FORM No. 881—Oregon Trust Deed Series—TRUST DEED.		STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. 97204	
^{°°} 31626	TRUST DEED	Volmg/_Page12947	
THIS TRUST DEED, made this15th Archie D. Cummings)day of	May, 19.91., between	
as Grantor, William M. Ganong			

as Beneficiary

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WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as:

Lot 64, Pleasant Homes Tract No. 2

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Eight Thousand Seven Hundred Ninety-five and no/100-(\$8,795.00)

note of even date herewith, payable to beneliciary or order and made by grantor, the final payment of principal and interest hereof, if

Add. conveyed, assigned or anemated by the grantor without insist the intervent of the barber calcibration of the intervent of the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of this trust deed, grantor agrees and the security of the

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ural, limber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) poin in any subordination or other adreement allecting this deed or the beneric charge statement and statement allecting the deed or the beneric charge statement in any restriction thereany (c) poin in any subordination or other adreement allecting this deed or the beneric charge statement in any record, without warranty, all or any part of the property. The statement is not statement allecting the deed or the property of the statement allecting this deed or the property. The statement is not statement allecting the deed or the property. The statement is not record or the truthulanes, thereof. Truster's less for any of the statement allecting the medicate and any statement and statement and statement and statement of the property and any statement of the property and any statement and without regard to the advectory to be average of the truthulenes thereof. Truster's less loss and statemest of the anne sue or otherwise collect the property is and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including resonable attorney's less upon any indebtedness secured hereby and in such order as benericiary may determine.
11. The entering upon and taking possession of said property, the folloction of such rests, issues and profits, or the proceeds of there and with any determine.
12. Upon default by grantor in payment of any indebtedness secured hereby any taking or damage of the property, and the application or clease thereof as adoresid, shall not cure or pursuant to such notice.
13. Upon default by grantor in payment of any indebtedness secured hereby immediately due and pay be beneticiary may at dome any determinent hereander, the beneticiary may be average of direct the trustee to lorechose this trust due to the state design all such any active any detarminent and sais. In the latter event the bendiciary or the trust

the manner provided in ORS 86.735 to 86.795 13. After the trustee has commenced trueclosure by advertisement and sale, and at any time prior to 5 days belove the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cur-the delault or delault consists of a failure to par, when dur, sums secured by the trust deed, the delault may be cured by pass then entire amount due at the time of the cure other than such portion as would not them be due had no delault occurred. Any other delault that is capable of being cured my be cured by thendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be had on the cure shall be at the start of the same shall be had on the cure that the date the start of the same store the start of the trust deed by law.

ingentie 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 more 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 pateel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law converging the postponed by the purchaser is deed in form as required by law convergence shall deliver to the purchaser its deed in form as required by law convergence the provided by law of the sale. Trustee shall deliver to the purchaser its deed in form as required by law converging the protection of the trustee sale symptometers of lact shall be conclusive proof of the trusthulanes thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee stationey. (2) to the obligation secured by the trust lew 1 and the converse dead as their interests may appear in the order of the interest on the trustee dead as their interests may appear in the order of the interest entitled to surplus. 16. Beneliciary may from time to the movers in interest entitle to success 16. Beneliciary may them time to the interest entitle to success 16. Beneliciary may them time to time anomint a successor of a success 16. Beneliciary may from time to the to the powers of success

surplus, a law to the kinikal of 10 in successor in interest entitled to such surplus. If the surplus is the surplus of the successor of successors of any frustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, 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 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 estrow agent licensed under ORS 696.505 to 696.585.

		liming under him, that he is law-
The grantor covenants and agrees to and with Ily seized in tee simple of said described real prope	a the beneficiary and those erty and has a valid, unen	cumbered title thereto
	the theorems wh	omspeller.
nd that he will warrant and forever defend the sa	me against all persons wh	
The grantor warrants that the proceeds of the loan r (a)* primarily for grantor's personal, family, househo (b) X XIX AD ON XIX X ON VIX & AN ON X X X X X X X X X X X X X X X X X X	AR RESPONDENCE their h	eirs, legatees, devisees, administrators, execu-
This deed applies to, inures to the benelit of and the second applies to, inures to the benelit of and the second representatives, successors and assigns. The term secured hereby, whether or not named as a beneficing asculine gender includes the feminine and the neuter, and IN WITNESS WHEREOF, said grantor has	ary neteril. In sumber includes	the plutal.
IN WITNESS WHEREOF, said granter has	s nereditio set the the	D. Cummings
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty tot applicable; if warranty (a) is applicable and the beneficiary south word is defined in the Truth-in-Lending Act and Regu- beneficiary MUST comply with the Act and Regulation by ma disclosures; for this purpose, if this instrument is to be a FIRST li the purchase of a dwelling, use Stevens-Ness Form No. 1305 of it this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens-Ness Form No. 1306, or equivalent. with the Act is not required, disregard this notice.	lation 2, the king required ten to finance or equivalent; the purchase	D. Cummings
(If the signer of the abave is a corporation, use the form of acknowledgment opposite.)		
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STATE OF OREGON,)ss. County of Klamath) May ,1991		, 19 and who, each being first
- It appared the above named		
Archie D. Cummings		
	secretary of	the the
and acknowledged the loregoing instru- ment type his	a corporation, and that the	e seal affixed to the foregoing instrument is the oration and that the instrument was signed and orporation by authority of its board of directors; vledged said instrument to be its voluntary act
OFFICIAL Each Lemon		(OFFICIAL
SEAL) PEGGY B BEYNOLDS	Notary Public for Oregon My commission expires:	SEAL)
My commission expires: 2392		
REG	QUEST FOR FULL RECONVEYANCE	d.
	d only when obligations have been pair	
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You hered said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey, estate now held by ^t you under the same. Mail reconveya	all indebtedness secured by the by are directed, on payment to idences of indebtedness secured without warranty, to the part	103 GEDIBUTT
DATED: , 19	······••	
DATED		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.
Do not lose or using into the		
		STATE OF OREGON,
TRUST DEED		STATE OF OKLOGIN, SS. County of <u>Klamath</u> I certify that the within instrument
FORM NO. SUT		was received for record on the .8th . day of
	SPACE RESERVED	in book/reel/volume No
Grantor	FOR	+ Imicrofilm/reception NO
	RECORDER'S USE	Record of Mortgages or sala County? Witness my hand and seal of
Beneliciary		County affixed.
AFTER RECORDING RETURN TO		Evelyn Biehn, County Clerk. NAME By Outer Mutandan Deput
Wm. M. Ganong 635 Main St		By Quelin Mulendar Deput
Klamath Falls, Or. 97601		
