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PORM No. 481—Oregon Trust Deed Series—TRUST	1ED # 010	5 <i>7119</i>	COPYRIGHT 1890	ETEVENS NEED L	AW FURLISHING	P., FORTLAND, DE	A 87234
34722 THIS TRUST DEED, ma		TRUST DEED		ol <u>mar</u>		A	
NEVIN M. PFALTZGRAFF,						, оеги	reen
as Grantor, ASPEN TITLE DONALD E. BAILEY,	& ESCROW, INC				ini, a	s Trustee,	and
							وبنوتهم
as Beneficiary,	w.	TNESSETH				11. 이용장시를 다 - 이용장	
Grantor irrevocably grants, in Klamath	bargains, sells an County, Oregon, d	d conveys to escribed as:	trustee in t	rust, with po	ower of sal	e, the prop	erty
Lot 5, Block 47, KLAMAT	H FALLS FOREST	ESTATES.	HIGHWAY 6	6 UNIT.		ar and a second	
PLAT NO. 2, in the Coun	ry of Klamath,	State of	Oregon,				
CODE 114 MAP 3811-15 BO	TL 3900						

together with all and singular the tenen ents, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rints, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of FOUR THOUSAND SIX HUNDRED AND NO/100----

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

sold, conveyed, assigned or alienated by the grantor without litist then, at the beneficiary's option, all obligations secured by this insistenten, shall become immediately due and payable.

To protect, the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain si id property in good condition and repair; not to remove or demolish any building in improvement thereon; and to control to the control of the contro

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in scess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be praid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness accured hereby; and ignator agrees, at its own expense, to take such actions and execute such instruments as shall be nece sary in obtaining such compensation, and the proceeding of the payable of the payable of the control of the payable of the control of the payable of the control of the control of the endorsement (in case of full reconveyences, for encellorion), without athering the liability of any person for the payment of the indebtedness, truster way (a) consent to the making of any map or plat of sail property; (b) join in

granting any easement or creating any restriction thereon. (a) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) recoiver, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the person or persons legally entitled thereto, and the recitals therein of any motters or lacts shall be conclusive proof of the truthulners therein. Trusters test for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granton hereunder, beneficiarly may at any time without restrice, either in person, by signify the prefixery may at any time without restrice, either in person, by signify to by a creater to be appointed by a create, and without regard to the adequacy of any security for the indebtedness benefity secured, enter upon and take concession of said property or stry part flivered, in its own name area conferenced elect the rents, issues and profess including those past due and unpaid, and specific the rents, issues and profess including those past due and unpaid, and reasonable attorney's test stron may indobtedness secured hereby, and in such order as beneficiarly may determine.

13. The entering upon and taking prosession of said property, the collection of such rents, issues and profits, or the procession of live and other instrumes policies or compensation, or awards for any taking or damage of the respect of any default or notice of default hereinden or invalidate any act done pursuant to such notice.

property, and the application or receives interior as curresult, and to cure on waive any default or notice of tietauth hereumdar or invalidate any act don pursuent to such notice.

12 Jupon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement litereumder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortigage or direct the trustee to foreclose this trust deed in equity, which is the trustee to foreclose the trust deed in equity, which is the property of the experiment and sale, or may direct the trustee to foreclose this trust deed in empty, either at line or in equity, which the henciliciary may have, in the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary or that his election to sell the seld described real property to satisfy the obligation secured hereby whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 68,735 to 86,795.

13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86,753, may cure the delault or delaults. If the default consists of a failure to pay, when due, sums secured by the trust deed the delault may be cured by paying the entire amount due at the time of the cure other than such pricina as would not then be due had no delault occurred. Any other default that is capable of being cured may be cured by trudaring the performance required under the obligation or trust deed. In any case, in addition to curing the detault or defaults, the person effecting the cure shall pay to the hereficiary all owing and expenses actually in

being constructed and the cure shall be applied to curing the detault or defaults, the person effecting the cure shall gay to the hereliciary all contended appears actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's fees not exceeding the amounts provided by law. A. 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 be postponed an provided by law. The trustee may sale had said property either in one parcal or in separate parcels and shall sell the parce or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed inform contractive provided by law conveying the property so said, but without any covenant or warranty, express or implied. The recitals in the deed of any mattern of the shall be conclusive proof of the trusticalisms thereof. Any person, excluding the trustee, but including the grantia and beneficiary, may purchase at the sale. Shall be conclusive proof of the trustical provided herein, trustee shall apply the proceeds of a to asymment of the same the conclusive provided herein, trustee shall apply the proceeds of a to asymment to the increase of sale, including the compensation of the trustee and a conclusive provided herein, trustee stationers, (2) to the obligation secured by the trustee and a conclusive conded limbs subsequent to the interest the trustee and a conclusive provided as their interests may appear in the order of their processor of successors to any trustee beginning to the interest of the property and the property and the property of the processor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee beginning and appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee beginning and property is situated, shall be conclusive pront of proper app

NOTE: The Trust Deed Act provides that the truster hereinder next be either an attamey, who is an incline member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do justiness under the laws of Oregon or the United States, a title insurence 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 escrow agent licensed under ORS 676.505 to 696.585.

The grantor covenants and agest fully seized in fee simple of said describ	s to and with the sed real property	beneficiary and the and has a valid, und	se claiming under him, that he is law- encumbered title thereto
and that he will warrant and forever d	lefend the same e	gainst all persons w	honsverer
The grantor warrants that the process of (a)* primarily for grantor's personal, as (b) for an organization, or (even it i ra	mily or household pe anter is a natural per	rposes (see Important N son) are for business or	otice below), commercial purposes.
personal representatives, successors and assists secured hereby, whether or not named as a len- gender includes the leminine and the neuter, an	s. The term beneticis neficiary herein. In c nd the singular numb	ry shall mean the holde onstruing this deed and o or includes the plural.	es, legatees, devisees, administrators, executors, r and owner, including piedgee, of the contract whenever the context so requires, the masculine e day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending A beneficiary MUST comply with the Act and Reg its disclosures; for this purpose use Stevens-Ness Form If compliance with the Act and required, disreg and	e boneficiary is a credict and Regulation Z, strian by making require No. 1319, or equivals	tor NEVIN M. Pr	M. Slothand
Joseph De NEVI	trument was acke IN M. PFALTZG	BAFF	on SEPTEMBER 11, 1991,
This it st by	trument was acki	owledged before me	on
OFFICIAL SEAL Joginder Singh Sond Joginder Singh Sond John Franch John Franch John Franch John Franch John Franch John Franch John Franch John Franch John Franch John Franch John Franch John John Franch John John Franch John John Franch John John John John John John John John		My commission ex	Notary Public for Oregon pires SAUNARY 17, 1995
		FULL RECONVEYANCE obligations have been pold.	
trust deed have been fully paid and satisfied.	You hereby are direction of reconvey, without w	cted, on payment to you indebtedness secured b arranty, to the parties	oregoing trust deed. All sums secured by said a of any sums owing to you under the terms of a said trust deed (which are delivered to you designated by the terms of said trust deed the
estate now held by you under the same. Well DATED:	719.		= Beneliciary
De not less or destroy this Trust Dood OR THE NO	WE which It secures Both	must be delivered to the trust	Beneticiary se fer concellation before reconveyance will be made.
TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE,			STATE OF OREGON, County of Klamath I certify that the within instrument was received for record on the 18th day of Sept. 19.91,
Grant in	RECO	RESERVED	of Sept. 1991, at 10:43 o'clock A.M., and recorded in book/reel/volume No. M91 on page 18784 or as fee/file/instru- ment/microfilm/reception No. 24722., Record of Mortgages of said County. Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, INC. ATTN: COLLECTION DEPT.			Evelyn Biehn, County Clerk