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ORM No. 881—Oregon Trust Deed St	eries—IRUST DEED.		COPYRIC	Vol. mg Pag	6220
⁰⁰ 13165 MTC	: #23185-D	TRUST DEEL			
THIS TRUST D SALVADOR PAEZ	EED, made this and OLIVIA ALVA	RADO, not as	tenants In	Common, bus	
right of surv as Grantor, Mounta ERNIE HERMAN a	ain Title Company and JANET HERMAN,			,	
as Beneficiary,		WITNESSE	TH: s to trustee in	trust, with power of s	ale, the property
Klamath	Coursy, Or	icgon, accent			
Lots 3 and 4, plat thereof Oregon.	Block 50, ()RIGI on file in the o	NAL TOWN OF M ffice of the	ALIN, accor County Cler	ding to the offic k of Klamath Coun	ty,
Tax Account N	lo: 4112 015CB 08	8000 Jan Jan Jan Jan Jan	an an tara an		
sum of TWENTY T	DSE OF SECURING PL HOUSAND DOLLARS	ERFORMANCE of AND NO/100 Do or order and made 1	each agreement llars, with intere by grantor, the f	of grantor herein contained t thereon according to the inal payment of principal	terms of a promissor
not sooner paid, to be du The date of maturi becomes due and payable sold, conveyed, assigned	te and payable from the secured by the debt secured by the event the within or alienated by the fra	y this instrument is t a described property, ntor without lirst h secured by this instru-	he date, stated a , or any part the aving obtained ti ment, irrespectiv	bove, on which the infat is reof, or any interest therein the written consent or appro- e of the maturity dates	n is sold, agreed to b val of the beneficiary expressed therein, o
To protect the sec	urity of this trust deed, se and maintain said propert	grantor agrees; y in good condition aprovement thereon;	granting any easem subordination or of thereol; (d) reconv grantee in any rec	ent or creating any restriction her agreement allecting this d y, without warranty, all or any onveyance may be described : do," and the recitals therein of of the truthfulness thereol. Tr of this paragraph shall be not less	thereon; (c) join in ar sed or the lien or char, part of the property. Ti is the "person or perso only matters or facts shi
not to commit of perina any 2. To complete or t manner any building or imp destroyed thereon, and pay w destroyed thereon, and pay w	estore promptly and in 100 rovement which may be cons hen due all costs incurred ther ill laws, ordinances, regulation	ns, covenants, condi-	to them a	w default by grantor hereunus	7, beneficially to be a
join in executing such finance	(i) laws, ordinances, regulation of said property; if the binefiling statements pursuant to the may require and to pay lo es, as well as the cost of all ng agencies as may be deem	r tiling same in the 1 lien searches made and desirable by the	pointed by a court the indebtedness he erty or any part t	reby secured, enter upon and to bereof, in its own name sue or reluding those past due and up	the possession of said pro otherwise collect the ren apaid, and apply the san
by filing officers of search	a to maintain insurat	nce on the buildings	less costs and expenses ney's lees upon an ficiary may determ	y indebtedness secured hereby. ine. tering upon and taking posses	sion of said property, i
the second se	continuously influences attained to the said premises attained for the beneficiary may from im full_insurable: fee beneficiary, with biss for e delivered to the beneficiary any reuson to procure any s beneficiary at least filtern day rance now or herealter phace	have an interview frace.	property, and the waive any delault	application or release thereof as or notice of default hereunder otice.	aforesaid, shall not cure or invalidate any act do
deliver said poincies to the tion of any policy of insu the beneficiary may procu collected under any fire or collected under any fire or	rance now or hereafter place ire the same at grantor's e other insurance policy may is secured hereby and in such	sepense. The amount be applied by benefi- h order as beneficiary	hereby or in his I essence with respec	lefault by grantor in pupilier erformance of any agreement h t to such payment and/or perfo t to such payment and/or perfo	e and payable. In such
any part thereof, may be r not cure or waive any defa act done pursuant to such a	eleased to grantor. Such appli ult or notice of delay it herein notice. mises free from construction	liens and to pay all	advertisement and remedy, either at l	stigge or direct the trustee to sale, or may direct the trustee aw or in equity, which the benefi- the torschoe by advertisemen	to pursue any other right ciary may have. In the event and sale, the beneficiary
sgainst said property belo charges become past due o	re any part of such taxes, a re delinquent and promptly di denter fail to make payment	eliver receipts therefor t of any faxes, assess-	the beneficiary of the trustee shall e and his election to secured hereby wh	xecute and cause to be recorded sell the said described real proj ercupon the trustee shall fix the the required by law and process	time and place of sale, d to foreclose this trust of
to benericiary, and the ments, insurance premiums by direct payment or by inake such payment, bene	, liens or other charges paya providing beneficiary with liciary may, at its option, rr ith interest at the rate set log	lunds with which to nake payment thereof, orth in the note secured	an the manner pro 13, Alter sale, and at any sale, the grantor	the trustee has commenced fore time prior to 5 days before the or any other person so priviled or any other person so priviled	date the trustee conducts d by ORS 86.753, may a failure to pay, when
hereby, together and the added trust deed, without waive covenants hereol and lor	to and become a part of the r of any rights arising from such payments, with interest d us well as the granter, s	breach of any of the as aloresaid, the prop- hall be bound to the	sums secured by entire amount du	the trust deed, the detail if e at the time of the cure other had no default occurred. Any of had no default occurred the pe	than such portion as w ther delault that is capab formance required under
described, and all such pa out notice, and the nonpa	yments shall be ima ediarery yment thereof shall, int the op in this trust deed im nediarely	tion of the beneficiary, y due and payable and	obligation of the defaults, the per and expenses ac together with true	son effecting the cure shall pu- ually incurred in enforcing the stee's and attorney's lees not ex-	obligation of the trust ceeding the amounts pro-
of title search as well as in connection with or in	ts, fees and expenses of this is the other costs and expenses enforcing this oblightion and	of the trustee incurred trustee's and attorney's	by law. 14. Other place designated be postponed as	wise, the sale shall be held on in the notice of sale or the provided by law. The trustee in senate parcels and shall	time to which said sale may sell said property sell the parcel or parce
affect the security rights action or proceeding in w	and delend any action of p or powers of beneficiary of th hich the beneficiary or fricted wre of this deed, to pay all	rustee; and in any suit, e may appear, including costs and expenses, in-	the property so plied. The recita	sold, but without any coverant is in the deed of any matters of	t fact shall be conclusive ling the trustee, but incl
any suit for the interior cluding evidence of title amount of attorney's fees	and the beneficiary's or trust s mentioned in this saragraph and in the event of an appeal	7 in all cases shall be 1 from any judknient or	of the truthiult the grantor and 15. Whe shall apply the	beneficiary, may purchase at t n trustee sells pursuant to the proceeds of sale to payment o constraint of the trustee and a	he sale. powers provided herein, t i (1) the expenses of sa reasonable charge by tru
ney's lees on such appeal It is mutually a	i. Igreed that: har any portion or all of said	property shall be taken	cluding the con attorney. (2) f having recorded deed as their if surphys. if any.	being the obligation secured by the liens subsequent to the inter- terests may appear in the order or the dentor or to his success	trust deed, (5) to an p est of the trustee in the e so they privaty and (- sor in interest entitled to
	hat any portion or all of said nt domain or condemnation, b require that all or any portio h taking, which are in excess		surpius, it any,	eliciary may from time to time istee named herein or to any s	i a construction of

16. Beneficiary may from time to tune appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein and the successor trustee appointed herein to to any successor trustee appointed herein to be appointed in the successor trustee the latter shall be vested with silitie, powers and duries conferred and substitution shall be made by write hereords of the county or counties in which, when recorded in the mortdage records of the county or counties in which, when recorded in the mortdage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee appoint. This trust when this deed, duly executed and 17. Trustee accept public record as provided by law. Trustee and obligated to notify appoint preteo of pending sale under any other record shall be a party unless such action or proceeding is brought by trustee.

right, it it so elects, to require that all or any portion of the monies jayshed as compensation for such taking, which are in occess of the amount required to pay all reusonable costs, expenses and altorney's lees necessarily paid or incurred by trantor in such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-bled in such proceedings, and the balance of plend upon the indebtedness secured hereby; and grantor affers, at its owners, to take such actions and execute such instruments as shall be incessing in obtaining such com-position, promptly upon beneficiary's required. At any time and loron time to in of this deed and the note lor indorrent (in case of lull reconveyances, or curcellation), without allecting 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

And the second se

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, agrints or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

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	the beneficiary and those claiming under him, that he is law- ty and has a valid, unencumbered title thereto
The grantor covenants and agrees to and with seized in fee simple of said described real property	ty and has a valid, unencumbered title thereto
except none	
that he will warrant and forever clefend the same	e against all persons whomseeren
The grantor warrants that the proceeds of the loan repr (a)* primarily for grantor's personal, family or househo (a)* primarily for grantor spectrometer and the second second second second second second second second second	esented by the above described note and this trust deed are: Id purposes (see Important Notice below), Serverent at Methian Explorement XEARDON LEAK FOR 2005
(a)* primarily to be an a construct the second of the seco	and the second s
This deed applies to, inures to the benefit of and bind this deed applies to, inures and ssidus. The term ben	is all parties hereid, then holder and owner, including pleagee, of the masculine reficiary shall mean the holder and whenever the context so requires, the masculine
	rumber includes the plural.
IN WITNESS WHEREON, said granter has	Y- lin lov Paez
MPORTANT NOTICE: Delete, by lining out, whichever warranty (o t applicable; if warranty (a) is applicable; and the beneficiary is	c creditor Salvado, racz
such word is defined in the Act and Regulation by making	g required X. (1) Allarado
sclosures; for this purpose use Stevens-Nois Form for Foreign compliance with the Act is not required, disrogard this notice.	
if the signer of the above is a corporation, se the form of acknowledgement opposite.)	ина на селото на село На селото на
STATE OF OREGON,	STATE OF OREGON.
County of Klamath County of Klamath Nas acknowledged before me on	County of This instrument was acknowledged before me on
19.50 by	
Olivia Alvarado Killer	as
DANA M. NIEL SEN NOTARY PUBLIC/PERSIDEDregor	Notary Public for Oregon (SEA
(SEAL) My Goreminity Experiment 1999	My commission expires:
	DUEST FOR FULL RECONVEYANCE
To be uso:	j only when obligations have been paid.
<i>TO:</i>	Trustee
the least owner and holder of	all indebtedness secured of any sums owing to you under the ter
estate now held by you under the	
DATED:	•
DALEN	
	Beneticiary
	Beneticiary
	Beneficiary
Do not lose or desirey this Trust Died OR THE HOTE which is	Beneficiary Bescures. Both must be delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON, Klamath
Co not loss or desirey this Trust Died OR THE HOTE which is TRUST DE ED	Beneficiary Beseures. Both must be delivered to the trustee for cancellation before reconveyance will be made STATE OF OREGON, County of
Do not lose or destroy this Trust Died OR THE HOTE which is TRUST DEED (FORM No. BB1) ETEVENS.NESS LAW PUB.CO PORTLAND ORK	Beneficiary Beneficiary Stacures. Both must be delivered to the trustee for concellation before reconveyance will be made STATE OF OREGON, County of
Do not lose or desirey this Trust Died OR THE HOTE which is TRUST DEED (FORM No. BBI) <u>BTEVENS.NESS LAW PUB.CO. PONTLAND ONE</u> Salvador Paez & Olivia Alvarado.	Beneficiary Beseures. Both must be delivered to the trustee for concellation before reconveyance will be made STATE OF OREGON, County of
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Ee not less or desirey this Trust Died OR THE HOTE which is TRUST DEED (FORM No. BBI) ETEVENE.MESS LAW PUB. CO., PORTLAND ORE Salvador Paez & Olivia Alvarado P.O. Box 384 Malin, OR 97.632 Ernie & Janet Herman	Beneficiary Benef
Ee not less or desirey this Trust Died OR THE HOTE which is TRUST DEED (FORM No. BBI) ETEVENE.MESS LAW PUB. CO., PORTLAND ORE Salvador Paez & Olivia Alvarado P.O. Box 384 Malin, OR 97.632 Ernie & Janet Herman	Beneficiary Benef
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