	[19] : 승규는 아이것을 알는 방법적 못했	STEVENS NESS LAW FUS. CO., FORTLAND, DR 97304
FORM No. 831-Oregon Trust Deed Series-TRUST DEED.	TRUST DIED	Vol. <u>m91</u> Page 18462
THIS TRUST DEED, made this TOMMY MACK HOPKINS and PATRICLA	der of :Se	ontentra 7 19 91, between and wife,
MT/UART DATI TRE	ATTORNEY AT LAW.	as Trustee, and
AS GRANTOF, JAMES O. HOPKINS, TRUSTEE; NEDRA 8/28/89	M. HOPKINS, IRUSTEE;	HOPKINS FAMILY TRUST U/A/D/
in	Oregon, described as: of the E ¹ of Section Illamette Meridian: I 3'06" East 404.27 feet t beginning of this de North 08 deg. 11'10" , thence North 49 deg 1 feet, thence South . the bearings based of ment created by docum 233, and recorded Oct. 233, and recorded Oct. reditaments and appurtenances a use and profits thereof and all ti PERFORMANCE of each agree HUNDRED FORTY-FOUR A JULY 1 by this instrument is the date, so the described property, or any p rantor without first having obta secured by this instrument, irre	west 110.31 feet, thence . 58' East 315.50 feet, thence 31 deg. 46'25" West 567.35 feet, n recorded survey number 3186. ent dated October 6, 1987, and ober 15, 1987, in Volume M87, and all other rights thereunto belonging or in anywise stures now or herein teres thereon or used in connec- ement of grantor herein contained and payment of the ND 99/100

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 Therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

 To protect preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; on to compiler or restore prompily and in code and workmanilke manner any building for improvement any water of said property.
 To complete or restore prompily and in code and workmanilke manner any building for improvement and said for the constructed, damaged or deterior detroyed thereon, and pay when due admances, regulations, overants, conditions and restrictions linarcing statements pursuant to the Uniform Commergian and restrictions and intering statements pursuant to the Uniform Commergian or the construction of statements any be determed desirable by this find offices or searching agencies as may be deamed desirable by the beneficiary.
 To provide and continuously maintain imurance on the buildings more theread desirable by the beneficiary as soon as insured; in a amount not less than 8... beneficiary, with loss payable to the latter; all policies of insurance bit is dedivered to the beneficiary as piort to the expiration of the construction and restriction of the any reason to procume any such insurance and to diver any policy of insurance nerve of heready and in we hourt as one of the construction lines and provide and on the safe grantor's espires. The amount of least the construction lines and theready of any determine, or at option of beneficiary the entity of any of the construction in the second pay determine, or at option of beneficiary with entity of any determine, or at option of beneficiary the soon assessed upon or any additioner pays and determines a part of such thas assessmentia and there and thereody of assessmentia and there any of the construction lines and to pay all fars, assessmentany det

penale court small adjutge transmister in the betterning of that the data ney's less on such appeal. It is mutually agreed that: 8. In the event that any portion or all of sail property shall be taken under the right of eminent domain or condemnation. beneficiary shall have the right, if it is o elects, to require that all or any process of the amount required as compensation lor such taking, which are incomely in the monies payabi-tion by grantor in such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and est enses and attorney's feet ficiary in such proceedings, and the banee applied upon the indebtedness accured hereby; and granton deres, at its own expense, to take such actions and execute such instrum beneficiary's request. 9. At any time and trom time to time upon written request of bene-liciary, payment of its less and presentation of the deel and the note for endorsement of its of the payment of the indebtedness (carry endorsement) of its less and presentation of the deel and the note for endorsement of its less of full reconveyances, for carcultation), without affecting (a) consent to the making of any map or plat of aid property; (b) join in (a) consent to the making of any map or plat of aid property; (b) join in

granting any essement or creating any restriction therein: (c) join in any subordination or other asteement electing this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The france in any reconveyance may be described as the "person or persons legally emided thereoi." and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereoi. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by granter hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indoktedness hereoid, enter upon and take possession of said property or any part thereoid, in its own name sue or otherwise collect the rest. Issues and profits, including those past due and ungaid, and apply, the same. Tess costs and expenses of operation and callegion, insued and upoint, and there as beneficieny may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other mixing policies or compensation or awards for any taking or damade of the mixing policies or compensation or awards for any indektedness secured thereby ent line and advection of a such aronice.
12. Upon default by grantor in payment of any indektedness secured hereby in the trustee to therelose. In stuch and the beneficiary may direct the trustee to therelow this trust deed by event the beneficiary at his election may not proceed to therelow and the such and encided and payable. In such an equity, which the beneficiary may draw that any secure the beneficiary at his election to soll the suid described by edvertisement and alse, or may direct the trustee to therelow and the beneficiary may have. In the trustee has commenced foreclower his trust deed by edvertisement and place of sale, give horit

and expenses actually incurred in enlineing the following the amounts provided together with trustees and attorneys a less 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 notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale. The time to which said sale may place designated in the notice of cash, payable at the parcel or parcels at auction to the highest bidder for cash, payable at the inne of sale. Trustee shall deliver to the purchase its deed in format or warrenty, express or im-plied. The recitals in the deed of any merics of lact shall be conclusive proof of the truthlulenes thereol. Any purchase at the sale. 15. When trustee sales purchase at the sale. 16. When trustee sales using approximate of the trustee, but including islationery. (2) to the obligation arcsing the trustee and beneficiary may appear in the order of their priority and (4) the surplus. 16. Reneficiary may thom time to time anpuint a successor or succes-16. Reneficiary may thom time to time anpuint a successor or succes-16. Reneficiary may thom time to time anpuint a successor or succes-16. Reneficiary may thom time to time anpuint a successor or succes-

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such the surplus of the successor of the successor or successor is any trustee named herein or to any successor trustee appointed here-sors to any trustee near and therein and without conveyance to the successor trustee, the latter shall be weld or appointed here and duties conterted trustee, the latter shall be med or appointed here and duties conterted which, when recorded in the mortgage records of the county or countres in which, when recorded in the mortgage records of the county or countres in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee accepts this trust when this d-ord, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any parties of any action or proceeding site under any other derd of trust or of any action or proceeding in which granter, benefucary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hareunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do builters 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, agent or branches, the United States or any agency thereof, ar on escrew agent licensed under CRS 696.505 to 690.585.

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

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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 benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and a signs. The term benet clary 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 tereunto set his hand the day and year first above written.

not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lend ng Art and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making provided disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, dissegard this notice.	Tommy Mack Hopkins Othicia and Hopkins Patricia Ann Hopkins
County of Klamath }ss. This instrument was acknowledged before me on September 19 9 by Tommy Maple-Hopkstone poly Patricia Ann Hopkstone poly TODD W. MILLER (SEAL) WCOMMISSION FYDERIS CO-37-22	OF OREGON, ty of
said trust deed or pursuant to statute, to carcel all evidences of indei herewith together with said trust deed) are to reconvey, without warran	secured by the foregoing trust deed. All sums accured by said on payment to you of any sums owing to you under the terms of tedness secured by said trust deed (which are delivered to you y. to the parties desidented by the terms of acid terms doed the
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