FORM No. 881—Oregon Trust Deed Series—TRUST DEED.		COPYRIGHT 1988" STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204
2. 11396	LGG 217*COT TRUST DEED	Val. <u>maa Paga 3050</u>
NDEDI. THIS' TRUST DEED, made this	s15thday of Sr. and Mary Carol. McGe	February. <sup>111</sup> , 1990 <sup>12</sup> , between
as Grantor; Klamath County Ti	itle Co.	Million tin train Tug cost of Million and the second second second Million (Second second sec
as Beneficiary, Otanici	WITNESSETH:	in book/reel/volame No. 1000
in LOASE KlamathCounty	y, Oregon, described as:	stee in trust, with power of sale, the property
ast of the Willamette Meridian, as follows: []? []] [][] Beginning at a point Wortheast corner of said SE4NE4 b 582.82 feet; thence S. 20°45'28"E	Klamath County, Oregon on the East line of sa pears N.00 02'28"E. 473 E. 236.25 feet to a poi cheasterly on said North	n 33, Township 38 South, Range 112; , being more particularly described 21/120200000 nd SEAR's from which the 3.96 feet; thence S. 71°11'50"W.,
tion with said real estate	ssues and promis thereof and all fi	and all other rights thereunto belonging or in anywise xtures now or herealter attached to or used in connec- oment of grantor herein contained and payment of the
sum of the transfer of the second bolla	ers' and no/100	
not sooner paid, to be due and payable	d by this instrument is the date, st thin described property, or any pa grantor without first having obtais s secured by this instrument, irres ble.	3-19:2000. Such that any years and the solution of the solutio
To protect the security of this trust deed .1To 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. .2To complete or, restore, promptly and in t manner, any building or improvement which may be co destroved thereon. and pay when due all costs incurred th	d, grantor agrees: Init Eccondition perty in good condition granting any r improvement thereon; thereol. (d)	easement of creating any restriction thereon; (c) join in any or other agreement allecting this deed or the lien or charge reconvey, without warranty, all or any part of the property. The
<ol> <li>To comply with all laws, ordinances, regulat tons and restrictions allecting said property; if the ben interview in according to the second statements.</li> </ol>	tione Loovenante and in Services menti	and in this paradepak shall be used in the stees for any of the
join in executing such linancing statements pursuant to cial Code as the beneficiary may require and to pay proper public office or offices, as well as the cost of by filing officers or searching adjencies as may be de- beneficiary. A. To provide and continuously maintain insur now or hereafter erected on the said premises against and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom ti and such other hasards as the beneficiary may inom the bene	all lien searches made the indebtedne semed desirable by the erty or any p issues and pro- trance on the buildings less costs and loss or damage by lire ime to time require in ployer may d	bonc any default by grantor hereunder, beneficiary may at any notice, either in person, by agent or by a receiver to be ap- court, and without regard to the adequacy of any security lor- ess hereby secured, enter upon and take possession of said prop- bart thereoi, in its own name sue or otherwise collect the rents, polits, including those past due and unpaid, and apply the same, "expenses of operation and collection, including rearonable attor- on any indebtedness secured hereby, and in such order as bene- letermine."
an amount mor rest than y. THEUT (DIF, d) (0, and (0, and y)) companies acceptable to the beneficiary, with loss pay policies of insurance shall be delivered to the benefician if the grantor shall fail or any reason to procure any deliver said policies to the beneficiary at least liften dd tion of any policy of insurance now or hereafter ola	AC	letermine. he entering upon and taking possession of said property, the such; rents, issues and prolits, or the proceeds of fire and other icies or compensation or awards for any taking or damage of the the application or release thereout as aforesaid, shall not cure or lault or notice of default hereunder or invalidate any act done with notice.
the beneficiary (may procure the same at grantor's collected under any line or other insurance policy may clary upon any indebtedness secured hereby and in suc may determine, or at option of beneficiary the entire a any part, thereof; may be released to grantor. Such app not ours or waive any default or notice of default hereu	expense. The amount 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1, 1,	pon'delault by grantor in payment of any indebtedness secured his performance of any agreement hereunder, time being of the espect to such payment and/or performance, the beneficiary may ims secured hereby immediately due and payable. In such an heliciary at his election may proceed to lorcclose this trust deed a mortgage or direct the trustee to lorcclose this trust deed by
act done pursuant to such notice. 5. To keep said premises free from construction taxes, assessments and other charges that may be levic against said property before any part of such taxes, charges become past due or delinquent and promotiv a	n liens and to pay all advertisement ied or assessed upon or remedy, either assessments and other the beneliciar deliver receipts itherefor and his electic	and sale, or may direct the trustee to pursue any other right or at law or in equity, which the beneliciary may have. In the event y elects to lorcelose by advertisement and sale, the beneliciary or all execute and cause to be recorded his written notice of default in to sell the said described real property to satisfy the obligation
to, beneficiary; should, the grantor, fail, to make, paymen ments, insurance, premiums, liens or other charges, pay by direct "payment, "beneficiary may; latiits option, or and the amount so paid, with interest at the rate set lo hereby, logether, with the obligations described in parag	Table by grantor, either able by grantor, either lunds with which to make japyment (thereol, all orth in the note secured is sale, and at a	y whereupon the trustes shall lix the time and place of sale, give as then required by law and proceed to foreclose this trust deed provided in ORS 86.735 to 86.795. Iter the trustee has commenced foreclosure by advertisement and into time prior to 5 days before the date the trustee conducts the itor or any other, person iso privileged by ORS 86.753, may cure
trust deed, shall be added to and become a part of th trust deed, without waiver of any rights arising from covenants hereof and for such payments, with interest erty hereinbefore described, as well as the grantor, is same extent that they are bound for the payment of described, and all such payments shall; be immediately out notice; and the nonpayment thereof shall; at the op	he debt secured by this able, the default on 1 breach of any of the the default on as aloresaid, the prop-cuentise amounts shall be bound to the of the obligation herein being cured r due and payable with bound gation of	r defaults. If the default consists of a failure to pay, when due, by the first deed, the default may be cured by paying the idue at the time of the cure other than such portion as would lue had no default occurred. Any other default that is capable of may be cured by tendering the performance required under the frust deed. In any case, in addition to curing the default or
render all sums secured by this trust deed immediately constitute a breach of this trust deed. 6: To pay all costs, fees and expenses of this t of title search as well as the other costs and expenses in connection with or in enforcing this obligation and i	y due and payable and and expenses. trust including the cost together with of the truste incurred by law. truste's and attorney's place designs	person effecting the cure shall pay to the beneficiary all costs actually, incurred in enforcing the obligation of the trust deed trustees and attorney's less not exceeding the ancients provided therwise, the sale shall be held on the date and at the time and the more points of the cost of the time to the time to the
less actually incurred. The set of the set of the set of the second set of the set	rocceeding, purporting to be postponed rocceeding, purporting to be in one parcel rustee; and in any suit, auction to th may appear, including shall deliver costs and expenses, in- the property	As provided by Taw. The trustee may sell said property either (or in separate parcels, and shall sell the parcel or parcels at highest bidder for cash, payable at the time of sale. Trustee to the purchaser its deed in form as required by law conveying so sold, but without any covenant or warranty, express or im-
amount of attorney's tees mentioned in this paragraph lixed by the trial court and in the event of an appeal decree of the trial court, grantor luther agrees to pay pellate court shall adjudge reasonable as the beneficia ney's lees on such appeal.	7 in all cases shall be of the truth trom any judgment or the grantor a y such sum as the ap- ary's or trustee's attor- cluding the c cluding the c	unas in the deed of any matters of lact shall be conclusive proof ultress thereof. Any person, excluding the trustee, but including and beneliciary, may purchase at the sale. Then trustee sells pursuant to the powers provided herein, trustee he proceeds of sale to payment of (1) the expenses of sale, in- momensation of the trustee and a reasonable charte by trustee.
It is mutually agreed that: 8. In the event that any portion or all of said y under the right of eminent domain or condemnation, ber right, it it so elects, to require that all or any portion as compensation lor such taking, which are in excess o to pay all reasonable costs, expenses and attorney's li	property shall be taken neliciary shall have the surplus, if an of the nonies payable of the amount required the amount required 16. B	to the oblisation secured by the trust deed, (3) to all persons led liens subsequent to the interest of the truste in the trust interests may appear in the order of their priority and (4) the y, to the grantor or to his successor in interest entitled to such eneliciary may from time to time appoint a successor or succes-
incurred by grantor in such proceedings, shall be pa applied by it lirst upon any reasonable costs and expen both in the trial and appellate courts, necessarily paid ficiary in such proceedings, and the balance applied secured hereby; and grantor-agrees, tailis(sown, expense secured).	aid to beneficiary and under. Upon naes and attorney's less, trustee, the l d or incurred by beneging and any tru upon the indebtedness and substitut	frustee named herein or to any successor frustee appointed here such appointment, and without conveyance to the successor latter shall be vested with all title, powers and duties conferred stee herein named or appointed hereunder. Each such appointment ion shall be made by written instrument executed by beneficiary.
and execute such instruments as shall be necessary in pensation, promptly upon beneficiary's request, 9. At any time and from time to time upon w liciary, payment of its lees and presentation of this endorsement (in case of tuil reconveyances, for cancella	in obtaining such com- which the pre	recorded in the mortgage records of the county or counties in operty is situated, shall be conclusive proof of proper appointment for furstee. rustee accepts this trust when this deed, duly executed and is made a public record as provided by law. Trustee is not notily any party hereto of pending sale under any other deed of motily any party hereto of pending sale under any other deed of

190 FFR"15- PH 2 40

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an lactive 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 thereaf, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees to ly seized in fee simple of said described r	and with the ben eal property and	eficiary and tho has a valid, un	se claiming under hi incumbered title the	m, that he is law-
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The grantor warrants that the proceeds of th (a)* primarily for grantor's personal, family (b) tor an organization, or (even it grantor	or household burbose	is (see important i	OTICE DEIOW J.	ed are:
This deed applies to, inures to the benefit o onal representatives, successors and assigns. Th	in der sinder sinder in der sinder sinde	a harato their hai	ns legatees devisees. Ad	ministrators, executors,
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IN WITNESS WHEREOF, said gr	antor has hereunt	o set his hand th	ie day and year first U.C.M.Su	above written.
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conv MUST comply with the Act and Regulation ures; for this purpose use Stevens-Ness Form No. pliance with the Act is not required, disregard this	1319, or equivalent.	- <u>~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~</u>	y Carol Mi-	A VEL
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t deed have been fully paid and satisfied. Yo	u hereby are directed	, on payment to y	ou of any sums owing t	ich are delivered to you
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