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FORM No. 881—Oregon Trust Deed Seties—TRUST DEED.		Vol.mga Page 13407
[∞] 46360	TRUST DEED	V01. <u>1198</u> 1 age
	- ZAD day of	DEZEMBER, 19.91, between
THIS TRUST DEED, made the	s	
JIL VIVARET		, as Trustee, and
as Grantor, ASPEN TITLE + ES	CROW	, as inusee, and
	A NOVADA CARANEL	9770N,
	/ // CV///// CERTIN	<u></u>
as Beneficiary,	WITNESSETH	i
Grantor irrevocably grants, barg	ains, sells and conveys to	trustee in trust, with power of sale, the property
in KLAMATH Count	y, Oregon, described as:	
PARCER 14, BLACK 131, KU	AMATTA FALLS FOR	ETT ESTATET, Huy 66, UNIT 4,
KLAMATH EALLING, ORECIO	N	
L'AMATIN L'ANTIN L'ANTINA		
		nces and all other rights thereunto belonging or in anywise all fixtures now or hereafter attached to or used in connec-
tion with said real estate.	C DEPEORMANCE of each	agreement of grantor herein contained and payment of the
(# 5,000.00)	Dollars,	with interest thereon according to the terms of a promissory antor, the final payment of principal and interest hereof, if $\frac{\partial p}{\partial t}$
note of even date herewith, payable to benefit	ciary or order and made by gri	BOOY .

not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be 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.

becomes due and physics in the area of alienated by the grantor without first it study and the property of a secure by this instruction, at the beneficiary's option, all obligations secured by this instructions, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

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To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To complete or restore and maintain said property in good condition of commit or permit any waste of said property.
To complete or restore prompty in may be constructed, damaged or destroyal thereon, and waste of said property.
To complete or restore prompty in good and workmanike thereon.
To complete or restore prompty is a second to commit or permit any waste of said property.
To complete or restore prompty is a second to commit or permit and the second and to the banding or innovement the ost incurrent therefor.
To provide and continuously maintain insurance on the building's more and such other harastons.
A To provide and continuously maintain insurance on the buildings in written in an anount not leable to the beneficiary and home the suid premises against loss or damage by life in an anount not leable to the beneficiary and home the order as buildings, the and property below insurance now or because and good and second and such other harastons.
Mantance shall be delivered to the bandicar on a building index and the property in a solution and property below and a start liften days prior to fullitant.
A thereal property below any procure the sume at gandra's be applied by beneficiary and property below and the transme at gandra's and anound so callected, or any applied to the beneficiary and the delivered on a start and the start interestore on invalidate any and thereon any part thereon any part th

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 contemnation, beneficiary shall have the right; if it so elect, to require that all or any portion of the monies payable as compensation for such taking, which sain excess of the amount required as pay and reasonable costs, expressed and attorney's ters, necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it liest upon any reasonable costs and expresses and attorney's ters, both in the trial and appellate could be balance applied upon the indebtedness secured hereby; and grantor agrees, all be meressarily point or the indebtedness and execute such instruments as shall be meressary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and presentation of this ded and the not bene-licitary, name and from time to time upon written request of hen-tenders and its less and presentation of this ded and the mote here-tions to its less and presentation of the indebtedness, truster may (a) consent to the making of any map or plat of said property; (b) foin in

dranting any easement or creating any restriction thereon; (c) join in any suburdination or other agreement allecting this deed or the line 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 persona frantee in any reconveyance may be described as the "person or persons be described as the "intervention of the truthbulness thereoit. Trustee's lees for any of the services mentioned in this paraghaph shall be not less than \$5. If the truthbulness thereoit. Trustee's lees for any of the services mentioned in this paraghaph shall be not less than \$5. If Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appliented by a court, and without regard to the adequacy of any security for the indelifedness herby, secured, enter upon and take possession of said property, the same, and expenses of operation and collection, including reasonable altorney's lees upon any indebideness secured hereby, and in such order as beneficiary of such as defined on the relating a determine. If the entering upon and taking possession of said property, the collection of such presension or release theread of the admersaid, shall not cure or wave any delault or notice of delault hereands for any taking or invalidate any act done of the same and taking possession of said property, the following a such order as beneficiary may determine.

nupersy, and the approximation of the intervention of invalidate any act done pursuant to such notice. 12. Upon default by frantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the bereby or in his performance of any agreement hereunder, time being of the sestence with respect to such payment and/or performance, the beneficiary may event the beneficiary at his election may proceed to foreclose this trust deed or equity as a mortage or direct the trustee to loreclose this trust deed by advertisement and sale, or may direct the trustee to loreclose this trust deed the trustee to loreclose the beneficiary may have. In the event remedy, either at law or in equity, which the beneficiary may have. In the event the braneliciary letts to foreclose the advertisement and sale, the beneficiary of the braneliciary elects to foreclose the trustee to loreclose this trust deed main equity as a mortage or direct the trustee to pursue any other right or the truster shall execute and cause to be recorded his written notice of delault and his election to sell the said described real property to satisfy the obligation and his election to sell the said described and proceed to loreclose this trust deed notice theredy as then required by 57.35 to 56.795. In the namer provided in ORS accommencel loreclosure by advertisement and 13. Alter the trustee has commenced loreclosure by paying the safe, and at any time prior to 5 days before the date the trustee conducts the safe, the drantis. If the default convists of a lailure to pay, when due, sum secured by the trust deed, the default may be cured by paying the sound secured by the trust deed, the default may be cured by paying the obligation or trust deed. In any care shall pay to the beneficiary all costs and expense actually incurred in course, and idiation of using the default the obligation or trust deed. In any care shall pay to the beneficiary all costs and expense actually incurred in course that the date and at the

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 potponed as provided by law. The trustree may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for eash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or watranty, express or im-plied. The recitals in the deed of any matters of last shall be conclusive prov-of the truthulness thereof. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale. It is expressed to the coveression of the trustee with prosent to the sale approaches the trust cluding the coverpension of the truster of a reasonable charge by trustees attorney. (2) to the obligation secured by the truste deed, (2) to all prime and the trustee in the truste of a reasonable charge by trustees attorney. (1) to the obligation secured by the trust deed. (2) to all prime deed as their interests may appear in the order of the trustee in the trust evended lines subsequent to the interest of the trustee in the trust attendend the coverpension of the truste of a reasonable charge by trust attendend the subsequent to the interest of the trustee in the truste deed as their interests may appear in the order of their privity and (4) the surplus. 16. Beneficiary may those time to tune appoint a successer or success.

are as their minimum and any transition in the successor in interest entitled to such surplus, it any, to the granice or to his successor in interest entitled to such it is any trustee named herein or to any successor trustee appointed here onder. Upon such appointent, and without conversance to the successor trustee, the latter herein named or appointed herein each appointed here and substitution shall be noted by written instrument executed by beneficiary which, when recorded in the motifage records of the county or counties in which, when recorded in the motifage records of the county or counties in which the property is situated, shall be conclusive profol of proper appointment of the successor trustee, accepts this trust when this deed, duly executed and acknowledged is made a public result as provided by law. Trustee is not obligated to muth any parts herein any high grantur, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

. The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company vings 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 real by a first 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. NOTE:

14. **I**

		13408
The grantor covenants and agrees to and wit fully seized in fee simple of said described real prop	th the beneficiary and those claiming und perty and has a valid, unencumbered titl	ler him, that he is law- e thereto
and that he will warrant and forever defend the sa	ame against all persons whomsoever.	
The grantor warrants that the proceeds of the loan rep (a)* primarily for grantor's personal, tamily or househ (b) for an organization, or (even it grantor is a natu	iral person) are for business or commercial purp	oses.
This deed applies to, inures to the benefit of and bin personal representatives, successors and assigns. The term be secured hereby, whether or not named as a beneficiary herei	nds all parties hereto, their heirs, legatees, devis eneficiary shall mean the holder and owner, incl in. In construing this deed and whenever the con r number includes the plural.	ees, administrators, executors, uding pledgee, of the contract text so requires, the masculine
IN WITNESS WHEREOF, said grantor ha	as hereunto set his hand the day and year	- first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regulates such word is defined in the Truth-in-Lending Act and Regulates by making the set of Regulation by making the set of Regu	tion Z, the	-
as such word is defined in the from-in-tenting and the argument beneficiary MUST comply with the Act ond Regulation by makin disclosures; for this purpose use Slevens-Ness Form No. 1319, or i f compliance with the Act is not required, disregard this notice.	equivalent.	
us de la state state state la granaration.	<i>G</i>	
(i) the signer of the budgement opposite.) (a), further and a characteristic opposite.) (a), further and a characteristic opposite.) STATE OF Generative V,) 55.	STATE OF OREGON,)
Countral Ventura	County of	
This instrument was acknowledged before me on	This instrument was acknowledged before n	CERICIAL SEAL
June 1, 19 92 by Jill Anne Olivares	as	MARUYN JARBOE
HAND OTTOTTO	tot	VENTURA COUNTY
		My comm. expires M-14-25, 1993.
Notary Public for Gougan	Notary Public for Oregon	(SEAL)
(SEAL) (SEAL) My commission expires: 5 よう 93	My commission expires:	
REQU	JEST FOR FULL RECONVEYANCE	
REQL To be vied	only when obligations have been paid.	
REQU	enly when obligations have been poid. , Trustee Il indebtedness secured by the foregoing frust of v are directed, on payment to you of any sums of dences of indebtedness secured by said trust de vithout warranty, to the parties designated by	ed (which are delivered to you
REQU To be used TO: The undersigned is the legal owner and holder of al trust deed have been fully paid and satisfied. You hereby said trust deed or pursuant to statute, to cancel all evid said trust deed or pursuant to statute, to cancel all evid	enly when ebligations have been poid. , Trusfee Il indebtedness secured by the foregoing frust v are directed, on payment to you of any sums dences of indebtedness secured by said trust de vithout warranty, to the parties designated by ce and documents to	ed (which are delivered to you the terms of said trust deed the
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