FORM No. 881—Oregon Trust Deed Series—TRUST DEED. Vol.mga Page 13422 NE 46370 TRUST DEED VNP. THIS TRUST DEED, made thisday of 19**91** between JULA, OLIVARES Asten Title + Escion Inc. C A NEVADA CON PONATION REALVEST JAC as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property PARCELS. 1. 2. AND 3. BLOCK 114, KLAMATH FALLS FUNEST ESTATES. HIGHWAG LOG. UNIT 4. KLAMATH CONNETS UNEGON

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

Sum of NIUL (NOUSDA) F SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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B (1,000.00) note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi. if not sooner paid, to be due and payable **UAN 1:** 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.

To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair: not to remove or demolish any building or improvement thereon; not to commit or permut any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniorn Comme-cial Code as the beneficiary may require and to pay for filing same in the proper public offices or offices, as well as the cost of all line searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

thins and restrictions affecting said property; if the bonelicity so requests, to foin in executing such himarcing streaments prisoned to finder a commercial Code as the benelicity may require and to gay the finder a commercial code as the benelicity may require and toost of all finds same in the proper public offices or searching agencies as may be deemed desirable by the benelicity.
To provide and continuously maintain insurance on the buildings and such other hazards as the beneficiary may require in the total premises against loss or damade by fir and such other hazards as the beneficiary may from time to time require in an amount not less than S as the beneficiary may from time to the lenter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary to the explicit of the explicity of insurance now or hereafter placed on said buildings, the beneficiary at procure the same at grantor's expense. The amount collected under any tire or other insurance policy may be applied by beneficiary at thereof, may be released to grantor. Such application or release shall be delivered to deal the entire amount so collected, or any determine, or at option of beneficiary the entire amount so collected, or any after on such and the rank of the grantor. Such application release shall all to use horder.
5. To keep said premises tree from construction liens and to pay all tase, assessments and other charges that may be level or assessments and other charges that may be level as assessed upon or beneficiary with hunds with which to make payment thereof, and the grantor land promptly deliver receipts therefor banders and the charges that may be level as assessments and other charges that may be level as assessed upon or bander bander

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, benchcary shall have the right of eminent domain or condemnation, benchcary shall have the right of eminent domain or condemnation, benchcary shall have the right of eminent domain or condemnation, benchcary shall have the right of eminent domain or condemnation, benchcary shall have the right of eminent domain or condemnation of the monion payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to benchiciary in such potenties, and appellate courts, necessarily paid or incurred by ben-fictary in such proceedings, and the balance applied upon the indebtedness secured hereby, and grantor afters, at its own expense, to take such actions and execute such instruments as shall be necessarily in obtaining such com-pensation, prompty upon benchicitary's request. 9. At any time and from time to time upon written request of ben-ticary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconvegances, for cancellation), without altecting the liability of any person for the payment of his debtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

branting any easement or creating any restriction thereon: (c) join in any subordination or other agreement athering this deed or the lien or charge thereof; (d) reconvey, without wattanty, all or any part of the property. The grantee in any reconvey and there the described as the "person or persons leading entitled thereto" and there the described as the "person or persons leading entitled thereto" and there the described as the "person or persons begins entitled thereto" and there the described as the "person or persons be conclusive proof of the truthulmas thereof." Trustees to any of the evolution of the truthulmas there there the set is that \$5. 10. Upon any default by granter hereinfer, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequace of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof in its own name sue or otherwise collect the rents, have see and order of my defaultion and callection, including the same, have see and profits, on the proceeds of line and other proves the adequace of the same set is an adverse secured hereby, and in such order as beneficiary may determine.

Conserved and provides and production of awards for any stain of the individual of the property, and channel compensation or awards for any stain of a damane of the property and channels of default hereinder or invalidate any act dome pursuant to such noise.
 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereinder, time being of the second many provided to horeclose this trust deed in equity as a mortage or direct the trustee to porclose this trust deed in equity as a mortage or direct the trustee to porclose this trust deed in equity as a mortage or direct the trustee to porclose this trust deed in equity as a mortage or direct the trustee to porclose this trust deed in equity as a mortage or direct the trustee to porclose this trust deed in equity as a mortage or direct the trustee to porclose this trust deed in equity as a mortage or direct the trustee to porclose this trust deed in equity as a mortage or direct the trustee to any saids, the oblication the bonelicitary elects to loreclose by advertisement and sale. In such an his election to sell the said described real property to satisfy the oblication of the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the oblication the trustee shall execute and cause to be reclose the trustee conducts the sale, the grantor or any other person so priviled by OKS 85.73. The trust deed in the more provided by law and proceed to ioreclose this trust deed to the default may be cured by pay when during the performance required by the trust deed, the delault may be cured by pay when during the herein or any other person as priviled by OKS 85.73. The default or default is determined to the cure other than such portage and the default or default in the said atter the obligation of the trust deed. In any care, in addition to curing the default costs in the second by the trust deed, the defa

NOTE NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Sar, a bank, thust 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 the to rea inceptry of this state, in subsidiaries, additioned branches, the United States or an apency thereof, or an ection agent thereof CSS education as a state to a state.

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The grantor covenants and agrees to and with the be eized in fee simple of said described real property and	eneficiary and those claiming under him, that he is law- d has a valid, unencumbered title thereto
hat he will warrant and forever defend the same aga	
hat he will warrant and forever defend the	
The grantor warrants that the proceeds of the loan represente	ed by the above described note and this trust deed are:
(a) primarily examination, or (even if gramor is a	douisees administrators, execution
This deed applies to, inures to the benefit of and binds and This deed applies to, inures and assidns. The term beneficia	ity shall mean the holder and owner, the context so requires, the masculate
IN WITNESS WHEREOF, said grantor has net	the Ce
whichever warranty (a) or (b	a) is
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such word is defined in the Hokat and Regulation by making lead neficiary MUST comply with the Act and Regulation by making lead sclosures; for this purpose use Stevens-Ness Form No. 1319, or equiva sclosures; for this purpose use Stevens-Ness Form No. 1319, or equiva sclosures; for this purpose use Stevens-Ness Form No. 1319, or equiva	-
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	FOR FULL RECONVEYANCE
REQUEST	FOR FULL RECONVEYANCE when obligations have been paid.
To be used only	when obligations have been pain. Trustee
To be used only TO: The undersigned is the legal owner and holder of all in trust deed have been fully paid and satisfied. You hereby ar trust deed have a pursuant to statute, to cancel all eviden with	when obligations have been paid. Trustee indebtedness secured by the foregoing trust deed. All sums secured by se re directed, on payment to you of any sums owing to you under the terms ices of indebtedness secured by said trust deed (which are delivered to y bout warranty, to the parties designated by the terms of said trust deed
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