			52-116
DRM No. 881—Oregon Trust Deed Series—TRUST DEED.	TRUST DE		Vol. M92 Page
46356			MATRCH , 1992, between
THIS TRUST DEED, made f	his	y 01	······································
Grantor, ASPEN TITLE + E	SCROW		, as Trustee, and
ACIFIC SERVICE CORPORATION	A NEVADA COR	Por 14-71	0 V ,
s Beneficiary,	**********	ירידע.	
	inty Lifeonn. described	as.	ustee in trust, with power of sale, the property
PARCEL IS, BLOCK MY, KIA	AMATH PALLS PORET	r Est	HART, Haybe, Mair 4,
KLAMATH COUNTY, DREAN	, .		
CAMATH COUNTY, DREGON			
	t the mate and approx	rtonances	s and all other rights thereunto belonging or in anywise fixtures now or hereafter attached to or used in connec
low or herealter appertaining, and the ten			i i i i i i i i i i i i i i i i i i i
FTUR HAND	/ (<i>M</i>		
(a 9,000. vo)	eficiary or order and made	by grant	or, the final payment of principal and interest hereor, i
not sooner paid, to be due and payable The date of maturity of the debt see	cured by this instrument is	the date, y, or any	stated above, on which the final installment of said not part thereof, or any interest therein is sold, agreed to b
old, conveyed, assigned or alienated by old, conveyed, assigned or alienated by hen, at the beneficiary's option, all oblige herein, shall become immediately due and p	tions secured by this instru	ument, ir	part thereof, or any interest therein is sold, access stained the written consent or approval of the beneficiary respective of the maturity dates expressed therein, c
To protect the security of this trus	t deed, grantor agrees: d property in good condition	wheedigat	any easement or creating any restriction thereon; (c) join in an tion or other agreement allecting this deed or the lien or char,
and repair; not to remove or demolish any build not to commit or permit any waste of said property 2. To complete or restore promptly and	y. d in good and workmanlike t he constructed, damaged or	thereol; () grantee in legally en	d) reconvey, without marking be described as the "person or person on any reconveyance may be described as the "person or facts shi titled therefo," and the recifals therein of any matters or facts shi titled therefo," and the recifals therein therein the solution of the
manner any building or improvenient when the destroyed thereon, and pay when due all costs incu- destroyed thereon, and pay with all laws, ordinances.	irred therefor. regulations, covenants, condi-	services m 10. time_with	sentioned in this parakenen such the remoder, beneficiary may at an . Upon any delault by grantor hereunder, beneficiary may at an neut notice, either in person, by agent or by a receiver to be a sourt notice, either in person, by agent or by a receiver to be
tions and restrictions allecting said property; it i join in rescuting such linancing statements pursu cial Code as the beneficiary may require and to proper public office or offices, as well as the ci by lifting officers or searching agencies as may	o pay for filing same in the	pointed by the indebt erty or au	y a court, and when the other upon and take possession of said pro- tedness hereby secured, enter upon and take possession of said pro- ny part thereol, in its own name sue or otherwise collect the ren- ny part thereol, in its own name sue or otherwise collect the ren-
by hing officers of scattering an inter- beneficiary. now or hereafter rected on the said premises a and such other hazards as the beneficiary may	n insurance on the buildings	ney's fees ficiary ma	and expenses of optimized secured hereby, and in such order as bet upon any indebtedness secured hereby, and in such order as bet ay determine.
and such other hazards as the beneficiary, with h	, written m oss payable to the latter; all	insurance	of such rents, issues and pawards for any taking or damage of a
if the grantor shift the beneficiary at least fit deliver said policies to the beneficiary at least fit deliver and policy of insurance now or bereal	lieen days prior to the expira- lier placed on said buildings.	waive any pursuant	y default or bolice of default interesting to such notice.
collected under any indebtedness secured hereby and ciary upon any indebtedness secured hereby and entermine, or at option of beneficiary the	f in such order as henciciary entire amount so collected, or	declare a	In sums secured hereby immediately due and payable. In such all sums secured hereby immediately due and payable. This such herebiciaty at his election may proceed to foreclose this trust deed
any part thereof, may be lault or notice of delau not cure or waive any delault or notice of delau act done pursuant to such notice.	it hereunder or invalidate any struction liens and to pay all	in equity advertiser remedy.	as a moreling of may direct the trustee to pursue any other light ment and sale, or may direct the trustee to pursue any have. In the ev- pilher at law or in equity, which the beneliciary may have. In the ev- ficiency elects to loreclose by advertisement and sale, the beneliciary divisor elects to loreclose by advertisement and sale, the beneliciary
taxes, assessments and other clinges that have against said property before any part of such bestes become past due or delinguent and pro	taxes, assessments and other mptly deliver receipts therefor	and his e secured h	election to sell the said described real property to satisfy the oblace election to sell the said described real fix the time and place of sale, a hereby whereupon the trustee shall fix the time and place of sale, a
by direct payment or by providing beneficiar	y with lunds with which to option, make payment thereol,	in the main for the main for the main for the main former and the	annier provided in consistent has commenced foreclosure by advertisement 3. After the trustee has commenced foreclosure by advertisement A at any time prior to 5 days before the date the trustee conducts that any time prior to 5 days before the date the provided of A and A at any time prior to 5 days before the date the provided of A at a provided of A and A at a provided of A and A at a provided of A at a
and the amount so pain, with the obligations described hereby, together with the obligations described trust deed, shall be added to and become a pa trust deed, without waiver of any rights arisin	in paragraphs 6 and 7 of this art of the debt secured by this ing from breach of any of the	sale, the the dela sums sec	prantice of the second
envenants herein and described, as well as the ar erty hereinbelore described, as well as the pay	ment of the obligation herein	not then being cu	ared may be cured by tendering the performance required only ared may be cured by tendering the performance required the default
out notice, and the humphy this trust deed imm render all sums secured by this trust deed.	mediately due and payable and	together	with trustee's and attorney's lees not exceeding the andouns pro-
6. To pay an coust of the other costs and e in connection with or in enforcing this obligation.	on and trustee's and attorney's	place de	esignated in the house with The trustee may sell said properly el
allect the security rights or powers of benefician	r trustee may appear, including	shall de	eliver to the purchaser its deed in form as required by law conve eliver to the purchaser its deed in form as required by law conver- eliver to sold, but without any covenant or warranty, expression
any suit for the force of title and the beneficiary's cluding evidence of title and the beneficiary's amount of attorney's fees mentioned in this pa- anount of attorney's fees mentioned in the event of at	or trustee's attorney's tes, the tragrapt 7 in all cases shall be appeal from any judgment or	of the the grav	fruthiulness thereon, Any purchase at the sale. ntor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, tru
decree of the trial child, known able as the pellate court shall adjudge reasonable as the ney's lees on such appeal.	beneficiary's or trustee's artors	shall aj cluding attorney basiné	puls the proceeds of sale to partitude a costonable charge by true the compensation of the invite and a costonable charge by true y_1 (2) to the obligation secured by the trust deal, (3) to all per- recorded liens subsequent to the interest of the trustee in the recorded liens subsequent to the interest of the trustee in the
It is mutually agreed that: 8. In the event that any portion or all the the other of eminent domain or condemn		deed as surplus, surplus,	a their interests may and room time to time appoint a successor or su 16 Reneficiary may from time to time appoint a successor or su
right, il it so elects, to require that di apparente as compensation lor such taking, which are it to pay all reasonable costs, expenses and att innered by contor in such proceedings, shi	n excess of the amount required torney's less necessarily paid or all be paid to beneficiary and	r sors to L under. . trustee	any trustee namet neerin of the without conveyance to the suc- Upon such appointment, and without conveyance to the suc- the latter shall be vested with all title, powers and duties con- the latter shall be vested with all title, powers and outer some
applied by it first upon appellate courts, necess both in the trial and appellate courts, necess fiding in such proceedings, and the balance	arily paid or incurred by bene- applied upon the indebtedness	upon a and su s which,	any trustee access by the second of the second of the county of county of county when recorded in the mortgage records of the county of county when records of in the mortgage records of the county of county of county of the co
and execute such upon beneficiary's request	t	of the	17 Trustee accepts this trust when this deed, duly executed
pensation, promptly upon beneliciary's request 9, At any time and from time to tim liciary, payment of its less and presentation endorsement (in case of full reconveyances, lo	the stick doubt and the pole lot	r acknow	wiedded is made a public record as provided by taw. Filsin de red to notily any party hereto of pending sale under any other de ro of any action or proceeding in which grantor, beneficiary or tr ar of any action or proceeding is brought by trustee.

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MOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to receip property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696-505 to 696-585. _____

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	13402
	the beneficiary and those claiming under him, that he is law- ty and has a valid, unencumbered title thereto
The grantor covenants and agrees to and with seized in fee simple of said described real proper	the beneficiary and those claiming under the pro- try and has a valid, unencumbered title thereto
that he will warrant and forever defend the san	
hat he will warrant and loter to a	
(a) primarily is a or feven it kinned	presented by the above described note and this trust deed are: hold purposes (see Important Notice below), haral person) are for business or commercial purposes. ands all parties hereto, their heirs, legatees, devisees, administrators, executors, eneticiary shall mean the holder and owner, including pledgee, of the contract eneticiary shall mean the holder and owner, including pledgee, of the contract in. In construing this deed and whenever the context so requires, the masculine in. In construing the plural.
multi deed applies to, inures to the benefit of and bit	in. In construing this deed and whenever the context so requires, the in. In construing this deed and whenever the context so requires, the
IN WITNESS WHERE IN T	
IMPORTANT NOTICE: Delete, by lining out, whichever warranty of applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Lending Act and Regul seneficiary MUST comply with the Act and Regulation by maki sclosure; for this purpose use Stevens-Ness Form No. 1319, or is compliance with the Act is not required, disregard this notice.	ation Z, the ing required equivalent.
compliance with the table	~
If the signer of the above is a corporation, the form of acknowledgement apposite.) STATE OF Garmer V, } 35.	STATE OF OREGON,) ss. County of
County of North Las	n This instrument was acknowledged become
County of	19 , by
This instrument was acknowledged beide inter June 1	as of <u>AARDYN, JARSOE</u> (SEAL) VENTURA COUNTY 35, 1553 (SEAL)
Notary Public for Califor	N Annu Public IOI VIY8
T Caldui	
(SEAL) My commission expires: 5-25-93	My commission expirest
(SEAL) My commission expires: 5-20-42	
(SEAL) My commission expires: <u>く みう 43</u> To be	REQUEST FOR FULL RECONVEYANCE vied only when obligations have been paid. Trustee
(SEAL) My commission expires: 5-35-93 To be To undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconv estate now held by you under the same. Mail reconv	My commission explose REQUEST FOR FULL RECONVEYANCE used only when obligations have been poid. , Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said proby are directed, on payment to you of any sums owing to you under the terms of revidences of indebtedness secured by said trust deed (which are delivered to you evidences of indebtedness secured by said trust deed (which are delivered to you evidences of indebtedness secured by said trust deed the terms of said trust deed the evidences and documents to
(SEAL) My commission expires: 5-25-43 To be	My commission exploses REQUEST FOR FULL RECONVEYANCE used only when obligations have been poid.
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(SEAL) My commission expires: 5-03-93 To be of To: The undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconv estate now held by you under the same. Mail reconv DATED: Do not lose or destroy this Trust Doed OR THE NOTE while TRUST DEED (FOLM No. 881) STEVENENCES LAW PUB. CO., PORTLAND, ORC.	My commission exploses REQUEST FOR FULL RECONVEYANCE used enly when abligations have been poid. Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said sreby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you evidences of indebtedness secured by said trust deed (which are delivered to you evidences of indebtedness secured by said trust deed (which are delivered to you evidences of indebtedness secured by said trust deed (which are delivered to you ev, without warranty, to the parties designated by the terms of said trust deed the eyance and documents to 9 STATE OF OREGON, I certify that the within instrume was received for record on thel&h,d of
(SEAL) My commission expires: 5-35-43 To be To undersigned is the legal owner and holder trust deed have been fully paid and satisfied. You he said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconv estate now held by you under the same. Mail reconv DATED: Do not loss or destroy this Trust Doed OR THE NOTE while TRUST DEED	My commission explored REQUEST FOR FULL RECONVEYANCE used enly when obligations have been poid. Trustee of all indebtedness secured by the foregoing trust deed. All sums secured by said sreby are directed, on payment to you of any sums owing to you under the terms of evidences of indebtedness secured by said trust deed (which are delivered to you evidences of indebtedness secured by said trust deed (which are delivered to you evidences of indebtedness secured by said trust deed the terms of said trust deed the evidences and documents to 9 County ofKlaamth,
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