy this Trust Deed OR THE NOTE De ust less of destroy this Trust Deed OR THE NOTE	UNIT, IN THE	COUNTY OF:	STATE OF OREGON, County of Klamath
Grandor Jirendracht, franzes (ins, sells and conve , Oredon, described , THE WESTERE	A 1032 EEE	OI certify that the within instrument vas received for record on the lstday ofAug
BEUGICIELA Grantor BUBERTA MELLERIT CALINITAL MARKET Beneficiary Beneficiary	ISPACE RED FOR RECORDER IGEOM GOWLVMA IGA B BIBHOL	s use filler	n book/reel/volume NoM89 on bage
AFTER BECORDING RETURN TO 2.0. Box 1996 LINGRE TU Carleted, Ca. 92008 10000 HM 181-OHERE TON DECOMMENDED	ее_\$13:00 IRU57 D ее	λ _: οι ΩΩΜΕ Λ (Evelyn Biehn, County Clerk