No. 881—Oregon Trust Deed Series—TRUST DEED.		STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204
No. 881-Oregon Trust Deed Serres Inder	TRUST DEED	Vol. m.9.2 Page 13812
THIS TRUST DEED, made this Benjamin Richardson ar	nd LIIIIan D. R.	June , 19.92 , between chardson , as Trustee, and
Grantor, Glenn H. Munsell Thomas C. Howser, Trus	stee under Trust	dated December 31, 1986
Beneficiary,	WITNESSETH	
K Lalia CII	th Country, in the country of the co	the County of Klamath, State Book 20, Page 6 of Maps, in
ogether with all and singular the tenements, ow or herealter appertaining, and the rents, a	hereditaments and appurtena issues and profits thereof and	ances and all other rights thereunto belonging or in anywise f all fixtures now or hereafter attached to or used in connec- h agreement of grantor herein contained and payment of the
ion with said real estate. FOR THE PURPOSE OF SECURIN FOR THE PURPOSE OF SECURIN Three Thousand, Se	G PERFORMANCE of each ven Hundred Seve Dollars	h agreement of granus and 25/100
at cooper paid, to be due and pay usio	ed by this instrument is the within described property, or e grantor without first havin ons secured by this instrumen yable.	any part thereof, or any interest therein is sold, the beneficiary any part thereof, or any interest therein is sold, the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary any part thereof, or any interest therein is sold, the beneficiary any part thereof, or any interest therein is sold, the beneficiary any part thereof, or any interest therein is sold, the beneficiary any part thereof, or any interest therein is sold, the beneficiary any part thereof, or any interest therein is sold, the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approval of the beneficiary and obtained the written consent or approved to the beneficiary and obtained the written consent or approved to the beneficiary and obtained the written consent or approved to the beneficiary and obtained the written consent or approved to the beneficiary and the beneficiary approved to the beneficiary and the beneficiary approved to the beneficiary approved to the b
The above described real property is not The above described real property is not To protect the security of this trust d I. To protect, preserve and maintain said p and repair: not to remove or demolish any building and repair: not to remove any asset of said property. To complete or restore promptly and in manner any building or improvement which may be destroyed thereon, and pay when due all costs incurre destroyed thereon, and pay when due all costs incurre	eed, grantor agrees: tor improvement thereon: n good and workmanlike e constructed. damaged or d therefor. ulations, covenants, condi- beneficiary so requests, to time	consent to the making of any map or plat of said property. It is an infine any easement or creating any restriction thereon; (c) join in an ordination or other afterement allecting this deed or the lien or chard restriction to the property. The solid (d) reconvey, without warranty, all or any part of the property. The first property is any reconveyance may be described as the "person or person tee in any reconveyance may be described as the "person or person tee in any reconveyance may be described as the "person or person tee in any reconveyance may be described as the "person or person tee in the truthulness therein. Trustee's fees for any of the conclusive proof of the truthulness therein. Trustee's fees for any of the conclusive proof of the truthulness therein. The she and the person, by adent or by a tectiver to be a without notice, either the advertue of any security herein the security herein the security herein the security herein the security of any security herein the
tions and restrict such linancing statements putsolani ion in executing someticiary may require and to r cial Code as the beneficiary may require and to r proper public office or offices, as well as the cost by filing officers or searching agencies as may be beneficiary. To provide and continuously maintain i beneficiary. To provide and continuously maintain i now or hereafter erected on the said premises again or where other hazards as the beneficiary may fro	and for filing same in the of all lien searches made deemed desirable by the insurance on the buildings not loss or damage by fire on time to time require, in find the time require in written in or the searches and the searches and the or time to the searches and the searches and the or time to the searches and the searches and the or time to the searches and the searches and the or time to the searches and the searches and the or time to the searches and the searches and the or time to the searches and the searches and the or time to the searches and the searches and the or time to the searches and the searches and the or time to the searches and the searches and the searches and the or time to the searches and the searches and the searches and the or time to the searches and the searches and the searches and the or time to the searches and the searches and the searches and the or time to the searches and the sea	indebitedness hereby secured, enter upon and vatherause collect the torn or any part thereol. in its own name size or otherause collect the torn es and profits, including those past due and unpaid, and apply the sam costs and expenses of operation and collection, including reasonable attra- costs and expenses of operation and collection, including teasonable attra- s tess upon any indebtedness secured hereby, and in such order as ber 's tess upon any indebtedness secured hereby, and in such order as a ray may determine. 11. The entering upon and taking possession of said property. I
and solution less than \$ companies acceptable to the beneficiary, with loss companies acceptable to the beneficiary of the bene policies of in-urance shall be delivered to the bene- it the grantor shall lail for any reason to procure it the grantor shall lail for any reason to procure deliver said policies to the beneficiary at least lifter tion of any policy of insurance now or hereafter the beneficiary may procure the same at grant collected under any life or other insurance policy collected under any life or other insurance policy the procure the same at grant	payable to the latter; all con- eliciary as soon as insured; any such insurance and to pro- en days prior to the expira- ro placed on said buildings, pur tor's expense. The amount may be applied by beneli- in such order as beneliciary thre amount so collected, or in a	lection of siles or compensation or awards for any town, shall not cure urance policies or compensation or release thereat as dorsaid, shall not cure operty, and the application or release thereat as dorsaid, shall not cure ise any default or notice of default hereunder or invalidate any act do ise any default by grantor in payment of any indibtedness secu 12. Upon default by grantor in payment of any indibtedness secu reby or in his performance of any afterement hereunder, the beneficiary n reby or in his performance of any afterement hereunder, the beneficiary in clare all sums secured hereby immediately due and payable. In such ent the beneficiary at his election may proceed to forcelose this trust deed ent the beneficiary at his election the trustee to forcelose this trust deed
curry upon my or at option of beneficiary inter- may determine, or at option of beneficiary int- any part thereoi, may be released to frantor. Such not cure or waive any detault or notice of detault for or waive any detault or notice of detault act done pursuant to such notice. To keep said premises free from consti- tates, assessments and other charges that may be taken as aid property before any part of such to admine said property before any part of such to admine said property before any part of such to admine the said property before admine to admine the said property before	h application or release shall in the hereunder or invalidate any ex- ruction liens and to pay all to e levied or assessed upon or hares, assessments and other with deliver receipts therefor th	equity as a molecule in the latter event the beneficiary of that his elec- lycritoenent and sale. In the latter event the beneficiary of default and his elec- tecute and cause to be recorded his written notice of default and his elec- tecute and cause to be recorded his written and place of sale, give mo- ereby whereupon the trustee shall fix the time and place of sale, give mo- ereby whereupon the trustee shall fix the time and place of sale, give mo- ereby whereupon the trustee shall be default and proceed to foreclose this trust deve hered as then required by law and proceed to foreclosure by advertisement the manner provided in ORS 86.735 to 86.795.
charges become should the grantor fail to make p to beneliciary: speeniums, liens or other charge ments, insurance or by providing beneliciary by direct payment, beneliciary may, at its op make such payment, beneliciary may, at its and the auth payment, beneliciary may, at its methy, togeshall be added to and become apart trust deed, without waiver of any rights anima	by payable by grantor, either as with funds with which to as tion, make payment thereol, set forth in the note secured a paragraphs 6 and 7 of this to d the debt secured by this theres ta aloresaid. the prop- terest as aloresaid. the prop-	ale, and at any time puotine version so privileged by OKS 30.12, this ale, the grantor or any State of the state of the state of the state he default or defaults. If the default consists of a failure to pay, aying ums secured by the trust deed, the default may be cured by paying nitre amount due at the time of the cure other than such portion of then be due had no default occurred. Any other default that is capab of then be due had no default occurred. Any other default that is default of the be due had no default occurred. Any other default that is default of the beneficient of the cure shall pay to the beneficient of biligation or trust deed. In any case, in addition to curing the beneficient rust
trust deed, which and tor such payments, which covenants hereof and tor such payments, which for erty hereinbelore described, as well as the for same ertent that they are bound for the paym described, and all such payments shall be immed out notice, and the nonpayment thereof shall, at out coice, and the nonpayment thereof shall, at render all sums secured by this trust deed immit ea breach of this trust deed.	ntor, shall be bound to the ment of the obligation herein diately due and payable with- the option of the beneliciary, it ediately due and payable and if this trust including the cost spenses of the trustee incurred autory attorney's	performs, the participation of the second se
of title search as the or in entorcing this oblightion in connection with or in entorcing this oblightion fers actually incurred in and defend any action 7. To approximate the powers of beneficiary altest the secureding in which the beneficiary or action of for the foreclosure of this derektly's any suit for the loreclosure of this derektly's cluding evidence of title and the beneficiary or any and entorches the sentiment in the an	in and trustee's and attorney's nor proceeding purporting to trustere and in any suit, truster may appear, including int trustee's attorney's tes; the ragraph 7 in all cases shall be ragraph 7 in all cases shall be	abeliant to the purchaser its deed in form its requestance, express to the property so sold, but without any covenant or warranty, express to plied. The recitals in the deed of any matters of fact shall be conclusive plied. The recitals in the deed of any matters of fact shall be conclusive of the truthluiness thereof. Any person, excluding the truster, but inc. of the truthluiness thereof, any purchase at the sale. Is, when truster sells pursuant to the powers provided herein. I shall apply the proceeds of sale to payment of (1) the expenses of sa- shall apply the proceeds of sale to payment of (1) the expenses of sa- shall apply the proceeds of sale to payment of (1) the expenses of sa- shall apply the proceeds of sale to payment of (1) the expenses of sa- shall apply the proceeds of sale to payment of (1) the expenses of sa- shall apply the proceeds of sale to payment of (1) the expenses of sa- shall apply the proceeds of sale to payment of (1) the expenses of sa- shall apply the proceeds of sale to pay the trust deed, using the sale.
hered by the relat court, kinnor further down peltate court shall adjudge reasonable as the i ney's less on such appeal. It is mutually agreed that: S. In the event that any portion or all under the right of eminent domain or condemn with it is offects, to require that all or any with it is offects, to require that all or any	beneliciary's or trustees attor- of said property shall be taken ation, beneficiary shall have the portion of the monies payable excess of the amount required or	attorney, recorded liens subsequent to the inference of the insert and to deed as their interests may appear in the order of their priority and to surplus, it any, to the granitor or to his successor in interest entitled to surplus. 16. Beneficiary may from time to time appoint a successor of sors to any trustee named herein or to any successor trustee appointe under. Upon such appointment, and without corners are to the su trustee, the latter, shall be vested with all title, powers and duties co trustee, the latter, shall be vested with all title.
as competitive asonable costs, expenses and ank to pay the sense of the sense of the sense incurred by granter in such proceedings, sha applied by the two any reasonable costs a both in the triat and appendiate courts the both in the triat and appendiate courts the function of a such proceedings, and the balance function appendix and strainty adversariate one of the sense and strainty adversariate being	all be paid to beneficiary and and expenses and attorney's fees, arily paid or incurred by bene- applied upon the indebtolness applied upon the such actions resorty in obtaining such com	trustee, the failer shin be made or appointed hereunder. Each such aby be- upon any trustee herein hamed or appointed hereunder. Each such aby and substitution shall be made by written instrument executed by be- which, when recorded in the mortager records of the county or cou- which the property is situated. Sail be seen appointed by program of the subcessor trustee. 17. Trustee accepts this trust when this deed, duly execut- acknowledged is made a public record as provided by law. Trustee obligated to notify any party hereto of pending sails under any other obligated to notify any party hereto of pending sails under any other that or of any action or proceeding in which grantur, beneficiary or found or of any action or proceeding in which of the brought by trustee

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et the successor trustee. 17. Trustee accepts this trust when this derd, duly executed and acknowledged is made a public record as provided by law. Trustee is not acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

under the right of eminent domain to construct the monies payable right, if it so elects, to require that all or any portion of the amount required a compensation to such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and incurred by grantor in such proceedings, shall be paid to beneficiary and the trial and appellate courts have applied usen the indebtoftness between the trial and appellate courts have applied usen the indebtoftness in such proceedings, and the have applied usen the indebtoftness secure the trial and shartor agrees, at its own expense, to take such active and execute such instruments as after enversity in obtaining such com-generation promptly upon beneficiary's request. 9. At any time and from time upon written request of bene-ficiary, payment of its lees and presentation of this deed and the note for indoment (in case of full reconvegances, for cancellation), without allecting the liability of any person for the payment of the indebtoftness, trustee may the liability of any person for the payment of the indebtoftness, trustee may

NOTE: 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 resources and loan essociation authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure life to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an esciew agent licensed under ORS 696 505 to 696.585.

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The grantor covenants and agrees to and w ally seized in fee simple of said described real pro	with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
nd that he will warrant and forever defend the	same against all persons whomsoever.
The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family or hous (b) for an ordenization, or (even if grantor is a na	represented by the above described note and this trust deed are: sehold purposes (see Important Notice below), atural person) are tor business or commercial purposes.
This deed applies to, inures to the benefit of and <i>k</i> personal representatives, successors and assigns. The term secured hereby, whether or not named as a beneficiary he	binds all parties hereto, their heirs, legatees, devisees, administrators, executors, beneficiary shall mean the holder and owner, including pledgee, of the contract rein. In construing this deed and whenever the context so requires, the masculine alar 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 warrant	y (o) or (b) is + Benjamin Alchardson
* IMPORTANT NOTICE: Delete, by lining oil, withteen work of applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-in-Lending Act and Regulation by mail beneficiary MUST comply with the Act and Regulation by mail disclosures; for this purpose use Stevens-Ness Form No. 1319, c if compliance with the Act is not required, disregard this notice.	ulation Z, the king required or equivalent. Lillian L. Richardson
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	· · · · · · · · · · · · · · · · · · ·
STATE OF OREGON,	STATE OF OREGON,
County of	County of KAMATH)ss. JUNE 15
This instrument was acknowledged before me or	n This instrument was acknowledged before me on JUNE 15 1992, by LILLIAN L & BENJAMIN RICHARDSON
, ,19 , ,by	as
(1) <u>manufactorial de la construcción de la constru De la construcción de la c </u>	of
	MARY E GROOMER
Notary Public for Orego (SEAL) My commission expires:	Notary Public for Oregon Notary Public for Oregon My commission expires: 9-18-18-2014 COMMISSION EXPIRES SEP 18, 19-14
Ri	EQUEST FOR FULL RECONVEYANCE
	sed only when obligations have been paid. Trustee
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all e	I all indebtedness secured by the foregoing trust deed. All sums secured by said eby are directed, on payment to you of any sums owing to you under the terms or evidences of indebtedness secured by said trust deed (which are delivered to you without wairanty, to the parties designated by the terms of said trust deed the vance and documents to
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