FORM No. 881—Oregon Trust Deed Series—TRUS	1 DEED A 6103 703/	COPYRIGHT 1990 STEVENS-NESS	LAW PUBLISHING CO., PORTLAND,
32323	TRUST DEED	Vol. <u>mal</u>	_Page_1437:
	nade thisllthday of STINA ARLITA HAGER,	July	, 19.91., bet
R. A. COFFMAN AND MARY survivorship,	& ESCROW, INC. ROBBIE COFFMAN, husband an		<i>, as Trustee</i> , rights of
as Beneficiary,			
	WITNESSETH: s, bargains, sells and conveys to t. County, Oregon, described as:		
SEE LEGAL DESCRIPTION M MADE A PART HEREOF AS T	MARKED EXHIBIT "A" ATTACHED HOUGH FULLY SET FORTH HERE	HERETO AND BY TH	IS REFERENCE
together with all and singular the tenen now or herealter appertaining, and the tion with said real estate. FOR THE PURPOSE OF SECU sum of TWENTY EIGHT THOUSAN	URING PERFORMANCE of each agree	ement of grantor herein cor	stained and payment of
FOR THE PURPOSE OF SEC sum of TWENTY EIGHT THOUSAN \$28,000. note of even date herewith, payable to bu not sooner paid, to be due and payable The date of maturity of the debt s	URING PERFORMANCE of each agree ID AND NO/100 Dollars, with eneficiary or order and made by grantor, at maturity of Note secured by this instrument is the deal	interest thereon according t the final payment of prin 19	ntained and payment of a ntained and payment of a to the terms of a promisso cipal and interest hereof.
sum of THE PURPOSE OF SECU sum of TWENTY EIGHT THOUSAN note of even date herewith, payable to be not sooner paid, to be due and payable The date of maturity of the debt s becomes due and payable. In the event is sold. conveyed, assigned or alienated by then, at the beneficiary's option, all oblig herein, shall become immediately due and To protect the security of the sold.	URING PERFORMANCE of each agree ID AND NO/100Dollars, with eneficiary or order and made by grantor, at maturity of Note recured by this instrument is the date, st the within described property, or any pa the grantor without first having obtain fations secured by this instrument, irresp payable.	interest thereon according t the final payment of prin 19 ated above, on which the fi	nation of used in conn national and payment of a roothe terms of a promisso cipal and interest hereof, inal installment of said pa
sum of TWENTY EIGHT THOUSAN note of even date herewith, payable to by not sooner paid, to be due and payable the date of maturity of the debt s becomes due and payable. In the event is sold, converved, evident	URING PERFORMANCE of each agree ID AND NO/100Dollars, with eneficiary or order and made by grantor, at maturity of Note secured by this instrument is the date, st the within described property, or any pa the grantor without lirst having obtai gayable. st deed, grantor agrees: id property in good condition ding or improvement thereon; y be constructed, damaded or urred therefor. regulations, covenants, condi- the beneliciary so requests, to pay for liling same in the of and the searches made	interest thereon according t the final payment of prin 19 ated above, on which the fi	attained to or used in conn natained and payment of n to the terms of a promisso cipal and interest hereof, inal installment of said me therein is sold, agreed to approval of the beneficial fates expressed therein, etion thereon; (c) join in a bis deed or the lien or char bis deed or the lien or char bis deed or the lien or char to a part of the preperty. Tester's fees for any of t t lees than \$5, under, beneficiary may at an of or by charge of any security in or otherwise confer the rend the approximation of said pro- or otherwise confer the rend to make the confer the rend to the present of rend to the present of the rend to the present the rend

act done pursuant to summer induce of default hereunder or invalidate any 5. To keep said premises free from construction liens and to pay all taxes, assessments and premises free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or charges become past dince charges that may be levied or assessed upon or charges become past dince charges that may be levied or assessed upon or charges become past dince charges that may be levied or assessed upon or charges become past dince charges that may be levied or assessed upon or charges become past dince charges payable by granter, either by direct payment or by liens or other charges payable by granter, either make such payment, beneticiary shuth the abligations described in pradagnhs 6 and 7 of this trust deed, shall be added to and become shalt of the obligations the payments of any of the covenants hereof and for such payments with interest as aloresaid, the property hereinbelore described, as well as the finiterest as aloresaid, the property hereinbelore described, as well as the finiterest as aloresaid, the property hereinbelore dustribut deed immediately due and payable with constants and expenses of the taxing here of this trust deed in the other shall, at the option of the boligation herein for all such payments shall be immediately due and payable without or in enforcing this obligation and trustee's and atturney's ender all sums secured by this trust deed immediately due and payable with or in enforcing this obligation and trustee's and atturney's level and be obligation of the best and support of the secured of this trust deed.
7. To appear in and defend any action or proceeding purporting to alress evel and the beneficiary includes and expenses of the secure during the secured by the trust deed, to pay all costs and support trustee's and support and support in the secure due to the payments and trus

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pellate court shall adjudge reasonable as the beneticiary's of truster's attorney's lees on such appeal. If is mutually affered that: S. In the event that any portion or all of said property shall be taken inder the right of eminent domain or condemnation, beneticiary shall have the as compensation lor such taking, which are in position of the minount required to pay all reasonable costs, expenses and attorneys of the amount required to pay all reasonable costs, expenses and attorneys and applied by it first upon any reasonable costs and be paid to beneticiary and applied by it first upon any reasonable costs and be paid to beneticiary and applied by it first upon any reasonable costs and express on dattorney's lees, neutred by charter in such taking courts, necessarily paid or incurred by bene-ticiary in such proceedings, and the balance applied por the indebtedness and erecute such instruments as shall be necessarily in obtaining such com-y. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of this deel and the mole for endorsement in case of tall reconsequences, for cancellation, struct at the take (a) consent to the making of any map or plat of said property; (b) given (c) consent to the making of any map or plat of said property; (c) given (c) consent to the making of any map or plat of said property; (c) given (c) consent to the making of any map or plat of said property; (c) given (c) consent to the making of any map or plat of said property; (c) given beneficiary (c) consent to the making of any map or plat of said property; (c) given (c) consent to the making of any map or plat of said property; (c) given (c) consent to the making of any map or plat of said property; (c) given (c) consent to the making of any map or plat of said property; (c) given (c) consent to the making of any map or plat of said property; (c) given (c) consent to the making of any map or plat of said property; (c) given (c) consent to the makin

in equity as a mortgage or direct the instee to incredus of this fully deed advertisement and sale, or may direct the trustee to incredus thrust deed by the beneficiary elects to incredus by advertisement and sale, the hin the event the beneficiary elects to incredus by advertisement and sale, the hin the event of the trustee shall evenue and cause to be recorded his written notice of advertise notice thereby whereupon the trustee to be recorded his written notice of advertise of the trustee shall evenue and cause to be recorded his written notice of advertise notice thereby whereupon the trustee shall in the time and place of sale, dive notice thereby whereupon the trustee shall in the time and place of sale, dive notice thereby whereupon the trustee shall in the time and place of sale, dive notice thereby whereupon the trustee shall is the time and place of sale, dive in the manner put of the sale commenced foreclosure by advertisement and sale, and at any time prior tas commenced foreclosure by advertisement and sale, the grantor or any other pedays before the date the trustee conducts the sale, and at any time prior tas commenced for a balance portion as would not then be due had no default occurred. Any oth than such portion as would being curred may be cured by the deriver of the pedault that is capable of being our due had no default occurred. Any oth the asale, portion as would being curred may be cured by the drust and part to be beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall by held on the date and at the time sale place divisition of the sale shall by held on the date and at the time sale by a sub-

defaults, the person effecting the cure shall pay to the obligation of the fruit ded and expenses actually incurred in enhancing the obligation of the fruit ded 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 sad sale may be postponed as provided by law. The trustee may the sale or purcels at auction to the highest bidder for cash, payable at the parcel or purcels at auction to the highest bidder for cash, payable at the parcel or purcels at auction to the highest bidder for cash, payable at the parcel or purcels at auction to the highest bidder for cash, payable at the parcel or purcels and the property either in the date and the trustee while the conclusive proof of the recitals in the deed of any matters of late. Shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grapher trustee sells pursuant to the powers provided herein, trustee shall define to the obligation to the trustee shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grapher trustee sells pursuant to the powers provided herein, trustee shall apply them trustee sells pursuant to the order to the expense of sale. Thus autoney, (2) to the obligation to to his successor in interest entitled to such surplus. 16. Beneficiary may appear in the order of their previses and (4) the surplus.

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, it's subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 600.505 to 652.525.

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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.

Samonta DEAN M. MARTIN Y Cristing Oilit CRISTINA ARLITA HAGER alita

OKEGON ALIFORNIA STATE OF OREGON, County of ARE.) 55. ು ಸಂಗಾ ರಿಗೆಲ್ಟ -195 This instrument was acknowledged before me on _____July___ J. 19.94 DEAN M. MARTIN AND CRISTINA ARLITA HAGER by ····· This instrument was acknowledged before me on by as _____ of CHORINAL COLORISTIC STATES CONTRACTOR U.D.a. Notary Public for Oregon OFFICIAL SEAL OFFICIAL SEAL DEDRA LIGHTLE NOTARY PUBLIC - OREGON COMMISSION NO. 002970 MY COMMISSION EXPIRES DEC. 10, 1994 My commission expires 1.2.1.0.9.4 A STATE AND A STAT

REQUEST FOR FULL RECONVEYANCE To be used only when obligations 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 frust 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 reconveyonce will be made

TRUST DEED (FORM No. 881) STEVENE-NESS LAW PUB. CO PORTLAND. ORE.		STATE OF OREGON, County of	
		was received for record on the	
Grantor	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No	
Beneficiary		Record of Mortgages of said County. Witness my hand and seal of	
AFTER RECORDING RETURN TO		County affixed.	
ATC		NAME	
•		By Deput	

EXHIBIT "A"

The central 40 feet of Lots 532 and 533, Block 127, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning on the East line of Mitchell Street 40 feet South of the Northwest corner of Lot 533, in Block 127, MILLS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON; thence South along the East line of Mitchell Street 40 feet; thence East at right angles to Mitchell Street 100 feet; thence North parallel with Mitchell Street 40 feet; thence West at right angles to Mitchell Street 100 feet to the place of beginning.

CODE 1 MAP 3809-33AD TL 14200

STATE OF OREGON: COUNTY OF KLAMATH: ss.

 Filed for record at request of
 Aspen Title Co.
 the
 24th
 day

 of
 July
 A.D., 19 91
 at 10:11
 o'clock
 AM., and duly recorded in Vol.
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 of
 Mortgages
 on Page
 14372
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 Evelyn Biehn
 . County Clerk

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