-URM No. 881-Oregan Trust Geed Series-TEUST DEED.	STEVENS. HESS LAW PUBLISHING GO., POBTLAND, GR. 8780
^{CC} 38448 THIS TRUST DEED, made this 6th ANN MCCALL WYMAN, DEEHAN MARIE WYMAN, 3	TRUST DEED Vol.mgi Page 25738
as Grantor, KLAMATH COUNTY TITLE COMPANY	Ι
	, as Trustee, and
HELEN MARIE WYMAN as Beneficiary.	
W	'ITNESSETH: nd conveys to trustee in trust, with power of sale, the property
as follows:	erest in 113.08 unimproved acres of real estate the Klamath Indian Reservation, legally described
S $1/2$ S $1/2$ NW $1/4$ NE $1/4$, SW $1/4$ NE $1/1$ N $1/2$ S $1/2$ SW $1/4$ SE $1/4$, Section 33, Meridian.	4, NW 1/4 SE 1/4, N 1/2 SW 1/4 SE 1/4, N 1/2 Township 34 South, Range 7 East, Willamette
	; easements, and covenants of record, including
Ion with said real estate. FOR THE PURPOSE OF SECURING PERFORM	and appurtenances and all other rights thereunto belonging or in anywise lits thereof and all fixtures now or hereafter attached to or used in connec- ANCE of each agreement of grantor herein contained and payment of the UNERWAY, NAME, AND, AND, AND, AND, AND, AND, AND, AND
	INENTI-NINE AND 42/100 (\$32,629.42)
not sconer paid, to be due and payable On demand The date of maturity of the dabt secured by this instru- becomes due and payable. In the event the within described old, conveyed, assigned or alienated by the grantor withou here, at the beneficiary's option, all obligations secured by the berdin, shall become immediately due and payable. The above described real property is not currently used for	ument is the date, stated above, on which the final installment of said note property, or any part thereof, or any interest therein is sold, agreed to be ut lirst having obtained the written consent or approval of the beneficiary, his instrument, irrespective of the maturity dates expressed therein, or ogricultural, timber or grazing purpeses.
To protect the security of this trust deed, grantor agre 1. To protect, preserve and maintain said property in good can not tepair: not to remove or demolish any building or improvement th not to commit or permit any waitoe promptly and in good and worken anner any building or improvement which may be constructed, damag cetroyed therean and paymerovement which may be constructed, damag in in executing such financing statements pursuant to the Uniform Con toper public olice or ollices, as well as the cost of all lien searches y lining oliceter or ollices, as well as the cost of all lien searches y lining oliceter of the said protenties against loss or damage b mailload as the beneficiary may irou time to time require on the result and continuously maintain insurance on the buil or hereafter system of the searches of autom of the require as the searches definition of the searches and proteines against loss or damage b and thereafter system of the requires and the payment to the top of the requires and the searches and proteines against loss or damage b and the searches and searches beneficiary may irom time to time to time requires and the searches and searches thereif and the payment the searches and against loss or damage as the beneficiary may irom time to time requires and the searches and thereif and the searches against loss or damage b and the searches and thereif and thereafter the searches against loss or damage b and the searches against	(a) content to the making of any map or plat of said property; (b) join in findlion for any casement or preasing any restriction thereon; (c) join in any subordination or other agreement allecting this deed or tha lien or charge thereon; (d) reconvey, without warranty, all or any part of the property. The idally entitled thereto, and the recitals therein of any matters or lacks hall be not less than 35. If the said of the truthulness therein of any activity of any of the induction and other second on the adequate the induction of the truthulness therein or by a trainer in any scone of the truthulness therein or by a trainer in the induct notice, either in person, by agent of the adequate of a containers to be a containers of any scone of the induct notice, either in person, by agent of the adequate of any accurity lor the induct notice, either in person, by agent of the adequate of a second any of the induct notice, either in person, by agent of the adequate of accurity lor the induct notice, either in person, by agent of the adequate of accurating the induct notice, either any non neme sus or otherwise collect the rentiliary and expenses of operation and callection, including these and property. The second property and thereby, and in such order as benefits in the induction of the induction of the induction of the induction of the second hereby, and in such order as benefits of ouch cent is the and endities of the induction of the second hereby, and in such order as benefits of the induction is the and and the second and property. The is offered to the the induction of the induction of the and the induction of the induction

property, and the submitteneous awards tor any taking or derase of the property, and the submitteneous or release theread as alcressid, shall not cure or alive any delault of motice of default hereands a foressid, shall not cure or herean to such notice. Hereby or in his performance of any affectment hereunder, the beneficiary may twent the beneficiary at his ubecome indefault was and payable. In such and declars all beneficiary at his ubecome indefault was and payable. In such and indefault and any affectment here to loreclose this trust deed in during as a morifage or direct the frustee to loreclose this trust deed indefault and cause to be recorded his written notice of default and his election wrecult end cause to be recorded his written notice of default and his election hereby, whereupon the trustee shall its the time and place of use of size notice there on the trustee shall its the time and place of size in protice there of a notice of BS 86.735 to 86.785.

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the manner provided in ORS 86.735 to 86.763. 1. After the truites has commenced loreclosure by advertisement and safe and at any time prior to 5 days before the date the truites conducts the safe. the arantor or any other person so privileged by ORS 86.733, may cure the dislation of dislutis. If the default conviste of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the rolf then be due had no default occurred. Any other default that is can build to then be due had no default occurred. Any other default that is can build to then be due had no default occurred. Any other default that is can build the the arantom enter the time of the cure other than the same build the then be due had no default occurred. Any other default that is can build the the arantom enter the time of the cure other that the default of addition of trust deed. In any case, in addition to curing the default of and expense actually incurred in enforcing the obligation of the trust deva of defaults. In the arous discord is the sure above the beneficiary all costs and expense actually incurred is the to be screeting the amounts provided by law.

indetprine actually incurred in enforcing the obligation of the truit dead fodether with trustees and attornay's less not asceeding 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 be performed as provided by law. The trustee may sell said property entities that he time to the held or the time to which said sale may be performed as provided by law. The trustee may sell said property entitle that the time to the highest bidder for cash, payable at the time to all. Trustee that the time to date. The test held deliver to the purchaser is deed in form as required by law converging the performant of the highest bidder for cash, payable at the time to law. The trustee may express or fint the truthulines thereot. On the pay perform, excluding the proceeds and beneticiary, may purchase at the sale.
15. When trustee sells purchases at the ball.
16. When there is doed of any matters of lact shall be conclusive proof of the truthulines thereot. Any person, excluding the second between the sale.
17. When there is an absence to the powers provided herein, trustee shall apply the proceeds at law to the second beet. (1) the streames of sale, intuities all cashes to the powers by the trust beet. (1) the streames of successford exceeded here any appear in the interest of the trustee applied to the trust and price of successfor trustee applied berein, and without convergence to the provided by taw convergence to successfor trustee appointment, and without convergence the application of a successfor trustee appointent, and without convergence to the successfor trustee appointent, and without convergence the second between the successfor trustee appointent, and without convergence to the second between the second because of successfor trustee appointent, and without convergence to appoint a successfor trustee appointent, and without convergence to appoint a successfor trustee ap

17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to motily any party hereto of panding usle under any other deed of trust or of any action or proceeding in which dynator, beneliclary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act pravides that the trustee hereunder must be either an attorney, who is an active member of the Oregan State Bor, a bank, trust company or savings and loan essoriation authorized to do business under the lows of Oregan or the United States, a title Insurance company authorized le insure title to real property of this state, its subsidianes, alfiliates, agents or branches, the United States or any ogency thereat, or an acrow agent itensed under ORS 696.503 to 696.585.

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The grantor covenants and agrees to and with the beneliciary 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.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatess, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including plodges, 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 feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his fland the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not opplicable; 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, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice.

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		WASHINGTON	

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(11,11) SP31(1)	ULIUIP
ANN MCCALL WYMAN	
Deeho Marie DEEHAN MARIE WEMAN	agna
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VIRGINIA 9. WYMAN	$\langle \rangle$

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County of December	KING) 32.	STATE OF OREGON, County of	
December	Gth	10 91	, 19	
Personally appea	ted the above n	med	Personally appeared	and
Ann McCall	. Wyman.		who	anch bains time
Deehan Mar	ie Wyman		any worn, did say that the former is the	
		and the second second second	president and that the latter is the	
Virginia D	. Wyman	te en la secona	recretary of	
	a suggesti	···· ·· ·	A THE PARENT AND A THE ADDRESS OF ADDRESS OF A THE ADDRESS OF ADDRESS OF A THE ADDRESS OF ADDRESS OF A THE ADDRESS OF ADDRESS	
and scknowledged the loregoing instru- ment to be their voluntary act and deed. Before me: COFFICIAL Nulling U.S. Washington		ry act and deed.	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me:	
		Washington	Notary Public for Orsgon	(077744
UULV My ca	mmission expires	11-8-95	My commission expires:	(OFFICIAL SEAL)
			it FOR FULL RECONVEYANCE Iy when abilguilans have been puid.	
TO:			, Trustes	

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 dood the estate now held bytypu under the same. Mail reconveyance and documents to

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DATED:

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, 19.

Beneficiary

Do not lose or destroy this Trust Dand OR THE NOTE which it encures. Both must be delivered to the trustee for concellation before reconveyonce will be made.

TRUST DEED (FORM No. BUT) STEVEN LANESE LAW PUB. CO. PONTLAND. ORE		STATE OF OREGON, County ofKlamath
		I certify that the within instrument was received for record on the 10thday of
Grantor	I SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No
Beneliciary		ment/microfilm/reception No. 38448., Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO Graham & Dunn 1420 Fifth Ave. 33rd Flr. Seattle, Wa. 98101	\$13.00	County effixed. Evelyn.Biehns.County Clerk MANE By Pauline Musiliander Deputy