RM No. 881—Oregon Trust Deed Series—TRUST DEED.	8111 833 00	TRIGHT 1990 STEVENS-NESS LAW PUBLISHING CO., PORTLAND. OR 97
297/14	TRUST DEED	Vol.m92 Page 729
marine porter DEED made this	30dav of	December, 19.91, betwee
THIS TRUST DEED, Made this TILIAM E. DAVIS and TINA M. PR	TTIT, as tenants in o	common
	AND OF WIAMATH COUNTY	as Trustee, a
Grantor, MOUNTAIN TITLE CONF	BUNNELL , or the sur	vivor thereof
nge di onder en		
Beneficiary,	WITNESSETH:	$\frac{41}{100} = \frac{41}{100} + \frac{41}{100} = \frac{41}{100} + \frac{41}{100} = \frac{41}{100} + \frac{41}{100} = \frac{1}{100} + \frac{1}{100} = \frac{1}{100} = \frac{1}{100} + \frac{1}{100} = \frac{1}{100} = \frac{1}{100} + \frac{1}{100} = \frac{1}{100}$
the treate bords	ing solls and conveys to t	rustee in trust, with power of sale, the prope
Grantor irrevocably grants, barga	, Oregon, described as:	
한국 1997년 - 1997년 1997년 - 1997년 - 1997년 - 1997년 1997년 - 1997년 - 1997년 1997년 - 1997년 -	Lefnic etc.	
한국 1997년 - 1997년 1997년 - 1997년 - 1997년 - 1997년 1997년 - 1997년 - 1997년 1997년 - 1997년 -	according to the offi	cial plat thereof on file in
Lot 3, Block 7, LENOX, the office of the Count	according to the offi y Clerk of Klamath Co	cial plat thereof on file in ounty, Oregon.
Lot 3, Block 7, LENOX, the office of the Count	according to the offi	cial plat thereof on file in ounty, Oregon.
Lot 3, Block 7, LENOX, the office of the Count	according to the offi y Clerk of Klamath Co	cial plat thereof on file in ounty, Oregon.
Lot 3, Block 7, LENOX, the office of the Count	according to the offi y Clerk of Klamath Co	cial plat thereof on file in ounty, Oregon.
Lot 3, Block 7, LENOX, the office of the Count ogether with all and singular the tenements, now or herealter appertaining, and the rents, it ion with said real estate.	according to the offi y Clerk of Klamath Co hereditaments and appurtenance issues and profits thereof and all	cial plat thereof on file in ounty, Oregon.

sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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Decomes used assigned or alionated by the grantor without first h then, at the beneliciary's option, all obligations secured by this instructure, at the beneliciary's option, all obligations secured by this instructure herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor egrees:
1. To protect, preserve and minimis and exports' in 6od condition of reprint any water pay of the pay of

pellate court shall adjudge reasonable as the beneficiary's of thate's built ney's lees on such appeal. 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, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which afe there is necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it litst upon any reasonable costs and expenses and attorney's lees both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantom tag shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its up from y parson tor the payment of this deed and the note lor endorsement (in case of turl y prison tor the payment of the indebtedness, truster may promote the full reconveyances, lor cancellation), without altecting (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other afterement allecting this deed or the lien or charge thereof; (d) reconvey, 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 matters or lacts shall be conclusive proof of the truthluiness thereon. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. I.O. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-terty or any part thereol, in its own name are or otherwise collect the rents, issues and prolits, including those past d'ollection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as been iliciary may determine. II. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of fire and other invarance policies or compensation or elease thereol and increasing shall not cure or waive any default by grantor release thereol and solvensid, shall not cure or waive any default by grantor in payment of any indebtedness secured hereby or in bit oricie.

property, and the approximation of terrage inferon as anoresand, shall not cut of pursuen to such notice. 12. Upon delault by frantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of my basence with respect to such payment and/or performance, the benelisiary may declare all sums secured hereby immediately due and payabilithis trust deed event the beneliciary at his election may proceed to fore this trust deed in equity as a mortgage or direct the trustee to forefore this trust deed advertisement and sale, or may direct the isometiciary may have. In the event the beneliciary elects to forefore by advertisement and sale, or may there right or the beneliciary elects to forefore by advertisement and sale, the beneliciary or the beneliciary elects to forefore by advertisement and sale, the beneliciary or the beneliciary elects to forefore by advertisement and sale, the beneliciary or the beneliciary elects to forefore by advertisement and sale, the beneliciary or the beneliciary elects to forefore by advertisement and sale, the beneliciary or the beneliciary elects to forefore by advertisement and and his election to sale the sale erribed real property to satisfy the obligation and his election to sale the sale of the beneliciary or the manner provide trustee has commenced forecloser by advertisement and ale, and at anor or any other person so priviled by 0.88 5.753, may cure this allow of the trust deed, the delault may be cured by pays aver-then allows the trust deed. Any other delault or by pays and and then be due had no default occurred. Any other delault is acable of being cured may be cured by the dring the performace required under the obligation or trust deed. In any case, in addition curing the default or delaults, the person elicting the cure shall phy of the beneficiary all costs and expenses actually incurred in enforcing the default or the trust deed to gether with trustees and allowers the and and the time and being uneed may be cured by t

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and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's lees 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 be postponed as provided by law. The trustee may call said property either in one parcel or in separate parcels and shall at the time of sale. Trustee shall deliver to the purchaser in deed in formation of the sale. Trustee the property so sold, but without any covenant acquired by law conveying the property so sold, but without any covenant acquired by law conveying the property so sold, but without any covenant acquired by law conveying the truthlulness thereol. Any person, excluding the trustee, but including the franter and beneficiary, may purchase at the sale. 15. When trustee sells pursuant is the base of 10 the expenses of sale, in-cluding the compensation of the trusted by the trust deed, (3) to all persons having recorded liens subsequent to this auccessor in interest entitled to surplus, ill any, to the frantor to the interest of the trustee in the trust surplus, ill any, to the frantor to his successor in interest engined here-under. Upon such appointerm, and without cappoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointerm, and without conveyance to the successor of successor trustee. The mortage or cappoint devicual appointment of the successor trustee. Shall be vested with all tile, powers and duties conliered upon such appointment, and without conveyance to the successor of the successor trustee. It is successor trustee, appointed in the county or counlies in which the property is situated, shall be conclusive prool ol proper appointment of the successor trustee. It is trustee, shall be rested with all trustee, and duties conliered upon such appoint and the rest when this deed. duty executed and obligated to notil

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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 lean 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, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escaw agent licensed under ORS 696.505 to 696.585.

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 and that he will warrant and forever defend the same against all persons whomsoever. Statistical (MAR) (Markov and Markov and Ma Markov and Mar Markov and Mar Markov and (1) A start for the second start and ાય આ હું અહેર દાર કરવા ચાર કરવા કરવા કરવા શર કરવા કરવા કરવા 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 feminine 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. WILLIAM in June TINA M. à PETTIT STATE OF STA This instrument was acknowledged before me on ... January\_ bv OFFICIAL SEAL POG.-MAILE NOTARY PUBLIC CALIFORNIA STANISLAUS COUNTY NY COMM. EXPIRES DEC. 16,1964 Male California P. G. Haile Notary Public for Oregon REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee TO: 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 deed the estate now held by you under the same. Mail reconveyance and documents to and and provide sources and of transmission DATED: ..... Beneficiary et lese or destroy this Trust Dood OR THE NOTE which it socures. Both must be delivered to the trustee for cancellation before reconveyance will be m TRUST DEED CONST. CLOUR OF KIEWSCH COMMA' STATE OF OREGON, ss. (FORM No. 881) I certify that the within instrument STEVENS-NESS LAW PUB. CO., PORTLAND, ORE was received for record on the 14th day WILLIAM E. DAVIS and TINA M. ETTIT Jan. , 19.92 an ay kaqara sa of .... 309 LAKEHEAD LANE The Case of the second at 10:51 o'clock A.M., and recorded iter givu MODESTO, CA 95354 in book/reel/volume No. <u>M92</u> on SPACE RESERVED GENE H. BUNNELL and CATHLE R. page ....... or as fee/file/instru-FOR BUNNELL RECORDER'S USE ment/microfilm/reception No. 39747..., 2206 KIMBERLY the fame off in KLAMATH PALLS, OR 97603 Record of Mortgages of said County. ALLS, UK Witness my hand and seal of MAN DE LEVANDA COUNTE County affixed. योग्टे दिये । the construct to the White: MOUNTAIN TITLE COMPANY TO en callo Evelyn Biehn, County Clerk 307 OF KLAMATH COUNTY TITLE NAME 335:15 By Pricking Mullendise Deputy ISTRI DEÈD Fee \$13.00 113-5C 34.0515 193355

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