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-FORM No. 881-Oregon Trust Deer	d Series-TRUST DEED.		
3257562 OK 61	COT	TRUST DEED	Vol. <u>m91</u> Page 2541
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THIS TRUST	DEED, made this O OL & ALTER, A CO-P	in day of	ING OF JACK L. ROOKSTOOL AND MARTI
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CONTH V	ALLEY STATE BANK		, as Trustee, a
as Grantor, Sooth WILLIAM	P. BRANDSNESS		and the more of the second that the
SHALL ANTREN SAME	E SHERE CONTRACTOR		and the second
as Beneficiary,	Crawler 1	WITNESSETH:	and the Britch Creation of the second second
	11 tranta bardains	sells and conveys to tru	ustee in trust, with power of sale, the prope
Grantor irrevo	Cably grants, barganis,	regon, described as:	and the second state of th
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A second second second second se		가 가장	사람이 철로운영 가격에서 관계하는 것이 가능하는 것을 알았다. 1941년 - 전자 관계 1949년 - 일반 이상 가격 전자 관계 1941년 19
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together with all and s now or hereafter appen tion with said real esta	te.	EPEORMANCE of each as	es and all other rights thereunto belonging or in an I fixtures now or hereafter attached to or used in co- greement of grantor herein contained and payment o
tion with salu lear esta	FUSE OF OBE IS A	*** 000 00)	
sum of EORTY THO note of even date heren not sooner paid, to be The date of mal becomes due and paya sold, conveyed, assign then, at the beneliciar	WSAND AND NO. 100 A with, payable to beneficiary due and payable MAY 15 turity of the debt secured b ble. In the event the withi ed or alienated by the grd y's option, all obligations s	or order and made by grant or order and made by grant <u>1991 WITH RIGHTS</u> y this instrument is the date n described property, or any antor without lirst having o ecured by this instrument, i	ith interest thereon according to the terms of a prom itor, the final payment of principal and interest here STOLRENWALS AND FUTURE ADVANCES e, stated above, on which the final installment of said y part thereof, or any interest therein is sold, agreed obtained the written consent or approval of the beneficiency irrespective of the maturity dates expressed there

waive any default or notice of delault hereunder or invalidate any act done waive any default or notice. W 12. Upon delault by stantor in payment of any indebtedness secured hereby or in his performance any agreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such act event the beneficiary at the indeclant mediately due and payable. In such act event the beneficiary at discovery any proceed to foreclose this trust ded in equity as a moritage or direct the trustee to foreclose this trust ded advertisement and safe, or equity, which the beneficiary may have. In the event the beneficiary at in selection may proceed to foreclose this trust ded in equity as a moritage or may direct the trustee to foreclose this trust ded of the beneficiary at the selection may proceed to foreclose the right or advertisement and safe, or equity, which the beneficiary may have. In the even the beneficiary elects to in cloud by advertisement and safe, the beneficiary or the beneficiary elects to the said described real property to satisty the obligation and 'his election to sell the said described real property to satisty the obligation in the manner' provided into the accounced foreclosure by advertisement and 13. After the trustee to bas and proceed to foreclose this trust deed notice thereof as then required by law and proceed to foreclose this trust deed in the manner' provided into the sac commenced foreclosure by advertisement and 13. After the trustee or 5 days before the date the trustee conducts the safe, inde stants thrust other the cure other than such portion as would entire around due and the time of the cure other than such portion as would on them be due had no default occurred. Any other telault thai's under the being cured may be deed, the default may be ured by pays mound of them be due had no default occurred. Any other telault thai's under the being cured may be deed in any case, in addition to curing the default or obligation or trust deed. In any case, in addition

and expenses actually incurred in enforcing the obligation of the trust feed and expenses actually incurred in enforcing the obligation of the trust feed 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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the other of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said properly either the property so sold, but without any covenant or whall be conclusive proof of the truthfulness thereol. Any person, exclusing the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee salls pursuant to at powers provided herein, frustee shall apply the proceeds of sale to payment as reasonable charge by trustees, in-cluding the compensation of the trustee and a reasonable charge by trustees having recorded liens subsequent to the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to successor trustee. The lattice the proverse, and without convergance to the sontersor under. Upon suck application appoint as uncessor or successor trustee the lattic herein named breein or to any successor trustee appointed interest under when recorded in the marke by without convergance to the sontersor under. Upon suck application shall be conclusive or descriptions and therein named a second becarde by concelling the conterin named or second be appoint a successor or successor under. Upon suck hall be reade by written instrument executed by contines in which the property is situated, shall be conclusive or of only successor trustee is not each owling recorded in the markage records of the count

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregan 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 puthorized 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 696.585.

Companies acceptable to the beneficiary, with loss payable to the vertice, in written in control of the beneficiary, with loss payable to the senter; all collicies of insurance shall be delivered to the beneficiary as soon as insured to the grantor while all .or any reason to procure any such insurance the expiration of an opplicy of insurance now or herealiter placed on said buildings, the beneficiary are procure the same at grantor's expense of be beneficiary in the some at grantor's expense of beneficiary any procure the same at grantor's expense of be beneficiary any procure the same at grantor's expense of be beneficiary any procure the same at grantor's expense of be beneficiary any procure the same at grantor's expense of be beneficiary any be applied by beneficiary down any indebtedness secured hereby and in such ont so collected, or may part thereol, may be released to grantor. Such application or invalidate any act one pursuant to such notice.
To keep said premises free from construction liens and to pay all reas, assessments and other charges that may be tess, assessments and other charges that may be tess, assessments and other distribution field to make payment of any taxes, assessments and other charges that may be set forth in the note secured by diver (ceiptis thereof) to be fordicary, should the grantor lial to make payment of any taxes, assessments and other charges with lunds with which to be monthicary, band, with interest at its opticary with lunds with which to trust deed, without waiver of any rights with further det secured by this trust deed, without waiver of any payment of any grantor, either they together with the obligations described in medicary, we have added to any difference in the they are bound to the secured by this trust deed, without waiver of any rights with interest as aloresaid, the property hereinbelore described, as well as the payment of trust deed.
To appear in and boome they are to any of the beneficiary or trustees, and altorney is tess and exprese

pellate court shall adjudge reasonance at the property shall be taken ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, ii it so elects, to traking, which are in excess of the amount required as compensation for such taking, which are in excess of the amount required to pay all reasonable costs and expenses and attorney's fees necessarily paid of the property of the proceedings, shall be paid to beneficiary tees, applied by it that and appellate courts, necessarily paid or insurred bedness ficiary in such proceedings, and the balance applied upon the indebtedness ficiary in such proceedings, and the balance applied upon the indebtedness ficiary in such proceedings, and the balance applied upon the indebtedness ficiary in such proceedings, and the balance applied upon the indebtedness ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such com-and execute such instruments as shall be for cancellation), without allecting endo fit any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deed necessary the liability of any person for the payment of the indebtedness, (b) in in (a) consent to the making of any map or plat of safe property. (b) join in (c) consent to the making of any map or plat of safe property. (b) join in

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Thread Public for Oregon       Notary Public for Oregon         My commission expires:       6-12-12         My commission expires:       6-12-12         Notary Public for Oregon       My commission expires:         My commission expires:       6-12-12         Notary Public for Oregon       My commission expires:         The undersigned is the legal owner and holder of all indebtedness; secured         To:       Trustee         To:       To:         To:       To:         To:       To:         To:       To:         Date:       To:         Date:       To:         To:       To:         To:       To:         To:       To:         Da	egon (SEAL) res:  by the foregoing trust deed. All sums secured by said ont to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you secured by said trust deed (which are delivered to you secured by said trust deed (which are delivered to you be parties designated by the terms of said trust deed the Beneficiary  ad to the trustee for concellation before reconveyonce will be mode.  STATE OF OREGON, County of L certify that the within instrum was received for record on the of clockM, and recor in book/reel/volume No. D ageor as fee/file/ins ment/microfilm/recognion No.
Denset/Public for Oregon       Notary Public for Oregon         My commission expires:       6-12-12         Notary Public for Oregon       My commission expires:         My commission expires:       6-12-12         REQUEST FOR FULL RECONVEYANCE       Trustee         TO:       Trustee         DATED:       To:         To:       To:         To:       To:         TO:       To:         TO:       To:         DATED:       To:         To:       To:         To:       To:         To:	egon (SEAL) res:  see peid.  by the foregoing trust deed. All sums secured by said function you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you see parties designated by the terms of said trust deed the Beneficiary  ad to the trustee for concellation before reconveyance will be made.  STATE OF OREGON, County of I certify that the within instrum was received for record on the of of in book/reel/volume No. page
My commission expires:       6-12-12       Notary Public for Oregon         My commission expires:       6-12-12       My commission expires:         KEQUEST FOR FULL RECONVEXANCE       To be used only when obligations have be used only when obligations have be used only when obligations have be used have been fully paid and satisfied. You thereby are directed, on payments and there or pursuant to statute; for cancel all evidences of indebtedness secured for the secure with add trust deed) and to reconvey, without warranty to the statute; for cancel all evidences of indebtedness to be added to by you under the same. Mail reconveyance and documents to the state of the same. Mail reconveyance and documents to the state of the same. Mail reconveyance and documents to the state of the same. Mail reconveyance and the deliver of the same. The second of the secon	egon (SEAL) res:  State of the foregoing trust deed. All sums secured by said and to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you to parties designated by the terms of said trust deed the Beneficiary  ad to the trustee for concellation before reconveyance will be made.  STATE OF OREGON, County of County of County of County of Colock M, and record in book/reel/volume No.  Benet/microfilm/recontion No. Record of Mortgages of said County Witness my hand, and see County affized.
My commission expires:       6-12-42       Notary Public for Oregon         My commission expires:       6-12-42       My commission expires:         KEQUEST FOR FULL RECONVERANCE       To commission expires:       6-12-42         REQUEST FOR FULL RECONVERANCE         The undersigned is the legal owner and holder of all indebtedness secured         Trustee         To:         Trustee         The undersigned is the legal owner and holder of all indebtedness secured         Indest indestination owner and holder of all indebtedness secured         Indestination owner and holder of all indebtedness secured         The undersigned is the legal owner and holder of all indebtedness secured         Indestination of all indebtedness secured         Indestination owner and holder owner and documents to         Indestination owner and holder owner and documents to         Indestination owner and holder owner and documents to         Indestinatin owner an	egon (SEAL) res:  see poid.  by the foregoing trust deed. All sums secured by said out to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you secured by said trust deed (which are delivered to you secured by said trust deed the terms of said trust deed the before reconveyance will be made.  STATE OF OREGON, County of Cock M, and record in book/reel/volume No.  Record of Mortgages of said County Witness my hand and see County affixed.
My commission expires:       6-12-42       Notary Public for Oregon         My commission expires:       6-12-42       My commission expires:         KEOUEST FOR FULL RECONVERSION       Trustee         TO:       Trust deed or pursuant to statute; to cancel all evidences of indeparation on parameters independences. Mail: reconveyance and documents to iter which it secures. Bath must be deliver         DATED:       To:         TRUST DEED       DE not less or desirey this Trust Deed OR THE NOTE which it secures. Bath must be deliver         Motor Mole 001       Trustee         MOKSTOOL:       ALTER         MOKSTOOL:       ALTER         MICTIVAL       Granter         SPACE RESERVE         FOR       SPACE RESERVE         SPACE	egon (SEAL) res:  see peid.  by the foregoing trust deed. All sums secured by said for to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you secured by said trust deed (which are delivered to you secured by said trust deed (which are delivered to you be parties designated by the terms of said trust deed the Beneficiary  ad to the trustee for concellation before reconveyonce will be made.  STATE OF OREGON, County of

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## LEGAL DESCRIPTION

2543

## The following described real property situate in Klamath County, Oregon:

A portion of the SELNWL of Section 2 Township 39 S.R. 9 E.W.M., more particularly described as follows: Beginning at a one-inch axle marking the Southwesterly corner of Lot 82 of Pleasant Home Tracts, a duly recorded Subdivision; thence North 89°24'30" East along the Southerly boundary of said Lot 82 and said Pleasant Home Tracts a distance of 660.20 feet to a 3/4 inch iron pipe; thence South 00°35'00" East a distance of 1301.82 feet to the Northerly right of way line of South Sixth Street (State Highway No. 140); thence North 88°59'04" East along said Northerly right of way line 102.50 feet to a P-K Nail; thence North 00°35'00" West a distance 115.88 feet to the true point of beginning of this description; thence continuing North 00°35'00" West 153.05 feet to a P-K Nail; thence North 45°25'00" East 27.79 feet to a P-K Nail; thence South 88°35'00" East 122.52 feet to a P-K Nail on the Easterly line of that parcel of land as described in Deed Volume M-72, page 760, records of Klamath County, Oregon; thence South 00°35'00" East along said Easterly line a distance of 167.00 feet; thence South 88°59'04" West a distance of 142.50 feet to the true point of beginning. Bearings based on Survey No. 1480 as recorded in the office of the Klamath County Surveyor.

SAVING AND EXCEPTING the following described parcel of real property:

A portion of the SEINWI, Section 2, Township 39 South, Range 9 East of the Willamette Meridian, more particularly described as follows: Beginning at a 1 inch axle marking the Southwesterly corner of Lot 82, Pleasant Home Tracts, a duly recorded subdivision; thence North 89°24'30" East along the Southerly boundary of said Lot 82 and said Pleasant Home Tracts a distance of 660.20 feet to a 3/4 inch iron pipe; thence South 00°35'00" East a distance of 1301.82 feet to the Northerly right of way line of South Sixth Street (State Highway No. 140); thence North 88°59'04" East along said Northerly right of way line 102.50 feet to a P-K Nail; thence North 00°35'00" West a distance of 115.88 feet to the true point of beginning of this description, as marked by a  $\frac{1}{2}$  inch iron pin; thence North 88°59'04" East 142.50 feet to a  $\frac{1}{2}$  iron pin on the easterly line of that parcel of land as described in Deed Volume M-72, page 760, Records of Klamath County, Oregon; thence along said easterly line North 00°35'00" West 38.55 feet to a 5/8 inch iron pin; thence South 89°25'00" West 142.52 feet to a 5/8 inch iron pin; thence South 00°35'00" East 39.47 feet to the true point of beginning, containing 5559.71 Square feet (0.13 acres) more or less, with bearings based on Survey No. 1480, as recorded in the office of the County Surveyor.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Fil	ed fo	r record at			Valley Stat			the	12th	dav
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