FORM No. 881—Oregon Trust Det	nd Series—TRUST DEED.	N <u>33516</u>	COPYRIGHT 1988 STEVENS-NESS LAW PUB.CO., PORTLAND, 04, 97204
**************************************	97603    Fee \$13	TRUST DEED	Vol. mag Page 14489
ODIN THIS TRUST	DEED, made this	H day of K, AS TENANTS B	and the second
as Grantor, v.: WILLIA	Tratester		, as Trustee, and
SOUTH N Beneficiary,	CAMPINE		99772 
DE05V V BV0D0CK Grantor irrevoc KI AMATH	Nably grants hargains sells a	VITNESSETH: and conveys to trus	tee in trust, with power of sale, the property
- OF LOT 60 AND RE PARTICULARLY I GINNING AT THE S ET TO THE NORTHWI RTHERLY LINE OF NE OF SAID LOT 5	DESCRIBED AS FOLLOWS: DUTHWESTERLY CORNER OF ESTERLY CORNER OF SAID SAID LOT 59, A DISTANC 9 TO THE SOUTHERLY LIN	F LOT 59, IN TH LOT 59 OF LAKE LOT 59; THENCE E OF 120 FEET; E OF SAID LOT 5	E COUNTY OF KLAMATH, STATE OF OREGON, SHORE GARDENS; THENCE NORTH 731.5 NORTH 84° 09' EAST ALONG THE THENCE SOUTH PARALLEL TO THE WESTERLY 9; THENCE SOUTHWESTERLY ALONG THE
THERLY*LINE*OF':	5ATD LOT '59''(TO')THE 'POI	NI" OF BEGINNING	Anna Tanta Anna Tanta Anna Tanta
ow of nereatter appertan	ular the tenements, hereditament ning, and the rents, issues and pr	s and appurtenances ar ofits thereof and all fix	d all other rights thereunto belonging or in anywise ures now or herealter attached to or used in connec-
FOR THE PURPC	SE OF SECURING PERFORI	ANCE of each agreen	nent of grantor herein contained and payment of the
ot sooner paid, to be du The date of maturi ecomes due and payable old, conveyed, assigned	e and payable ty of the debt secured by this insu- In the event the within describe or alienated by the grantor with	JULY 1 rument is the date, sta d property, or any par out first having obtain	therest thereon according to the terms of a promissory the final payment of principal and interest hereot, if 19.90 WITH RIGHTS TO FUTURE ADVANCES F led above, on which the final installment of saftenemA t thereot, or any interest therein is sold, agreed to be ed the written consent or approval of the beneticiary,
To protect the secu	diately due and payable. wity of this trust deed, grantor a	Tees:	ective of the maturity dates expressed therein, or asement or creating any restriction thereon; (c) join in any
nd repair; not to remove or to commit or permit any w 2. To complete or re anner any building or impro- stroved thereon, and pay who	and maintain said property in good demolish any, building or, improvement aste ol said property, slore prompily and in good and wor wement which may be constructed, dan n due all costs incurred therefor, laws, ordinances, regulations, covenant and constructivity if the heading covenant	thereon; subordination ( thereol; (d) re kmanlike frantee in any naged or legally entitled be conclusive i	or other agreement, allocing this deed or the lien or charge convey, without warranty, all or any part of the property. The reconveyvance may be described as the "person or persons thereto," and the recitals therein of any matters or lacts shall root of the truthfulness thereof. Trustee's fees for any of the
in in executing such linancir al Code as the beneficiary	is statements pursuant to the Unitorm	Commer- time without r	no any default by grantor hereunder, beneficiary may at any police, either in person, by agent or by a receiver to be ap-
which and comprovide and composite of the second composite and composite	, as well as the cost of all lien search agencies as may be deemed desirable ntinuously, maintain insurance on the he said premises against loss or damag		our, and winout regard to the adequacy of any security for 8 hereby secured, enter upon and take possession of said prop- rt (hereol, in its own name sue or otherwise collect the rents, its, including those past due and unpaid, and apply the same, expenses of operation and collection, including reasonable attor- any indebiatedness secured hereby, and in such order as bene-
a amount not less than \$ mpanies acceptable (toothe in licies of insurance shall be	beneliciary, with loss payable to the l	ritten in fictary may de ritten in 11. The atter; all W collection of su	ermine. entering upon and taking possession ol said property, the ch rents, issues and prolits, or the proceeds of tire and other es or compensation or awards for any taking or damage of the
on of any policy of insurative beneficiary may procure of the proc	y reason to procure any such insurance leliciary at least lifteen days prior to the ice now or herealter placed on said the same at grantor's expense. The her insurance policy may be applied b	amount 12. Upo	in delault by grantor in payment of any indebtedness secured is performance of any agreement hereunder, time being of the
ny part thereol, may be relead of cure or waive any delault of done pursuant to such not	ecured hereby and in such order as b of beneficiary the entire amount so coll used to grantor. Such application or rele or notice of default hereunder or inval- ice.	date any in equity as a	pect to such payment and/or performance, the beneliciary may in secured hereby immediately due and payable. In such an liciary at his election may proceed to foreclose this trust deed mortgage or direct the trustee to foreclose this trust deed by ind sale, or may direct the trustee to pursue any other right or
ixes, assessments and other gainst said property before harges become past due or d beneficiary: should the gra	ses free from construction liens and to harges that may be levied or assessed any part of such taxes, assessments a elinquent and promptly deliver receipts nor lai to make payment of any taxe	upon or the beneliciary nd other the trustee shal therefor and his election	Ind safe, or may unlet the toster to prove any other right of it law or in equity, which the beneficiary may have. In the event elects to loreclose by advertisement and safe, the beneficiary or l'execute and cause to be recorded his written motice of delault to sail the said described real property to satisfy the obligation whereupon the trustee shall fix the time and place of safe, give
ents, insurance premiums, li direct payment or by pr ake such payment, benelicit d the amount so paid, with	ens or, other, charges payable by, grant oviding 'beneficiary with lunds with ry 'may,' at 'its option,' make payment interest at the rate set lorth in the noi gations described in paragraphs 6 and	which to in the manner thereol, in the manner secured sale, and at an	is then required by law and proceed to loreclose this trust deed provided in ORS 86.735 to 86.795. Fr the trustee has commenced loreclosure by advertisement and y time prior to 5 days before the date the trustee conducts the
ust deed, shall be added to ust deed, without waiver of venants hereof and for such ty hereinbelore described, a	and become a part of the debt secured any rights arising from breach of an payments, with interest as aloresaid, i s well as the grantor, shall be boun	t by this the default or y of the sums secured, he prop- entire amount t to the not then be du	r or any other person so privileged by ORS 86.753, may cure delaults. It the delault consists of a failure to pay, when due, by the trust deed, the delault may be cured by paying the due at the time of the cure other than such portion as would e had no delault occurred. Any other delault that is capable of
scribed, and all such payme trotice, and the nonpayme nder all sums secured by th netitude a breach of this trus	ound for the payment of the obligation ints shall be immediately due and paya at thereol shall, at the option of the be is trust deed immediately due and pay t deed.	n nerein being cured m ble with- neliciary, defaults, the p able and and expenses i	ay be cured by tendering the performance required under the rust deed. In any case, in addition to curing the default or erson ellecting the cure shall pay to the beneficiary all costs totually incurred in enforcing the obligation of the trust deed rustee's and attorney's lees not exceeding the amounts provided
6: To pay all costs, for title search as well as the connection with or in enfor es actually incurred.	es and expenses of this frust including other costs and expenses of the trustee cing this obligation and trustee's and a	incurred by law. incurred 14. Off ttorney's place, designate be postponed	erwise, the sale shall be held on the date and at the time and d, in, the notice of sale or the time to which said sale may a provided by law. The trustee may sell said property either
7. To appear in and lect the security rights or proceeding in which ition or proceeding in which by suit for the foreclosure of	delend 'any' action' or 'proceeding purp owers ol beneliciary or trustee; and in the beneliciary or trustee may appear, I this deed, to pay all costs and exp the beneliciary's or trustee's attorney's	orting to in one parcel any suit, auction to the including shall deliver to nses, in- the property s	or in separate parcels and shall sell the parcel or parcels at highest bidder for cash, payable at the time of sale. Trustee b the purchaser its deed in form as required by law conveying o sold, but without any covenant or warranty, express or im-
nount of attorney's lees mer sed by the trial court and in scree of the trial court, gran sllate court shall adjudge re	the beneficiary's or trustees automeys tiloned in this paragraph 7 in all cases to the event of an appeal from any jud lor further agrees to pay such sum as asonable as the beneficiary's or trustee	shall be of the truthlui fment or the grantor and the ap- 's attor- shall apply the	tals in the deed of any matters of lact shall be conclusive proof ness thereof. Any person, excluding the trustee, but including d beneficiary, may purchase at the sale. en trustee sells pursuant to the powers provided herein, trustee s proceeds of sale to payment of (1) the expenses of sale, in-
ey's lees on such appeal. It is mutually agreed 8. In the event that an oder the right of eminent do	l that: ny portion or all ol said property shall nain or condemnation, beneliciary shall	cluding the con attorney. (3) having records be taken deed as their i have the auction is any	mpensation of the trustee and a reasonable charge by trustee's to the obligation secured by the trust deed, (3) to all persons if liens subsequent to the interest of the trustee in the trust interests may appear in the order of their priority and (4) the
ight, il it so elects, to requir s compensation lor such taki o pay all reasonable costs, o ncurred by grantor in such	e that all or any portion of the monies ng, which are in excess of the amount expenses and attorney's fees necessarily proceedings, shall be naid to benefic	payable surplus. required 16, Be paid or sors to any tr ary and under, Upon	to the grantor or to his successor in interest entitled to such neliciary may from time to time appoint a successor or succes- uster named herein or to any successor truster appointed here- such appointment, and without conveyance to the successor
ipplied by it first upon any r	easonable costs and expenses and attorn te courts, necessarily paid or incurred and the halance applied upon the ind	ev's lees. trustee the la	tter shall be vested with all title, powers and duties conferred e herein named or appointed hereunder. Each such appointment

applied by it lirst upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneliciary in such proceedings, and the balance applied upon the indebtedines, the secured hereby: and 'grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such comgensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary, payment of is lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) for in shall be a pa

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trustee, the latter shall be vested with all title, powers and duries conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution, shall be made by written instrument executed by beneliciary, which, when 'recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such 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 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, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.585.

The grantor covenants and agrees to v seized in fee simple of said described r	A ALALANDON	ficiary and those has a valid, unend	claiming under	him, that he is law- nereto
Provide an and calcular policies investigation and a list of a STAP (V). Excession calculation and exception of the start of the start and the second start and the start calculation of the start and the start of the start calculation of the start of the start of the start calculation of the start of	2019,000,000,000,000,000,000 1999,000,000,000,000 1999,000,000,000,000 1999,000,000,000,000 1999,000,000,000,000,000 1999,000,000,000,000,000,000,000,000,000	anning in bankara is suit in ancessar suites in ancessar suites in ancessar suites in ancessar suites in ancessar	na na serie a s La serie de serie a serie	
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The grantor warrants that the proceeds of th (a)* primarily for grantor's personal, levily (f)X to Yabya sable and a very by the same	e loan represented b 95, household, Aurpos	y the above described	note and this trust	deed are: XX
an a	of and binds all part	ies hereto, their heirs	, legatees, devisees,	administrators, executors,
cured hereby, whether or not named as a benefit	ciary herein. In const	ruing this deed and w includes the plural.	henever the comean	
IN WITNESS WHEREOF, said g	rantor has hereun	to set his hand the	- Waddo	k
IMPORTANT NOTICE: Delete, by lining out, whichever of applicable; if warranty (a) is applicable and the ba s such word is defined in the Truthin-Lending Act of Bankhows	and Regulation Z. the	THEODORE	PADDOCK	adock
eneficiary MUST comply with the Act and sevens-Ness Form No isclosures; for this purpose use Stevens-Ness Form No campilinge with the Act is not required, disregard th	1319, or equivalent.	DEBRA À PAL	DOCK	સુચન્દ્ર ત્યાં પ્રેસ્ટ પ્રસ્તુ પ્રસ્તુ કે પ્રસ્તુ કે જ તે સુસ્તુ છે. આપે તે કે જ તે સુસ્તુ દેવારું કે દુક્ત કે કુલ્લા સુસ્તા કે જે તે સ્વતુ કે સામે કે ત્યાં કે સુસ્તા કે સાથે, બે સ્ટેટી કે જે સ્ટેટ્સ
if the signer of the above is a corporation, as the form of acknowledgement opposite.)	ales in an and the set	in the Order of Chemist Route (the following the States of China and States)	n star (f. 1999), sen sen sen sen sen sen 1 februar - Santa Santa Santa Santa Santa 1 februar - Santa Santa Santa Santa Santa 1 februar - Santa Santa Santa Santa Santa Santa 1 februar - Santa Santa Santa Santa Santa Santa Santa Santa Santa	
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	To be used only when a	LL RECONVEYANCE	t in the month	
<b>70:</b>	Truster Mary Truste		n an	A All sums secured by su
The undersigned is the legal owner and	You hereby are direct	ed, on payment to y	ou of any sums ow	ing to you under the terms (which are delivered to y
-said trust deed or pursuant to statute, to can becawith together with said trust deed) and to	reconvey, without wa	rranty, to the partie	a designated by the	e terms of said inust deed
DATED:	numer and burns and success and succession and	appartentaries and a sport and all listered	H Criter - Miller - M.	unte la contrar a la nave unte la contrar a la nave
DATED			Beneficia	
20011 De na les d'astrophilo Trui Ded Ok THE NO	TE which is secures. Beth	nust be delivered to the tr	ustee for concellation be	fore reconveyance will be made.
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TRUST DEED	AVUTY OF TO	I DA OF LAKES!	10131 41601	Vlomath
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(ILDIGO-ILLEARANDER ORDICE P	" min, sulls and	touvers to trusts	at .3:51 0	clock
DEBRA A PADDOCK	SPAC	E RESERVED	in book/reel/	or as fee/file/ins m/reception No35.
	물기 김 영양을 가장하는 것이다.	RDER'S USE	Percent of M	ortgages of said County ss my hand and sea
Beneficiar	노비가 가지 않는	AS TENANTS DY	County affin	(ed.
	RAILW-FERDDOCK-S	The street have been a second	2019년 1월 1921년 - 11일 11일 11일 11일 11일 11일 11일 11일 11일 1	nd ha County Cla
THE ASTER RECORDING RETURNING ES SOUTH VALLEY STATE BANK 5215 S 6TH STREET	Fee \$13.0	day of	Evelyn	Biehn, County Cle