FOIM Na. 881—Oregon Trist Deed Series—TilUST DEED.	ASPEN 0203512D	COPYRIGHT 1988 STEVENS-NESS LAW FUB. CO., PORTLAND, GR. 97204
∞ 1.6401	TRUST DEED	Vol. <u>mgp</u> Page 11946 @
THIS TRUST DEED, made the ROBERT L. HEIGHES AND	24th day of	May, 19, 80tween S. HUSBAND AND WIFE
E. O. CHRISTENSEN AND full rights of survivo		, as Trustee, and HUSBAND AND WIFE with
as Beneficiary,	WITNESSETH:	
in KLAMATH Count	ty. Oregon, described as:	stee in rust, with power of sale, the property on 8, Township 35 South,
Range 7 East of the Wi Klamath, State of Oreg	llamette Meridian,	in the County of
CODE 118 & 138 MAP		
		¹ − 1.5 (a) − 1.5 (b) − 1.5 (b) − 1.5 (c) − 1.5 (

together with all and singular the tenements, here citaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereol and all lixtures now or hereafter attached to or used in connec-tion with said real entate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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cold. conveyed, assigned or aliented by the grantor without first then, at the beneficiary's option, all obligations secured by this instruction, and the security of this trust devid, (Fantor algress). To protect the security of this trust devid, (Fantor algress). To protect preserve and maintain said property in goved condition and regains not to remove or denoish any building (a unit provement thereon) and regains and property in goved condition and regains on the tensive or denoish any building (a unit provement thereon). The for complete and the security of the tensive of denoish any building (a unit provemant thereon). The complete with all news, ordinances, redultions, covenants, conditions and restrictions allocting tatements prusuant 1; the United Computer Security with all laws, ordinances, redultions, covenants, conditions and restrictions allocting tatements prusuant 1; the United Computer Security and the pay for tiling same in the prover built offices or searching adencies as may be dremed describe by the beneficiary. The overlap with all laws, and the pay for tiling same in the prover built offices or searching adencies as may be dremed describe by the beneficiary. The overlap were the said (remises adams) for a damade by fire and or hore hards as the beneficiary with loss prubble to the building is not other hards as the beneficiary with loss prubble to the latter: all policies to the beneficiary with loss prubble to the latter: all policies to the beneficiary with loss prubble to the latter: all policies to the beneficiary and prubble and prubble defines the adams and prubble and the prubble defines the second on a prubble define the second on a prubble defines device do not an any policies of insurance how an hereafter placed on as insured in the second and prubble defines the tensitier place do not any policy of insurance and to the definition or collected, or any policies to the beneficiary with loss prubble defines do not all prubble definition or the applied by beneficiary and

It is mutually agreed that:

It is mutually ugreed that: 3. In the event that any portion or all of sill projectly shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, i it so elects, is require that all or any portion of the monies payhed as conversation for such taking, which are in excess of the answint required to uny all reasonable costs, expenses and attorney's leet, necessarily paid or insured by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's feet, both in the trial and appellate courts, necessarily paid or insured by fermion-licitry in such proceedings, and the balance applied up in the indebtednets and excerts hereby; and ipentor agrees, all its own express, to take such actions and execute such insuraments as shall be necessarily paids the action privation, promptly up in beneficiary's request. 9. At any times and from time to time uport with an request of ben-ter and the act of the level of the privation of the detail and the mole for endurement (in case of full reconveytimes, for care that the detail and the lightly of any pitton for the privation of the indebt direct, trutee may (a) over to the making of any map or plat of a indepayes; (b) Join in

granting any casement or creating any restriction thereon; (c) join in any granting any casement or creating any restriction thereon; (c) join in any suborilination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all any part of the roperty. The grantee in any reconveyance may built therein of any matters or lacts shall be conclusive proof of the truthluiness thereoil. Trustee's fees for any of the services mentioned in this paragraph shall be mont less than 55. 10. Upon any delault by grantor hereunder, beneficiary may at any time without maike, either in person and take possession of axis shall be conclusive proof of the truthluiness thereoil. Trustee's fees for any of the services mentioned in this paragraph shall be most less than 55. 10. Upon any delault by grantor hereunder, beneficiary may at any time without maike, either in person and take possession of said proof the indebted part thereof, in its own name sur or otherwise collect the rents, inst costs and expenses of operation and collection. including reasonable attor-ney's leve upon any indebtedness secured hereby, and in such order as ben-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and other impurante politie on noice of delault hereunder or invalidate any act don-ware any delault or noice of delault hereunder or invalidate any act don-thereby or in his performance of any agreement hereunder, line being of the essence with respect to such perform any agreement hereunder. In the beneficiary may declare all sums secure hierdy immediately due and payable. In such an event the beneficiary and callection may proceed to loreclose this trust deed by advertisement and safe in equivy, which the beneficiary may have. In the event the beneficiary is to for dose by advertisement and safe, the beneficiary mey detent and safe in equivy, which the beneficiary may have. In the event the be

Together with trustee's 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 in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder lor cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereoil. Any person, excluding the trustee, but including the kranter and beneficiary, may purchase at the sale. To conclusive proof of law to the second by the trustee at the sale of the solutions of the sationey. (1) to the obligation secured by the irust deer must by an intervons having recorded liers subsequent to the interest of their priority and (4) the surplus, if any, to the frantor or to the supersor in the surplus.

deed as their interest may object to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such surplus. If the entities and the entities of the entitle of the successor or successors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when reorded in the motinge records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If. Trustee accepts this trust when this deed, duly executed and acknowledged is may aty hereto of pending sale under any other deed of obligated to notify any party hereto of proind by dure trustee shall be a party unless such action or proceeding in which grantor, 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 leavencle must be either an attorney, who is an active member of the Oregon State Bar, a bank, itsust company or tay ngs and loan missiciation authorized to a business under the laws of Oregon or the United States, in title insurance company authorized to insure title to real preperty of this state, its subsidiaries, offiliates, agents or brunches, the United States or any agency thereof, or an exclaw agent licensed under ORS 696,505 to 696,585.

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The grantor covenants and agrees y seized in fee simple of said describer	o and with real proper	the bener ty and h	liciary and tho as a valid, une	se claiming under encumbered title th	iereto	in the second
y seized in ree shipte of sum contractions						
I that he will warrant and forever dei	and the sam	e adainsi	all persons w	homsoever.	ana ang ang ang ang ang ang ang ang ang	
I that he will warrant and Isrever de						
				an de la serie de la serie Recentra de la serie de la s Recentra de la serie de la s		
			ang Santa a Santa ang Santa ang Sa		an an Arrange An Arrange	
The grantor warrants that the proceeds (neanted by	the above descril	bed note and this trust	deed are:	
(a)* primarily for granter spending fat	tor is a natura	n person)	are for business o	r commercial purposes	•	
승규는 요즘 물건이 가슴 물건이 있는 것을	te of and hind	s all nartie	s hereto, their he	irs, legatees, devisees,	administrators, e	xecutors, contract nasculine
ersonal representatives, successors and assignment oruned hereby, whether or not named as a ber	liciary herein	. In constru	uing this deed and Judes the plural.	whenever the context		
ender includes the leminine and the neuter, and IN WITNESS WHEREOF, said	grantor has	hereunt	o set his hand i	+ P L/p	ich ar	
IMPORTANT NOTICE: Delete, by lining out, which and the opplicable of applicable and the opplicable if warranty (a) is applicable and the state of the termine of the state of	ver warranty (a) beneficiary is a	or (b) is creditor	ROBERT L	. HEIGHES 11	1.	
enaficiary MUST comply with the Act and Regult	tion by meking No. 1319, or en	requiraci	JOSEPHINE	L. HEIGHES	h.C.	
lisclosures; for this purpose use steving-tends f compliance with the Act is not required, disregard	this notice.		4		<u> </u>	
If the signer of the abare is a corporation, the the form of acknowledgement opposite.)						
STATE OF OREGON.)) ss.		OF OREGON,)) \$5.	
Count of Man Ricenath) fore me on	This in	strument was ack	nowledged belore me o	on	,
TOBERT I HEIGHES	na de sere serentes na de serentes de serentes de restantes de compositions	as .				
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Laindan Nan Dac of	cior Oregon	Notary	Public for Oregon	1		(SEAL)
(STAL) My commission expires: 7-0	3,-93	My co	mmission expires:			
	IEQUI	ST FOR PUL	RECONVEYANCE			
	7. be used a	3. <u>1</u> . 17.	igations have been po	ið.		
TO: The underlighed is the legal owner an	الله يومينيني ودري المراجع المراجع	, Trustee indebieda	ess secured by t	he loregoing trust dee	d. All sums secu	red by said
A A A A A A A A A A A A A A A A A A A	A TEM HEALAND			A A A A A A A A A A A A A A A A A A A	Iwhich are usur	fied to ye-
trust deed have been runy pain an and said trust deed or pursuant to statute, to the belewith together with said trust deed) and ratiste now held by you under the same. Mo	In reconvey, w	ithout war e and docu	anty, to the pai iments to	ties designated by the		<u>.</u>
estite now Aeld of you thee are	19		na ang sa sa sa sa Ng ang sa sa sa sa			
DATED:				Beneficiar		·····
						he made.
De not love or destroy this Trust Deed OR TH4	NOTE which it see	vros. Beits m	ist be delivered to the) trustee for concellation bei		
				STATE OF O	REGON,	} ss.
TRUST DEED				County of	that the within	instrument
STEVENS.NEES LAW PUB. CO., PORTLAND. DRE				was received for	or record on the June	18th.day
			e a Nacial de Literati Altra da	at 4:42	clock .PM., ar	190 on
Gran	tor		RESERVED	11946	or as fee/ Im/reception N	me/msiru-
		RECOR	DER'S USE	Record of Mc	ortgages of said	County.
Benefici	ary			Witnes County affix	ss my hand a ed.	nu seai Ol
AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, INC.				Evelyn	Biehn. Coun	ty Clerk.
525 MATN STREET			a tali	A1 A A4 T	e Mullino	,
KLAMATH FALLS, OR 97601	Fee	\$13.00	ala ana a managana a sina a sina Na sina a sina			