ORM No. 881—Oregon Trust Deed Series—TRUST DEED.	K-43353	RIGHT 1990 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR 9730
32156	TRUST DEED	
THIS TRUST DEED, made ROBERT J. BRISENO		July 19.91, betweer
S Grantor, KLAMATH COUN JOHN L. HALES and LO	ΤΥ ΤΙΤΙΕ	vivor
s Beneficiary,		
Grantor irrevocably grants, b n Klamabh Co	WITNESSETH: argains, sells and conveys to tru unty, Oregon, described as:	istee in trust, with power of sale, the propert
of the Willamette Me	ridian.	5 South, Range 7 East
of the Willamette Me	ridian.	- 1 - 11 - star sides thereinto belonding of in anyw
of the Willamette Me	ridian. nts, hereditaments and appurtenances nts, issues and profits thereof and all f.	and all other rights thereunto belonging or in anywi ixtures now or herealter attached to or used in conne
of the Willamette Me now or herealter appertaining, and the rer FOR THE PURPOSE OF SECUR	ridian. nts. hereditaments and appurtenances nts, issues and profits thereof and all f RING PERFORMANCE of each agre ID NO/100	and all other rights thereunto belonging or in anywi istures now of hereafter attached to or used in conne ement of grantor herein contained and payment of th
of the Willamette Me now or herealter appertaining, and the rer for with said real estate. FOR THE PURPOSE OF SECUR sum of FOUR THOUSAND AN note of even date herewith, payable to ber	ridian.	and all other rights thereunto belonging or in anywi ixtures now or hereafter attached to or used in conne ement of grantor herein contained and payment of t interest thereon according to the terms of a promisso to the final payment of principal and interest hereof,
of the Willamette Me now or herealter appertaining, and the rea- row or herealter appertaining, and the rea- FOR THE PURPOSE OF SECUR Sum of FOUR THOUSAND AN note of even date herewith, payable to ber not sooner paid, to be due and payable The date of maturity of the debt se	ridian. nts, hereditaments and appurtenances nts, issues and profits thereof and all the RING PERFORMANCE of each agre ID NO/100 Dollars, with neticiary or order and made by grantor at maturity cured by this instrument is the date, s	and all other rights thereunto belonging or in anywi- ixtures now or hereafter attached to or used in conne- ement of grantor herein contained and payment of t interest thereon according to the terms of a promisso , the final payment of principal and interest hereof, , 19 tated above, on which the final installment of said no part thereof or any interest therein is sold, agreed to
of the Willamette Me together with all and singular the tenemen now or herealter appertaining, and the ter For THE PURPOSE OF SECUR Sum of FOUR THOUSAND AN note of even date herewith, payable to ber not sooner paid, to be due and payable The date of maturity of the debt se becomes due and payable. In the event th	ridian. nts, hereditaments and appurtenances nts, issues and profits thereof and all f RING PERFORMANCE of each agre ID NO/100 Dollars, with neticiary or order and made by grantor at maturity cutred by this instrument is the date, s the within described property, or any p the grantor without first having obta ations secured by this instrument, irre payable.	and all other rights thereunto belonging or in anyws ixtures now of hereafter attached to or used in conne ement of grantor herein contained and payment of t interest thereon according to the terms of a promisso to the final payment of principal and interest hereof,

3. To comply with all have, ordinances, regulations, covenants, to join in restrictions allecting such linancing statements pursuant to the Uniform Commuter of the art the beneficiary way requires, to join in executing such linancing statements pursuant to the Uniform Commuter of the art the beneficiary way requires and use of a line searches made proper public office or offices, as well as the cost of all lien searches made by ling officers or searching agencies as may be deemed desirable by the beneficiary.
A To provide and continuously maintain insurance on the huildings one or hereafter exected on the said premises against loss or damage by lire and such other hazards as the hereafticary may fromp time to time require, in an annount not less than 3 FUIL INSULAD LE VALUED LE VALUED to the batter: all policies at insurance shall be delivered to the beneficiary as soon as insured if the grantor shall bail for any reason to procure any such insurance and the deliver at least filteen days prior to the banders and the deliver said policies of the beneficiary at least filteen days prior of said mallings, the beneficiary in a procure the same at grantor sequences. The aniomatic collected under any blevel of insurance policy may be applied to be beneficiary in any procure the same at grantor sequences of the beneficiary the same at a grantor sequences and the deliver said policies of the beneficiary the application or releave shall not cure on wide and not beneficiary the angle at no reason there any no any indebtedness secure hereby and in successed upon or against staid mether any detail or notice of delauth hereunder or invalid at any are thereof, may be releaved the another the state secured upon or against staid mether to such and point in sacch and the relaxes assessments and other there are availed by diver and other charge spathele by grant, either any and the grantor shall be delivered and providing beneficiary with lends with which to make sate and any taxes, assessments and the delinverticary ma

It is mutually agreed that:

It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of commend domain or condemnation, benchetary shall have the right it are elects, to require that all or any portion of the momen practic is compensation to: such taking, which are in recess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid of incurred by granter in such proceedings, shall be puid to benchetary and applied by it first upon any reasonable costs and expenses and attorney's fees-both in the trial and appellate courts, necessarily paid or incurred by benchetary and erecute such instruments as shall be necessary and or incurred by the secured hereby; and granter afters, at its own expense, to take such actions and erecute such instruments as shall be necessary in obtaining such actions of the real any time and from time to time of this deed and the mode for endivergenent in cise of tail reconvergence of this deed and the mode for endivergence of its fees and presentation concellation), without affecting the lightly of an expense of the parameter of this deed and the mode for endivergence of the real presentation of the indebtedness, trustee may (a) consent to the making et any map or plat of said property; (b) join in

the indebtedness hereby secured, enter upon and take possession of said prop-erty or, any part thereof, in its own name sue or otherwise collect the tents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-ney's less upon any indebtedness secured hereby, and in such order as bene-ficiary may determine.

ficiary may determine. 11. The entering upon and taking possession of said property, the collection of such tents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresiad, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

property, and the application or release thereof as aloresaid, shall not cure of the wave any default or notice of default hereunder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sesence with respect to such payment and/or performance, the beneliciary may event the beneliciary at his cletton may proceed to foreclose this trust deed yin equity as a mortgage of direct the truster to foreclose this trust deed yin equity as a mortgage of direct the truster to foreclose this trust deed yin equity as a mortgage of direct the truster to foreclose this trust deed by advertisement and law in the beneliciary or the beneliciary or direct the truster to foreclose the strust deed the truster estimates and the set of the beneliciary or the beneliciary or direct the truster to foreclose the strust deed and the beneliciary forecute and cause to be recorded his written notice of default and his cletcin maner provided in ORS 67.35 to 80.795. The set of foreclose the strust deed in equity as a first the truste has and proceed to foreclose the strust deed in the beneliciary for event and cause to be recorded his written notice of default and his first for momer provided in ORS 68.735 to 80.795. The set of the truste estimate of a strust deed in the set of the truste has commenced foreclose the strust deed she, when due, the grantor or any other person so privileed by ORS 86.751, may cure the default or default. If the default consists of a failure to pay, when due, then be due had no defaults the ruste of the substander due to the strust deed in the nobel due had no default occurred. Any other default that is capable of being cured may be cured by rendering the performance required under the effect of the strust deed in the nobel due had no default occurred. Any other default that is capable of being cured may be cured by rendering the performance required under the due had no default occurred. Any other defau

and expresses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and phase designated in the notice of sale or the time to which said sale may phase designated in the notice of sale or the time to which said sale may phase designated in the notice of sale or the time to which said sale may phase designated in the notice of sale or the time to which said sale may phase designated in the notice of sale or the time to which said sale may phase designated in the notice of sale or the time to which said sale may phase designated in the deed of any mattersol hear shall define the proceed or particle the truthlulness thereoil. Any person, excluding the conclusive proof of the truthlulness thereoil. Any person, excluding the trutter, but including the granter and beneficiary, may purchase the powers provided herein, trustee statters, (2) to the ubligation secured by the trust deed, (3) to all persons hall define the underson in the truster and a reasonable charge by trustees whill apply the proceeds of sale to payment of (1) the expenses of sale, in-statters, (2) to the obligation secured by the observent in the section and be the supplus. Beneficiary may person the observent in the section of the trust events in any to the charter of the observent in the section of the trust events. Beneficiary may be the observent in the observent in the section of the success intures. The bar and be be versed with all title, powers and duties conterred upon any their name of appointeent and without conversance to the successor in their here many of appointeent and a provided by tawe. These appointed here under their mereson hand by written instrument executed by beneficiary, which the poperty is situated, shall be conclusive provid of proper appointment of the the more success this trust when this deed, duly executed and obligated to notily any parts hereto al provided

who is an active member of the Oregon State Bat, a bank, trust company the United States, a title insurance company authorized to insure title to real ny agency thereof, or an escrew agent licensed under CSS are 525 to 585 583. NOTE: The Trust Deed Act provides that the trustee hereunder must be either on attained or salings and Ican association authorized to do business under the taws of Oregon or property of this state, its subschartes, atfiliates, agents or branches, the United States or

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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

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family 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 creditor 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.

STATE OF OREGON, County of .......Josephine.......)ss.

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REQUEST FOR FULL RECONVEYANCE

, Trustee

To be used only when abligations have been paid.

TO:

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 fully 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:

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 (FORM No. 881) STEVENS NESS LAW PUB. CO., POHTLAND, ORL	FOR RECORDER'S USE	STATE OF OREGON, County ofKlamath
Grantor Beneliciary		
AFTER RECORDING RETURN TO		
Crater Title 20: 202 200 10:05000, 20 217:40		Evelyn Biehn, County Clerk