CO2M No. 881—Oregon Trust Deed Series—TRUST DEE	TRUST DE		Volma)	_Page_10105	H
THIS TRUST DEED. mad	e this5thday	, of	June	, 19.91, betwee	: <b>n</b>
as Grantor, <u>Klamatli filse</u>					
Mary W. Beinke				ur gjar	,
as Beneficiary,	WITNESS	ETH:	n trust with D	-	ty
Grantor irrevocably grants, in <u>Klamath</u>	bargains, sells and convey County, Oregon, described	as:	n nusi, min p		
			ONANZA, ac	ccording to the County	
+bo official pla	of GRANDVIEW ADDI at thereof on fil n County, Oregon.	.e 111 ce	011100		
	an an tha an	а. • •		. :::::::::::::::::::::::::::::::::::::	
together with all and singular the tene now or hereafter appertaining, and the	ments, hereditaments and appr	urtenances and a of and all fixture	ll other rights the s now or hereafter	ereunto belonging or in any attached to or used in con	wis inec
tion with said real estate.	CURING PERFORMANCE	each agreement	of grantor herein	n contained and payment of 19/100THS	 
sum of THIRTY-FIVE TH (\$ 35, 426.19)	OUSAND FOUR HUND	Oollars, with inter	est thereon accord	ling to the terms of a promis principal and interest hered	ssoi of,
note of even date herewith, payable to	Marr 1		9.7		70
				rest therein is sold, agreed in nt or approval of the benefic	to i ciar
sold, conveyed, assigned ontion all o	bligations secured by this instr	ument, mespeet		rity dates expressed meren	
The above described real property	is not currently used for agricultu	(a) consent to the	making of any map	o or plat of said property; (b) i restriction thereon; (c) join i	join in a
To protect the security of this 1. To protect, preserve and maintain and repair; not to remove or demolish any provide the permit any waste of tasid pro-	said property in good condition building or improvement thereon;	granting any ease subordination or o thereol; (d) recon	ther agreement alle vey, without warrant	5 or plat of said property: (0) I 5 or plat of said property: (c) join i eting this deed or the lien or (y, all or any part of the property described as the "person or I Is therein of any matters or fact: thereof. Trusters heres for any I be not less than \$5.	y. T
not to commit of period	and in good and working	legally entitled the be conclusive proc	reto," and the recita of of the truthfulness in this paragraph sha	is therein of any matters of tack, thereof. Trustee's lees for any if be not less than \$5. for hereunder, beneficiary may b	ol
3. To comply with all laws, ordinan	ces, regulations, covenants, condi- if the beneliciary so requests, to	Set Vices include	and default by gran	tor hereunder, beneficiary muy	T
citil court the office or offices, as well as t	he cost of an desirable by the	the indebtedness i erty or any part	thereof, in its own t	by agent or by a receiver to d to the adequacy of any secur upon and take possession of said name sue or otherwise collect the d due and unpaid, and apply the d collection, including reasonable	rei sai
by liling officers or searching agencies as beneficiary. 4. To provide and continuously ma	intain insurance on the buildings	less costs and exp	enses of operation ar ny indebtedness secu	nd collection, including reasonable red hereby, and in such order a	s be
and such other hazards as the baneliciary	written in , written in	liciary may deter	intering upon and t rents, issues and pr	aking possession of said proper ofits, or the proceeds of fire and	d of
policies of insurance shall be derivered to	procure any such insurance and to	property, and the	application or release t or notice of delau	se thereol as aloresaid, shall not It hereunder or invalidate any a	ct d
tion of any poincy of procure the same a	t grantor's expense. Lad by banelia	12. Upon	delault by grantor a performance of any a	in payment of any indebtedness greement hereunder, the beneficia	secu ary i such
collected under any lire or other insurance collected under any indebtedness secured hereb ciary upon any indebtedness beneliciary	y and in such order as beneticiary the entire amount so collected, or	event the benefit	ciary at his election in portrade or direct the	may proceed to foreclose this trust e trustee to foreclose this trust of	deed tee
any part thereol, may be released to grant	delault hereunder or invalidate any	advertisement an execute and caus	e to be recorded his described real pro	written notice of default and his perty to satisfy the obligation	erec SeC
act done pursuant to said premises lree from 5. To keep said premises the from	may be levied or assessed upon or	hereby whereup thereof as then	required by law and	proceed to foreclose this trust	dee
against said property due or delinquent an charges become past due or delinquent in the drantor fail to the	a promptly deliver rectifices, assess-	13. Aite	r the trustee has com time prior to 5 days	before the date the trustee cond	72.85
by direct payment or by providing ben	its option, make payment thereof.	the default or c	w the trust deed, th	e default may be cured by pa	nyang an w
hereby, together with the obligations describereby, together with added to and become	a part of the debt secured by this	not then be due	had no default occu be cured by tender	rred. Any other default that is ca ring the performance required u	apao Indei Iefau
covenants hereof and for such payments,	he grantor, shall be bound to the	delaults, the pe	ron effecting the cu	ire shall pay to the beneficiary	rust
same extent that much payments shall be	immediately due and payabeleiery.	by law.	usives the sale shall	be held on the date and at the	tim
constitute a breach of this trust deed.	enses of this trust including the cost	be postponed a	s provided by law.	The trustee may sell said proper s and shall sell the parcel or p	rty parce
of title search as well as enforcing this of	bligation and trustees and attorney.	shall deliver to	the purchaser its de	ed in form as required by law a inv covenant or warranty, expre	ss o
iees actually incurred in and delend any 7. To appear in and delend any 7. To appear in and been any for the	action or proceeding purposed in any suit neliciary or trustee; and in any suit	plied. The recit	ness thereof. Any pe	rson, excluding the trustee, but	III.
action or proceeding to this deed any suit for the foreclosure of this deed	ary's or trustee's attorney's lees; the	15. Wh	en trustee sells pursu proceeds of sale to	payment of (1) the expenses of	d sa v re
cluding evidence of title amentioned in t amount of attorney's less mentioned in t lized by the trial court and in the event decree of the trial court, grantor further pellate court shall adjudge reasonable a pellate court shall adjudge teasonable a	of an appear front sum as the an	attorney, (2)	to the obligation secu d liens subsequent for	or the interest of the trustee in	the
ney's lees on such appeal.	the take	deed as their i surplus, if any	, to the grantor or t	o his successor in interest entitle	or 2
8. In the event that any point or con under the right of eminent domain or con	or any portion of the monies payers	sors to any o	ustee named nervin s	ind without conveyance to the	SU
to pay all reasonable costs, expenses an	is shall be paid to beneliciary an	upon any trust	ee herein named or a	ppointed hereunder. Each such ap written instrument executed by b	bene
applied by it lirst upon any reasonable both in the trial and appellate courts,	necessarily paid or incurred by bene name applied upon the indebtedne	which, when	perty is situated, shall	I be conclusive proof of proper ap	рроп
and execute such instruments as shall	equest.		ustee accepts this t	rust when this deed, duly exe ecord as provided by law. True to of pending sale under any oth ng in which grantor, beneficiary	stee Ser C
pensation, prompty distance and from time 9. At any time and from time ficiary, payment of its fees and preser	to time upon written and the note 1 station of this deed and the note 1 res. for cancellation), without allecting	ng trusi th of a	ty unless such action	or proceeding is brought by the	
the liability of any person for the pay	ment of the indeptedness the		h	the Oregon State Bar, a bank, fr ince company authorized to insure r agent licensed under ORS 696.505	ust_c

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	10760	
fully seized in fee simple of said described real i	with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto	
and that he will warrant and forever defend th	e same against all persons whomsoever.	
(XX XXXXXXXX WX XXXXXXXXXXXXXXXXXXXXXXX	an represented by the above described note and this trust deed are: HKKKKKKYYYXHKKK XXXXXXXXXXXXXXXXXXXXXXXX	
tors, personal representatives, successors and assigns. The contract secured hereby, whether or not named as a bene masculine gender includes the feminine and the neuter,		
	has hereunto set his hand the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whichever warren not applicable; if warranty (a) is applicable and the benefici as such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose, if this instrument is to be a FIRS	ary is a creditor guilation Z, the making required $\times (AAA) = K_{0-1} + \frac{1}{2}$	
the purchase of a dwelling, us Stevens-Ness Form No. 130 If this instrument is NOT to be a first lien, or is not to fina of a dwelling use Stevens-Ness Form No. 1306, or equivaler with the Act is not required, disregard this notice.	5 or equivalent; nce the purchase	
(if the signer of the above is a corporation, use the form of acknowledgment opposite.)		
STATE OF OREGON, )	STATE OF OREGON, County of	
County of Klamath	Personally appearedand	
Personally appeared the above named	who, each being first	
Kosten, husband and wife,	duly sworn, did say that the former is the	
	secretary of,	
and acknowledged the loregoing instru- ment to be their voluntary act and deed.	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act	
Bofficial seal / /	and deed. Before me:	
A ROL STARWYESTNERS A UKall	Notary Public for Oregon (OFFICIAL	
NY COMMISSION EXTINCE MAR 01, 1995	My commission expires: My commission expires:	
	UEST FOR FULL RECONVEYANCE only when obligations have been paid.	
<i>TO</i> :	, Trusteo	
The undersigned is the legal owner and holder of a	Il indebtedness secured by the foregoing trust deed. All sums secured by said	
said trust deed or pursuant to statute, to cancel all evid herewith together with said trust deed) and to reconvey, w	v are directed, on payment to you of any sums owing to you under the terms of lences of indebtedness secured by said trust deed (which are delivered to you vithout warranty, to the parties designated by the terms of said trust deed the ce and documents to	
DATED:		
, 13		
	Mary 24. Bunkee Beneticiary	
Do not lose or destroy this Trust Dood OR THE NOTE which it see	ures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	
TRUST DEED	STATE OF OREGON,	
(FORM No. 881) BTEVENS.NESS LAW PUB. CO., PORTLAND. ORE.	County ofKlamath	
George Kosten and Carol	was received for record on the7.thday	
	of <u>June</u> , 19.91., at <u>3:01</u> , o'clock A. M., and recorded	
Kosten, husband and wife	SPACE RESERVED in book/reel/volume No	
Kosten, husband and wife Grantor		
Grantor	RECORDER'S USE ment/microfilm/reception No. 30335, Record of Mortgages of said County.	
Grantor Mary w. Beinke Beneticiary	Record of Mortgages of said County. Witness my hand and seal of	
Grantor Mary w. Beinke Beneticiary	Record of Mortgages of said County. Witness my hand and seal of County affixed.	
Grantor Mary w. Beinke	Record of Mortgages of said County. Witness my hand and seal of County affixed.	
Grantor Mary w. Beinke Beneticiary AFTER RECORDING RETURN TO YAMSH Fed - att Walk # 3280/6315	Record of Mortgages of said County. Witness my hand and seal of	