FORM No. 881—Oregon Trust Deed Series—TRUS		COPYRICHT 1910 STEVENS NEES LAW FUBLISHING CO., FOR TLAND, OR 1
34450	TRU	st DEED Vol. <u>ma1</u> Page <u>18255</u>
<i>THIS TRUST DEED, m</i> Maggie A. Cola	hade this 5th	day of September, 19 91, betwee
전 등에 가지 못하는 것 같은 것 같		
as Grantor, Aspen Title & Henley Land Co	Escrow, INC. mpany; INC.	
as Beneficiary,		ESSETH
Grantor irrevocably grant	s, bargains, sells and co	priveys to trustee in trust, with nower of sale, the proper
171	County, Oregon, descr	ibed as:
Lot 6, Block 1	, Tract 1085, Coun	tru Green
in the County of	of Klamath, State	of Oregon
같이 말했다. 그는 것은 것은 것이라. 같은 것은 것은 것은 것은 것은 것은 것을 같이다.		
Code 100. Map	3909-13AA, tax lot	
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	ments, l'ereditaments and a rents, itsues and profits the	appurtenances and all other rights thereunto belonging or in anyw erest and all fixtures now or hereafter attached to or used in conne
tion with said real estate. FOR THE PURPOSE OF SEC	CURING PERFORMANCE	of each agreement of grantor berein contained and naument of
sum of NLife Thousand a	and Two Hundred & r	$o^{t}$ each agreement of grantor herein contained and payment of t $o^{t/100}$
note of even date herewith, payable to	beneficitry or order and ma	Dollars, with interest thereon according to the terms of a promisso do by grantor, the final payment of principal and interest hereof,
The date of maturity of the debu	at naturity of r	юtе, 19
sold, conveyed, assigned or alignated	by the stranton without fin	Is the date, stated above, on which the final installment of said no erfy; or any part thereof, or any interest therein is sold, agreed to at liaving obtained the written consent or approval of the benefician strument, irrespective of the maturity dates expressed therein.
To protect the security of this d		
1. 10 protect, preserve and maintain	said property in good condition	thereal (d) recovery without affecting this deed or the lien or char
not to commit or permit any waste of said prop 2. To complete or restore promptly manner any building or improvement which r destroyed thereon, and pay when due all costs	and in good and workmanlike may be constructed, damaged or incurred (lerefor	grantee in any reconveyance may be described as the "netson or nerse
destroyed thereon, and pay when due all costs i 3. To comply with all laws, ordinance tions and restrictions allecting said property; join in executing such linancing statements pu cial Cords as the hendericity.	s, regulatons, covenants, condi- it the ben diciery so requests, to rsuant to the Uniform Commer-	10. Upon any default by grantor hereunder, beneficiary may at a
proper public office or offices, as well as the by filing officers or searching adencies as	cost of all lien searches made	time without notice, either in plant, by ganto, tereinter, benendary may at a pointed by a court, and without whard to the adequacy of any security the indebtedness hereby secured, effect upon and take possession of said pro erty or any part thereof, in its own name sue or otherwise collect the ren ssues and another including these and the next of the rest.
4. To provide and continuously main now or hereafter erected on the said premises	tain insurance on the buildings	less costs and expenses of operation and collection, including reasonable ate
and such other hazards as the beneficiary ma an amount not less than \$ companies acceptable to the beneficiary, with	loss payable to the latter all	liciary may determine.
policies of insurance shall be delivered to the if the grantor shall fail for any reason to pro deliver said noticies to the headling and the land	beneficially as soon as insured; cure any such insurance and to	insurance policies or compensation or awards for any taking or damage of the proceeds of the application or release thereof as aloressid shall not any taking or damage of the spolicition or release thereof as aloressid shall not be application or release thereof as aloressid shall not be application or release thereof as aloressid shall not be application or release thereof as aloressid shall not be application or release thereof as aloressid shall not be application of the spolicity of the spo
the beneficiary may procure the same at a collected under any fire or other insurance	fatter placed on said buildings, grantor's xperies. The amount	value any default or notice of default hereunder or invulidate any act do pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secur
may determine, or at option of beneliciary the	e entire amount so collected, or	issence with respect to such payment and/or performance, the beneficiary mi ideclare all sums secured hereby immediately due and payable. In such
act done pursuant to such notice. 5. To keep said premises tree from co	ault herewider or invalidate any	in equity as a mortgage or direct the trustee to foreclose this trust de in equity as a mortgage or direct the trustee to foreclose this trust deed i inductisement and sale, or may direct the trustee to pursue any other right
taxes, assessments and other charges that may against said property before any part of suc charges become past due or delinouent and or	be levied or assessed upon or h taxes, assessments and other	temedy, either at law or in equity, which the beneficiary may have. In the even the beneficiary elects to loreclose by advertisement and sale, the beneficiary the fruster shall execute and cause to be recorded his written notice of defau
to beneticiary; should the grantor fail to make ments, insurance premiums, liens or other cha by direct navment or by providing benetici	e payment of any taxes, assess- rges payable by grantor, either	und his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deep in the manner provided in ORS 86.735 to 86.795.
make such payment, beneficiary may, at its ' and the amount so paid, with interest at the ra hereby, together with the obligations described	option, make payment thereof, ate set for h in the note secured	13. After the trustee has commenced foreclosure by advertisement at sale, and at any time prior to 5 days before the date the trustee conducts the
trust deed, with be added to and become a p trust deed, without waiver of any rights arisi	art of the debt secured by this ng from preach of any of the	sale, the grantor or any other person so privileged by ORS 86.753, may cu the detault or defaults. If the default consists of a failure to pay, when du sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as wour
erly hereinbelore described, as well as the g same extent that they are bound for the pay described, and all such payments shall be imm	rantor, shall be bound to the yment of the obligation herein rediately die and payable with	For then be due had no detault occurred. Any other detault that is capable the first cured may be cured by tendering the performance required under the
out notice, and the nonpayment thereof shall, a render all sums secured by this trust deed imi constitute a breach of this trust deed.	at the option of the beneficiary, mediately fue and payable and	chligation or trust deed. In any case, in addition to curing the default of teleaults, the person effecting the cure shall pay to the beneliciary all cos and expenses actually incurred in enforcing the obligation of the trust dee
6. To pay all costs, lees and expenses of title search as well as the other costs and e in connection with or in enforcing this obligati	expenses of the trustee incurred	together with truster's and attorney's fees not exceeding the amounts provide by law. 14. Otherwise, the sale shall be held on the date and at the time ar
tees actually incurred. 7. To appear in and defend any actio allect the security rights or powers of beneficia	n or proceeding purporting to	te postponed as provided by law. The truster runs sell said property eithin - one parcel or in separate parcels and shall sell the parcel or parcels to the truster be the parcel or parcels and shall sell the parcel or parcels and sha
action or proceeding in which the beneficiary of any suit for the foreclosure of this deed, to p Juding evidence of title and the beneficiary's o	r trustee thay appear, including bay all costs and expenses, in-	shall deliver to the purchaser its deed in form as required by law conveying the property so sold but without any covenant or warrant.
amount of attorney's lees mentioned in this pa ixed by the trial court and in the event of an fecree of the trial court, frantor further agree hellate court shall adjudge reasonable as the i	ragraph 7 in all cases shall be	rlied. The recitals in the deed of any matters of lact shall be conclusive pro- of the truthfulness thereoil. Any person, excluding the truster, but includin the grantor and beneficiary, may purche at the sale encoded to the 15. When trusters will a unrecord at the sale encoded to the sale of
ellate court shall adjudge reasonable as the i sey's lees on such appeal. It is mutually agreed that:	beneliciary's or trustee's attor-	15. When trustee sells pursuant to the powers provided herein, truste shall apply the proceeds of sale to payment of (1) the expenses of sale, in cluding the compensation of the trustee and a reasonable charge by trustee storreey. (2) to the obligation secured by the trust (teed, (3) to all person having rearrying lines thereaver as the trust (teed, (3) to all person
8. In the event that any portion or all		a notion $S_{i}$ (2) to the obligation secured by the trust dead, (3) to all person having recorded liens subsequent to the interest of the trustee in the trust dead as their intervets may appear in the order of their priority and (4) th surplus, if any, to the grantor or to his successor in inferent entitled to succ
igni, it it so elects, to require that all or any is compensation for such taking, which are in 0 nav all resonable costs expenses and atte	portion of the monies payable excess of the amount required	16. Beneficiary may from time to time appoint a successor or succe
	I be paid to Leneficiary and	where. Upon such appointment, and without conveyance to the successo fusies, the latter shall be vested with all title movers and duties employed
oth in the trial and appellate courts pecessar		Boon any frustee herein parted or annointed karenate. Fact with
ipplied by it itst upon any reasonable costs an optim in the trial and appellate courts, necessar liciary in such proceedings, and the balance a coured hereby; and grantor agrees, at its own nd execute such instruments as shall be nece ensation, promptly yoon beneliciary's request.	applied when the indebtedness	upon any trustee herein named or appointed hereinder. Each such appointen- and substitution shall be made by written instrument executed by hemeficiary which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointmen

NOTE: The Trust Deed Act provides that the trustee hereund r must be either an attaining, who is an active member of the Oregan State Bar a bank, trust company or savings and loan association authorized to do business their the laws of Oregan or the United States, a sille insurance company authorized to insure life to real property of this state, its subsidiaries, affiliates, agents or b anchezz the United States of any agency thereof, or an escraw agent licensed under ORS 696.305 to 696.585.

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The grantor covenants and agrees to a seized in tee simple of said described rea	nd with the benef I property and h	iciary and those as a valid, unan	claiming under him, that he is law- cumbered title thereto
that he will warrant and forever defend	the same against	all persons what	maoevet.
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family o (b) for an organization, or (even if grantor	s a natural person) a	era for Dusiness or	
rsonal representatives, successors and as a beneficia	ry herein. In constru	ting this deed and "	
inder includes the teminine and the neuter, and the IN WITNESS WHEREOF, said gre	mine hos herennic	I VET ITTO TICHTAR FIL	9. Colahan
MPORTANT NOTICE: Delete, by lining out, whichever w s applicable; if warranty (a) is applicable and the ben such word is defined in the Truth-in-lending Act an nefficiary MUST comply with the Act and Regulation nefficiary MUST comply with the Act and Regulation	ficiary is a creditor d Regulation Z, the	Maggie A. O	
sclosures; for this purpose use discussed and the compliance with the Act is not required, disregard this	notice.		
STATE OF OREG This instrum by 10 g g 15	ient was acknowle	eriged betwee me	Vittama
	ing a second	edged before me	on, 19,
as of			
		y commission e	
	REQUEST FOR FULL	SECONVEYANCE	
(2019년) - 2019년 - 2019년 - 2019년 - 2019년 - 1919년 - 1919년 - 2019년 - 2019년 - 2019년 - 2019년 - 2019년 - 2019년 - 2019년 - 2019년 - 2019	, Trustee		
<i>TO</i> :	11		foregoing trust deed. All sums secures by such
TO: The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cance	I all evidences of in	dobtedness secured anty, to the parti	foregoing trust deed. All sums secured by sain you of any sums owing to you under the terms of by said trust deed (which are delivered to you es designated by the terms of said trust deed th
TO: The undersigned is the legal owner and he	I all evidences of in	dobtedness secured anty, to the parti	by said trust deed which all said trust deed th
TO: The undersigned is the legal owner and he trust deed have been tully paid and satisfied. Y said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re estate now held by you under the same. Mail te DATED:	all evidences of in convey, without warr conveyance and docu	dobtedness secured arty, to the parti- ments to	by said trust deed (which are so that the solution of said trust deed the solution of said tru
TO: The undersigned is the legal owner and he trust deed have been tully paid and satisfied. Y said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re estate now held by you under the same. Mail te DATED:	all evidences of in convey, without warr conveyance and docu	dobtedness secured arty, to the parti- ments to	by said trust deed (which are of said trust deed the estimated by the terms of said trust deed the Beneficiary Beneficiary rustes for concellotion befare reconveyance will be made.
TO: The undersigned is the legal owner and he trust deed have been tully paid and satisfied. Y said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re estate now held by you under the same. Mail te DATED:	all evidences of in convey, without warr conveyance and docu	dobtedness secured arty, to the parti- ments to	by said trust deed (which are of said trust deed the es designated by the terms of said trust deed the Beneficiary nates for concellotion before reconveyance will be made. STATE OF OREGON, County of
TO: The undersigned is the legal owner and he trust deed have been tully paid and satisfied. Y said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re estate now held by you under the same. Mail re DATED: De not loss or destroy this Trest Deed OR THE NOTE TRUST DEED (FORM No. 881)	all evidences of in convey, without warr conveyance and docu , 19	dobtedness secured arty, to the parti- ments to	by said trust deed (which are a said trust deed the es designated by the terms of said trust deed the Beneficiery nutes for concellotion before recenveyance will be made. STATE OF OREGON, County of
TO: The undersigned is the legal owner and he trust deed have been tully paid and satisfied. Y said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re estate now held by you under the same. Mail re DATED: Da not loss or destroy this Trust Deed OR THE NOTE TRUST DEED (FORM No. 581) STEVEMENESS LAW PUB. CO. PORTLAND. ORE	all evidences of in convey, without warr conveyance and docu , 19	dobtedness secured andy, to the parti- ments to the delivered to the 1 mesenved RESERVED FOR	by said trust deed (which are an even of said trust deed the Beneficiery nutes for concelletion before recenveyance will be made. STATE OF OREGON, County of

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