FORM No. 881-X_Oregon Trust Deed Series_TRUST DEED	
THIS TRUST DEED, made to THOMAS DANIEL SUNDAY	INFERIOR ATEVENTIMESS ATEVENTIMESS LAW EUBLISHING CO. PORTLAND. OR P TRUST DEED VOLM9/ Page 1681 his 23rd K=42896 hisday ofJanuary
as Grantor, Josephine County L.W. VANBRINK and LAUR as Beneficiary,	Title Company, an Oregon Corporation , as Trustee, an A VANBRINK, or survivor , as Trustee, and
	WITNESSETH: gains, sells and conveys to trustee in trust, with power of sale, the property ty, Oregon, described as:
Beginning at the N Nichols Addition to the on the Northerly line o Southeasterly parallel at right angles with 9t thence Northerly along corner of said Lot 8; the Lot 8 to the right	Northeasterly corner of Lot 7 in Block 44 of City of Klamath Falls; thence Southwesterly if said Lot 7, a distance of 39.24 feet; thence with 9th Street, 60 feet; thence Northeasterly h Street to the Northeasterly side of Lot 8; the Easterly side of Lot 8 to the Northeast hence Southwesterly along the Northerly line of eginning, EXCEPT portion Convert
sum of FIFTEEN THOUSAND AND NO/	ereditaments and appurtenances and all other rights thereunto belonging or in anywise sues and profits thereof and all fixtures now or hereafter attached to or used in connec- PERFORMANCE of each agreement of grantor herein contained and payment of the
becomes due and payable	
not to commit or permit any usernoisin any building of it. 2. To complete or restore promptly, and in igo manner any building or invorcement which may be cons destroyed thereon, and pay when due all costs incurred there 3. To comply, with laws, ordinances, resultion ion and restrictions altecting said property; if the benefit join in executing such imaging statements pursuant to the chall Code as the beneficial statements pursuant to the proper public office or office, as well as the cost of all by illing officers or searching afgencies as may be deeme 4. To provide and continuents	provement thereon; (a) join in any estimation or other adreement allecting this deed or the lien or charke be and workmanlike subordination or other adreement allecting this deed or the lien or charke thrated, damaged or the lien or charke eloc. The subordination of the reconvey, without warranty, all or any part of the property. The legally entitled thereto," and the recitals therein of any part other subordination or presons time subordination or other subordination or presons time searches made by the subordination of t
and such other hazards as the beneficiary may from time an amount not less the beneficiary may from time companies acceptable to the beneficiary, with loss payable policies of insurance shall be delivered to the beneficiary i if the grantor shall be delivered to the beneficiary i deliver said policies to the beneficiary at least filtered may suc tion of any policy of insurance no_{\sim} or hereafter placed collected under any tire or other insurance believer any back ray upon any indebtedness secured hereby and in such o	or damage by lire or damage by lire to time require, in to time require, in soon as insured; h insurance and to ense. The amount applied by beneti- ticiary may determine. 11. The entering upon and taking possession of said property, the insurance and to mission as insured; insurance and to ense. The amount applied by beneti- ticiary may default or notice of detault hereunder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured insurance and to property, and in applications or release thereof as aforesaid, shall not cure or pursuant to such notice.
act done pursuant to such otice of default hereunder 5. To keep such notice. taxes, assessments and other charges that may be levied or charges become past due or definquent and oromptly deliver to beneficient's past due or definquent and oromptly deliver ments, maurance premiums, liens or other charges payable 1 by direct payment or by providing beneficinty with lund and the amount so paid, with interest at the rolized forth and hereby, logether, with a both along a both and the both and hereby, logether with the obligations described.	or invalidate any or invalidate any na and to pay all assessed upon or strends an other strends an other investigation of the strends and other investigation of the state in the state in the state in the state by grantor, either by grantor, either in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the state stale execute in the state stale execute in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed in the manner provided in ORS 86.735 and proceed to lorcelose this trust deed the and the state the st
sovenants hereol and for such payments, with interest as alo erty hereinbelore described, as well as the grantor, shall be lescribed, and all such payments with interest as alo ame extent that they are bound for the payment of the but notice, and the nonpayment thereof shall, at the option o nonsitute a breach of this trust deed immediately due al 6. To pay all costs, fees and expenses of this trust in t connection will as the other costs and expenses of the solution will as the other costs and expenses of the solution of the payment and the payment of the solution of the solution of the solution and the solution of the solution of the solution and the solution of the solution of the solution and the solution and the solution of the solution and the solution and the solution and the solution of the solution and the solution and the solution and the solution and the solution and	the default or defaults of the person so privileged by ORS 86.753, may cure sums secured by the trust deed, the default consists of allure to pay, when due, so have been defaults of the time of the cure of the cure of the the secure of the secure o
lect the security rights of powers of benchicary or proceeding scion or proceeding in which the beneficiary or trustee if y suit for the forest of the beneficiary or trustee may a uding evidence of title and the beneficiary's or trustee's alto nount of attorney's lees mentioned in this paragraph 7 in al scied by the trial court and in the event of an appeal 7 in al cree of the trial court, grantor further agrees to pay such s y's tees on such appeal. It is mutually agreed that:	A purporting to be postponed as provided the said state of the time to which said said may and it the said said of the time to which said said may and in any suit, in one parcel or in separate by law. The trustee may sell said property either parcel of the said said may and in any suit, in one parcel or in separate by law. The trustee may sell said property either shall deliver to the purchase for cash, payable at the parcel or in separate by law. The trustee may sell said property either shall deliver to the purchase for cash, payable at the parcel of any parcels at shall be in property so sold, but within deed in form as required by law. The trustee plied. The recitals in the deed of the trust conclusive proof the trusthulness thereof. Any person, excluding the conclusive proof the grantor and beneficiary, may preson, excluding the trustee, but including the grantor and beneficiary, may person, excluding the trustee, but including the grantor and beneficiary, may person, excluding the trustee is at a shall apply the proceeds of said to the powers provided herein, trustee cluding the compensation of the trusten of the internet of the interval of the property and beneficiary. The same the sale.
der the right ol eminent domain or condemnation, beneticiary ht, ile right ol eminent domain or condemnation, beneticiary compensation lor such taking, which are in excess of the ar- pay all reasonable costs, expenses and extorney's lees neces lifed by it lirst upon any reasonable costs, and expenses and it lirst upon any reasonable costs, and expenses and ary in such proceedings, and the balance applied upon the reach process, and constant arguments, and expense, to tak argument balance arguments, and expense, to tak the opperation of an arguments as shall be own expense, to tak and op promptly upon beneliciary's arguments.	shall be taken shall be taken shall be taken shall be taken attorney. (2) to the obligation secured by the trust deed, (3) by all persons deed as their interests may appear to the interest of the truste in all persons deed as their interests may appear in the order of their priority and (4) the surplus. If any, to the granior or to his successor in interest entitled to such sors to any trustee named herein or to any successor trustee appointed here trust exploses, under Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested and without conveyance to the successor e such actions and substitution shall be made by appointed hereinder. Each such appointer and substitution shall be made by appointed hereinder. Each such appointer and substitution shall be made by appointed hereinder. Each such appointer and substitution shall be made by appointed hereinder. Bach such appointer and substitution shall be made by appointed hereinder. Bach such appointer and substitution shall be made by appointed hereinder. Bach such appointered and substitution shall be made by appointed hereinder. Bach such appointered and substitution shall be made by appointed hereinder. Bach such appointered and substitution shall be made by appointed hereinder. Bach such appointered and substitution shall be made by appointed hereinder. Bach such appointered and substitution shall be made by appointed hereinder. Bach such appointered and substitution shall be made by appointed hereinder. Bach such appointered appointed herein appointed hereinder. Bach such appointered by beneficient
ary, payment of its fees and presentation of this upon written rec forsement (in case of full reconveyances, for cancellation), wit liability of any person for the payment of the indebtedness consent to the making of any map or plat of said property	uest of bene, of the successor trust shuared, shall be conclusive proof of proper appointment the note for acknowledged is made a public record as provided by law. The successor and hour alter for acknowledged is made a public record as provided by law. There is not trust or of any action party hereto of pending sale under any other is not trust or of any action proceeding in which genetor benefities of all (b) for in shall be a party unless whereas the in which genetor benefities and the successor benefities and the successor benefities and the successor benefities and the successor benefities and the successor benefities and the successor benefities and (b) for in shall be a party inters whereas the successor benefities and all benefities and the successor b

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 696,505 to 696,505.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto EXCEPT Trust Deed dtd January 17, 1977, recorded January 21, 1977 as Document No. Volume M77, Page 1174 to First National Bank of Oregon.

and that he will warrant and forever defend the same against all persons whomsoever. THIS TRUST DEED IS INFERIOR TO THE ABOVE DESCRIBED LOAN WITH FIRST NATIONAL BANK. Should grantor default in payment or other compliance with any of the terms thereof, such default shall constitute a default under this trust deed, and Beneficiary may cure such default, adding any sums so expended to the balance due hereunder, to carry interest at the rate provided for in the note secured hereby, from the date of beneficiary's payment.

IN THE EVENT THAT THE GRANTORS HEREIN SHALL SELL, ASSIGN OR AGREE TO SELL OR ASSIGN ANY INTEREST IN THE SUBJECT PROPERTY, THE THEN UNPAID BALANCE SHALL BECOME THE BEATHOR WARTANSHING THE PROPERTY AND THE THEN UNPAID BALANCE SHALL BECOME (a)* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

homes Thomas Daniel S Sunday Dorothy Ruth Sunda

1682

	STATE OF OREGON, County ofJosephine) ss. This instrument was acknowledged before me onJanuary 23, 1991 byThomas Daniel Sunday and Dorothy Ruth Sunday				
	This instrument was acknowledged before me on	, 19			
이 가지 가지가 가지 이 가지 가지 않는 것이다. 2019년 1월 1일에 대한 제품	as				
Brene	lagevinter				
NOTAR	ENDA G. WINTER Y PUBLIC - OREGON solon Expires July 21, 1991	ic for Oregor			

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been poid.

, Trustee

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DARKI MAN

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been tully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED:

TO.

C

Beneficiary

Do not lose or destroy this Trust Deed. OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED		STATE OF OREGON,
(FORM. No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.	[[영화] 공영화 등 영화 문화 [][[County of
-		I certify that the within instrument
and the state of the second		was received for record on the25th day
A THE REAL PROPERTY AND A THE REAL	Property and the second second second	of
	后,我们的这次这次记忆。 1997年———————————————————————————————————	at
Grantor	SPACE RESERVED	in book/reel/volume No
	FOR	page
计语言系统的实际。 网络上海铁路线	RECORDER'S, USE	ment/microfilm/reception No. 25235,
na (1996), and and an and a start of the sta	TTA CONTRACT ON A STREET	Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO () 411	REMARK ROLL MINTY	County affixed.
Josephine County Title 1051 NE 6th Street		Evelyn Biehn, County Clerk
rants Pass, OR 97526	Fee \$13.00	By Quelene Mullerolar Deputy