FERM No. 881-Orepon Trust E and Series-TRUS DEED	AT # 05	234396 Vol. m89 Page 21588
<sup>∞</sup> Trimiti <b>7595</b> <sup>1</sup> e Ole ∂120 00 [] IN SLINELI 25 THIS TRUST DEED)[niadē	this 25th day of 0	Vol. <u>m89</u> Page <b>6.1.708</b> tober
CLIFEORD I. BARILEII: ar	동생님은 동물에서 잘 수 좋아지? 이 가격에서 감독 같은 가지 지갑다.	d.and.Wife.with full
BENNY A CRITELLI and AM rights of survivorship	IN F. CRITELLI, Husban	d and Wite with tull
as Beneficiary,		
Grantor irrevocably grants, b in klamath Co	argains, sells and conveys to trust unty. Orecon, described as:	tee in trust, with power of sale, the property
SEE EXHIBIT "A" ATTACHE	ED_HIRETO	·····································
FRUST DEED		
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together with all and singular the tenements, he editaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits 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

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pellate court shall adjucine reasonable as the believe of the transfer that any portion or all of said projectly shall be taken it is mutually agreed that: 3. In the event that any portion or all of said projectly shall have the right of eminent domain or condemnation, beneficiary shall have the right of eminent domain or condemnation, beneficiary shall have the right of eminent domain or condemnation, beneficiary shall have the right of eminent domain or condemnation, beneficiary shall have the right of eminent domain or condemnation, beneficiary shall have the right of eminent domain or condemnation, beneficiary and or incurred by frantor in such proceedings, shall be isaid to beneficiary and applied by it first upon any reasonable costs and expinase and attorney's lees, both in the trial and appellate courts, necessarily pid or incurred by brease ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor. agrees, at its own expects. Ito take such action it and erecute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary payment of its lees and presentation of this deed and the note to finder unent (in case of full reconvegances, for cancel stort), without altecting the liability of any person lor the payment of the substant of the making of any map or plat of sid property; (b) join in (a) consent to the making of any map or plat of sid property; (b) join in MOTE. The Tau' Deed Act provides that the insiste her indust be either or such as the substant of the substant of the indust be either or such as the such act of the payment of the substant of the indust be either or such as the such in the such of the payment o

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ited 40.4041. Iranting any easement or creating any restriction thereon: (c) join in any ubordination or other afreement alfecting this deed or the lien or charge ruberoit; (d) reconvey, without warranty, all or any part of the property. The irante in any, reconveyance may be described as the 'person or persons reguly entitled thereoi, and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-tics and expenses of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as ben-ficiary may determine. 11. The entering upon and taking possession of said property, the roollection of such rests. issues and profils, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the property, and the application on release thereto as altoresid, shall not cure or waive any delault by grantor in payment of any indebteness secured hereon delault by grantor in payment of any indebteness secured hereon delault by grantor in payment of any indebteness secured hereon delaw delaw any calculater the proceeds of the bind of the value in the surfacement of any notes and the provesting the same. 10. '10: Upon 'delault by grantor in payment of any indebteness secured hereon delaw determine delaw by thereone in here in here delay at dome

collection: I such a rents, issues and prolits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and thuit or notice of delault hereunder or invalidate any act done waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. If I: IDon' delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to loreclose this trust deed by easily as a mortage or may direct the trust to loreclose this trust deed advertisement and sale, or may direct the trust teo to pursue any other right or the beneliciary elects to forelose by advertisement and sale, the beneliciary of the beneliciary elects to forelose the trust deed by in equity as a mortage or direct the trust teo to pursue any other right or the trustes: shall execute and cause to be recorded his written notice of delault and his election to sell; the said describe shall fir the time and place of sale, give notice thereol' as then required by law and proceed to foreclose this trust deed notice thereol's at the truste te as done doreced foreclosure by advertisement and 13. Alter the truste escience for consists of a lailure to pay, when due, sums secured have that the default consists of a lailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the set of the at the time of the claust the sum portion as would not then be due had no default courted, any other required under the being cured may be cured by tendering the performance required under the obligation' or frust deed. In any case, shall pay to the beneficiary all corts and expenses actually incurred in enforcing the obligation of the trust deed together with trustes and antoreys is tes not exceeding the

detautis: the person clucture in enlocing the obligation of the trust deed and expenses actually incurred in enlocing the obligation of the trust deed together, with trustees 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 and expenses of the purchaser its deed in form as required by law conveying shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any vortant or express or im-plied. The recitals in the deed of any matters of the truste, but including of the truthfulness thereod. Any purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee hall deliver to the obligation secured by the trust expense of sale, in-shall apply the proceeds of sale to parent of (1) the expenses of sale, in-shall apply the proceeds of sale to parent of (1) the expenses of sale, in-stitorney, (2) to the obligation secured by the trust deed, (3) to all persons attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust having trecorded liens appear in the order of their priority and (4) the surplus. 16. Beneticiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without conveyance to the successor itrustee, the latter shall be weeted with all title, powers and duties confired upon any trustee herein named or appoint here count as pointment of the successor trustee. 17. Trustee area point the trust when this deed, duy executed and acknowledged is made, shall be conclusive proof of proper appointment of the successor trustee. 17. T

NOTE: The Trust Deed Act provides that the trustee her sundst must be either on ottorney. Who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do busin is 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.

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The grantor warrants that the proceed (a)* primarily for grantor's personal, (b) for an organization, or (even if p	latuly or hous trantor is a na	ehold purpo tural person	by the above d ses (see Impor ) are for busin	escribed note and this trust deed tant Notice below), ess or commercial purposes.	ere:
This deed applies to, inures to the be	nelit of and b	inds all par	lies hereto, the	ir haim totation totation	inistrators, executo
gender includes the leminine and the neuter,	and the singul	ein. In consi ar number h	ruing this deed	and whenever the context so re	quires, the masculi
IN WITNESS WHEREOF, SE		in ann Sathairte. Nathaiste	to set his ha	nd the day and year first at	ove written.
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benaficiary MUST comply with the Act and Regu disclosures; for this purpose use Stevens-Ness For If compliance with the Act is not required, disrego	ict on ity makin	ig required equivalent.	CH M	DOCT BULL	Ë).
(If the signer of the above is a corporation, use the form of acknowledgement apposite.)				(A) A start of the start of	
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<ul> <li>[1] D. G. L. M. Barris, J. M. Sandar, M. S. Sandar, S. S. Sandar, S. S. Sandar, Sandar, S. Sandar, S Sandar, Sandar, S Sandar, Sandar, Sandar,</li></ul>		1979 Lands	્યું છે. આ મુખ્ય મુખ્ય છે. દુશ્લ દુઃવ મુખ્ય છે છે. છે બુદ્ધાલ છે. આ મુખ્ય છે છે.		
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The undersigned is the legal owner and trust deed have been fully paid and satisfied, and trust deed or pursuant to statute, to can		States and the second second		you of any sums owing to you	under the terms of
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				Beneficiary	
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(FORM No. 881) STEVENS-NESE LAW PUB. CO., PORTLAND, ORE				STATE OF OREGON, County of	<b>} 55</b> .
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SPEN TITLE & ESCROW, INC.	112 21	- 88RI - 88RI		생산관 역 / 상사의 생각 문제	
APPE	영상 물건을		성화는 것 같아요?	NAME	TALE

trust of a

NAME

By .

Deputy

## EXHIBIT "A"

21590

The S 1/2 S 1/2 SI 1/4 of Section 8. Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

EXCEPTING THEREFROM a tract of land situated in the S 1/2 SE 1/4 SE 1/4 of Section 8, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being that portion of the S 1/2 SE 1/4 SE 1/4 of said Section 8 lying East of the existing graveled road as described in Book M-75 at Page 1515%, Deed Records of Klamath County, more particularly described as follows:

Beginning at the Southeast corner of said Section 8; thence West, along the South line of said Section 8, 599.50 feet (577 feet by said deed Volume M-75 at Page 15158) to the center line of said existing graveled road; thence Northerly along the center line of said existing road the following courses; North 58 degrees 36' 29" West 52.79 feet, along the arc of a curve to the right (radius = 125.00 feet, central angle = 51 degrees 28' 10") 112.29 feet, North 07 degrees 00' 10" West 279.10 feet, along the arc of a curve to the left (radius = 500.00 feet, central angle = 26 degrees 50' 35") 234.25 feet, North 32 degrees 58' 54" West 57 feet, more or less, to the North line of the said S 1'2 SE 1'4 SE 1'4; thence Easterly along the said North line to the Northeast corner of said S 1'2 SE 1'4 SE 1'4; thence Southerly 560 feet, more or less to the point of beginning, with bearings based on the South line of the SE 1'4 of said Section 8 as being West.

CODE 21 & 52 MAP 3908-8DO TL 200

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## STATE OF OREGON: COUNTY OF KLAMATH: s

Filed for record at request of	Aspen Title	Co. the 8th	dav
of <u>Nov.</u> A.D.,	19 <u>89</u> <i>st</i> <u>10:46</u>	o'clockAM., and duly recorded in VolM89	
of	<u> </u>	on Page21588	1.2
FEB \$18.00		Evelyn Blehn - County Clerk	
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