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	92 JUL 20	AN 9 07	COPYRIGHT 1990 STEVI	INS.NESS LAW PUBLISHING CO., PORTLAND, OR 97204
FORM No. 881—Oregon Trust Deed S	eries (ROS) DCCD.		, Vol.1	<u>ng2</u> Page <u>16617</u>
NE 48077		1001 02	ע וויר	
THIS TRUST L	EED, made this First	day (of	
	Frederic W.	homson		, as Trustee, and
As Grantor,		JA THAS""		
SI	CURITY PACIFIC H	DUSING,	INC.	······,
as Beneficiary,	to-toing sells	WITNESSE and conveys	TH: s to trustee in trust	with power of sale, the property
NIama on				COINTEE
Code	21 Map 3908-7db	TL 1500)	
	what the tenements, hereditan	nents and appu	rtenances and all othe f and all fixtures now o	r rights thereunto belonging or in anywise or herealter attached to or used in connec- antor herein contained and payment of the entths(\$51,021.50)
tion with said real estat	OSE OF SECURING PERF	ORMANCE of	fifty hundi	edths(\$51,021.50)
sum of Li of Still	11 as honeficiary OF 9	rder and made	by grantor, the final	payment of principal and mercer the
not sooner paid, to be The date of mat becomes due and paya not conveyed, assigne	irity of the debt secured by the sle. In the event the within des d or alienated by the grantor d or alienated by the grantor		y, or any part thereof, having obtained the wi ument, irrespective of	itten consent or approval of the beneficiary the maturity dates expressed therein, of the maturity dates expressed therein.
herein, shall become in	mediately due and payables security of this trust deed, gran	tor agrees: good condition	franting any easement of subordination or other a thereof; (d) reconvey, w grantee in any reconvey	r creating any restriction thereast, the or chara freement allecting this deed or the lien or chara thout warranty, all or any part of the property. The ance may be described as the "person or person and the reliabs therein of any matters or lacts sha and the reliabs therein of any matters or lacts sha
not to commit complete o nanner any building or i destroyed thereon, and pay	r restore prompiny and be construct improvement which may be construct when due all costs incurred therefor, when due all costs incurred therefor, all laws, ordinances, regulations, C h all laws, ordinances, regulations, C	ovenants, condi- y so requests, to	10. Upon any di time without notice, eit	fault by parson, by agent or by a receiver to the her in person, by agent or by a receiver to the adequacy of any security t without regard to the adequacy of any security t
tions and recenting such fir join in executing such fir cial Code as the benefic proper public office or c by filing officers or sea beneficiary.	ting said property; it unto to the U ancing statements pursuant to the U ary may require and to pay to fil ary may require and to at all lie ching agencies as may be deemed d continuously maintain insurance on the said premises against loss or on the banchicary may from time to as the benchicary may from time to as the benchicary.	ing same in the n searches made desirable by the on the buildings r damage by fire	erty or any part thereo issues and profits, inclus less costs and expenses ney's lees upon any inc basis may determine.	In this off and due and unpaid, and apply the find those past due and unpaid, and apply the of operation and collection, including reasonable atto- leptedness secured hereby, and in such order as being testedness secured hereby, and in such order as being testedness at a solution of suid property.
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and such other hatards as the beneficiary may from time to time require, in an amount not less than \$ companies acceptable to the beneficiary, with loss payable to the latter: all policies of insurance hall be delivered to the beneficiary as soon as insurance of the grantor shall be delivered to the beneficiary as soon as insurance policies of insurance hall be delivered to the beneficiary as soon as insurance and nor policy of insurance now or herealtenors expense. The amount the beneficiary any time or other insurance policy may be applied by benefi-cial deliver said policies to the beneficiary alternation of any policy and the source of the same at policy may be applied by benefi-tion of any policy of insurance now or herealtenors expense. The amount the beneficiary may time or other insurance policy may be applied by benefi-ciary upon any time or other insurance policy may be applied by benefi-tiary deternative any be released to grantor. Such application or release shall any deternition of beneficiary the entire amount so collected, or any deternition of beneficiary and be accessed to grantor. Such application or release shall the accessments and other charges that may be levied or assessed upon or the beneficiary: should the grantor lait to make payment of any taxes, assess-to beneficiary: should the grantor lait to make payment of any taxes, assess-tent and the grantor beneficiary may, at its option, have payment thereal, and the amount so paid with interest at the rate set, shall be bound to the trust deed, without do such payments with intered and the bound to the described, and the stadded to and become a part of the debt secured by this trust deed, without do such payments with interest and applied in the rest and such adverted. To appear the adverted is minerating the bound for the pay direct any all costs. Itels and expenses of the further here and pay direct any all costs. Itels and expenses of the bound for the error has beened of this trust deed. To appear in and delend any action or proce

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It is mutually agreed that: It is mutually agreed that: It is mutually agreed that: It is not event that any portion or all of said property shall have the under the right of eminent domain or condemnation, beneticiary shall have the ight, if is of elects, to require that all or any portion of the momes parable is compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less treescarily paid or incurred by it first upon any reasonable costs and expenses and attorney's rea-pupiled by it first upon any reasonable costs, and expenses and attorney's rea-sonable triad appellate courts, necessarily paid or incurred by iten-liciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and granics agrees, at its own expense, to take such actions secured hereby; and frantor agrees, at shall be necessary in obtaining such com-and execute such instruments as shall be necessary in obtaining such com-gensation, promptity upon beneficiary's request. pensation (in case of full reconvegances, for cancellation), written request of bene-indorsyment of its less and presentation of this deed and the note indorsympt of any person for the payment of the indebtedness, trustee may the liability of one person for the payment of the indebtedness, trustee may the liability of one making et any map or plat of said property; (b) join in

which any default or notice of default herein as aforesaid, shall not cure or waite any default or notice. 12. Upon default by frantor in payment of any indebtedness secured in his performance of any agreement hereinder, time being of the hereby or in his performance of any agreement hereinder, time being of the sence with resps secured hereby immediately due and payable. In such and declare all beneficiary at his election may proceed to foreclose this trust def and the beneficiary at his decision may proceed to foreclose this trust default of the beneficiary at his decision may proceed to foreclose the trust default in equity entry at his decision may proceed to foreclose the trust default event the beneficiary at his decision by divertisement and sale. The beneficiary or advertises at and sale, or may direct the beneficiary may have. In the event advertises that acts to foreclose by bid vertisement and sale, the beneficiary or the brusters is to foreclose by observise the recorded his written motion of default the bruster shall execute and cause to be the order to loreclose this trust default on the result of the truster shall is the time and place of sale, five may be decision the truster ball is the time and place of sale, five match hereby whereupon the truster before the date the truster conducts the sale, and at any time prother person so priviled by ORS 66.753, may cure the default or delaults. The delault may be cured by paying the sums secured by the the trust deed, the delault may be cured by paying the sums cured the trust deed, the delault may be cured by paying the sums cured may be cured by rendering the period motion that is a capabe of not the be due had to delault occured. Any other default that is capabe of being cured may be cured by rendering the prime may be displayed the default or obligation or trust the deal attorney is enotion to curing the default or obligation or trust the deal attorney to be beneficiary all cost obligation or trust the trust ched in the obligation of the trust defau

together with trustee's and attorney's lees not exceeding the amounts provided 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 pin separate parcels and shall sale the parcel or parcels at in one parcel or is separate parcels and shall be the parcel or parcels auction to the higher purchaser its deed in form as or warranty, express or im-plied there is a separate parcel or and, payable at the time of sale. Truster auction to the higher purchaser its deed in form as or warranty, express or im-plied. The recitals thereof. Any person, excluding the trustee, but including of the truthluness thereof. Any person, excluding the trustee, but including the Mine trustee selfs purchase at the sale. 15. When trustee selfs purchase at a fasionable charge by the proceeds of sale to payment of the exclusive prior autions (2) to the obligation secured by the interes of the trustee in the truste shall apply the proceeds of sale to payment of the rustees in the truste stilling the constituent to the interest of their prostry and (4) the supplied. The subsequent to the interest of their prostry and (4) the supplied. The membrane to the subsection of the superson of such the supplied. The membrane the trustee to the successer or successer or success having the interests must grow to the successer or any automation of the superson of the superson of the supplied in the superson to the subsection of the prosteed at the interest of the trustee in the truste having the interests must appear in the outer of the prosteed of the success of any trustee named berein us to the successer or successer or success to any trustee named berein us to the successer of succes

surplus, if any, to the granter or to his successor in interest entitled to such surplus. I. Beneficiary may from time to time appoint a successor or success or to any trustee named hence or to any accessor trustee appointed to successor under. Use any trustee and a structure appoint a successor of the success of the successor interest of appointent of the successor of the under. Use hatter shall be vaced with the successor and duties contra-tention of the successor interest of appointent of the successor and trustee herein numed or appointent instrument executed by hereineary and trustee herein numed or appointent instrument executed by hereineary which here recorded in the install be conclusive proof of proper appointent which the successor trustee. This trust when this deed, duly executed and obligated to notify any party hereto of prodied by law. Trustee is mit rust or of any action or proceeding is brought by trustee.

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 back, must 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 real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an esticw agent licensed under ORS \$76,555 to \$76,585.

Return: SPHS, P.O. Box 1310, Vancouver, Wa. 98666

International status My commission expires February. 5 1996 My commission expires REQUEST FOR FULL RECONVEYANCE To undersigned is the legal owner and holder of all indubtedness secured by the foregoing trust deed. All sums secured by said trust deed or pursuant to statute, to cancel all evidences of indubtedness secured by asid 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 in the state now held by you under the same. Mail reconveyance and documents to DATED: STATE OF OREGON, (County of Klamath, 1/2, 0/2) International optimic instruction optin optin optimic instruction optimic instructin optimi	•	1661 8
The granter warrans that the proceeds of the learn represented by the above discribed note and this runt deed are: (2) intermediation of the proceeds of the learn represented by the above discribed note and this runt deed are: (2) intermediation of the proceeds of the learn represented by the above discribed note and this tables.) This destance processing of the second of the processing of the learn represented by the above discribed note and the advectory of the processing of the second of the second of the second of the destance of the notice and the indication of the second of the destance of the context to remain the matching of the second of the second of the destance of the context to remain the matching of the second of the second of the destance of the notice and the destance of the context to remain the matching of the second of the second of the destance of the notice of the destance of the destance of the destance of the notice of the destance of the notice of the destance	The grantor covenants and agrees to and ully seized in fee simple of said described real	with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
A primarily for grannels partenels partenels partenels partenels for the intervent of the partenels of the partenels partenel	and that he will warrant and forever defend th	ne same against all persons whomsoever.
A primetry for spectral spectral, family or household purposes (see Properties Noted Descriptions) (a) the description of the spectral spe		
Security Particle Security and a second particle is an extended particle if the important Pathe Medded. Security Patheness in the base is a dark with the particle bases, their bases, bases without a magnitude in the machine includes the particle bases includes the partiter bases includes the particle	The deceder warrants that the proceeds of the los	n represented by the above described note and this trust deed are:
personal representatives, uncensors and analysis. The term here ficture shall mean the folder and server, including imposed to the other intermediates of the control of t	(a)* primarily for grantor's personal, family or h (b)_tox an organization or feven it grantor is a	usehold purposes (see Important Notice Delow), actual-person)-are-ber-business-or commercial-purposes.
Introduction NOTICE: During by lining out, whichware warranty (e) or (b) is not an expensive of the sensitivity of a capability of the sensitivity of a capability of the sensitivity of the program on Stream-Nets Frem No. 1319, or equivalents in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program on Stream-Nets Frem No. 1319, or equivalent in the capability of the program of the p	personal representatives, successors and assigns. The ter secured hereby, whether or not named as a beneticiary gender includes the feminine and the neuter, and the sin	m beneficiary shall mean the holder and owner, including pleagee, of the contract herein. In construing this deed and whenever the context so requires, the masculine gular number includes the plural.
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Treader in the Technicker in the Technicker in the Standard S	* IMPORTANT NOTICE: Delete, by lining out, whichever warra	nty (a) or (b) is Afradeuch St. Comsod
by	as such word is defined in the Truth-in-Lending Act and Re beneficiary MUST comply with the Act and Regulation by n disclosures; for this purpose use Stevens-Ness Form No. 1319	gulation Z, the FREDERICK W. THUMSUN iaking required , or equivalent.
by	STATE OF OREGON	, County ofKlamath
This instrument was acknowledged before me on	This instrument	was acknowledged before me on
de	This instrument	was acknowledged before me on, 19
Of CICIAL SEAL GUDENTISTROUD NOTARY FUBLIC - OREGON COMMISSION EXPRESS FEB. 65. 100 HOULST FOR FULL RECONVEYANCE To commission expires Feb rules HOULST FOR FULL RECONVEYANCE To commission expires Feb rules Intervention of the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed any when abligations have been spid. To:	•	
Notary Public for Orego My commission Notary Public for Orego My commission expires February, 5, 1996 To: , Trustee To: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed or pursuant to status to cancel all evidences of indebtedness users designated by the terms of said trust deed in providence of indebted or pursuant to status. To cancel all evidences and documents to DateD: ,19 Interest tess or desirer this four Deed OR THE NOTE which it servers. Beth mut be delivered to the trust of the within instrumer was received for record on the .28th devidence receiver or record on the .28th devidence or under the within instrumer was received for record on the .28th devidence or under .28th devidence or under .28th devidence of under .28th devide .28th devide under .28th devide under .2		\sim
REQUEST FOR FULL RECONVEYANCE Table undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed 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 yo berewith together with said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to yo berewith together with said trust deed and to reconvey, without warranty, to the parties designated by the terms of said trust deed of the same. Mail reconveyance and documents to DATED: TRUST DEED (Frederic W Thomson Grantor SPACE RESERVED Frederic W Thomson Creator SPACE RESERVED SPACE RESERVED Frederic W Thomson Creator SPACE RESERVED	GUDRUM STROUD NOTARY PUBLIC - OREGON COMMISSION NO.013003	My commission expires February 5, 1996
TO:	Execution research material and an and a second	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by sa 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 said trust deed of pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (Which are delivered to yo 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 DATED: 		
Beneficiary De net lose er destrey this Trust Deed OK THE NOTE which it servers. Both must be delivered to the trustee for concelletion before reconveyonce will be mede. STATE OF OREGON, County of	The undersigned is the legal owner and holder o trust deed have been fully paid and satisfied. You her said trust deed or pursuant to statute, to cancel all herewith together with said trust deed) and to reconvey	I all indebtedness secured by the foregoing trust deed. All sums secured by sai eby are directed, on payment to you of any sums owing to you under the terms of vidences of indebtedness secured by said trust deed (which are delivered to you w, without warranty, to the parties designated by the terms of said trust deed th
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