New No. 881—Oregon Trust Deed Series—TRUST DEE	Aspen-	Title#	L 0/0/038858 2007/RIGHT 1992 <u>STEVENS NEES LAW PUBLISHING CO., PERTLAND, CR 97834</u>
49577 ME 71	<u> </u>	RUST DEED	Vol.m92Page 19020
THIS TRUST DEED, made Myron A. Hannagan and	Elaine Hannaga	in, husband	August ,19.92 , between 1 and wife with full rights of
survivorship Aspen Title & Escrow, Russell J. Walsh and J	luc. Edith G. Walsh	husband a	, as Grantor, , as Trustee, and and wife with full rights of
survivorship		TNESSETH:	, as Beneficiary,
Grantor irrevocably grants, t Klamath Cou	pargains, sells and	conveys to tr	ustee in trust, with power of sale, the property in
Township 39 South, Ran	nge 10 East of	the Willan	ly of the 1-A Drain, Section 19, mette Meridian, in the County of y portion lying within Short Road
CODE 170 MAP 3910-1900	) TL 100		
ogether with all and singular the tenemei	nts, hereditaments and	appurtenances	and all other rights thereunto belonging or in anywise now
r hereafter appertaining, and the rents, i he property	sues and profits there	eot and all fixfu	res now or herealter attached to or used in connection with mement of grantor herein contained and payment of the sum
. One Hundred Thousand a	and No/100		
(\$100,000.00)	eneficiary or order at	Dollars, und made by gra	with interest thereon according to the terms of a promissory untor, the final payment of principal and interest hereof, if
ecomes due and payable. In the event old, conveyed, assigned or alienated by t t the beneficiary's option, all obligations ecome immediately due and payable.	secured by this instru the within described he grantor without fir becured by this instru-	ment is the date property, or any st having obtain iment, irrespecti	e, stated above, on which the final installment of the note v part thereof, or any interest therein is sold, agreed to be ned the written consent or approval of the beneficiary, then, ve of the maturity dates expressed therein, or herein, shall nd repair; not to remove or demolish any building or im-
rovement thereon; not to commit or per- amaged or destroyed thereon, and pay w 3. To comply with all laws, ordina or requests, to join in executing such fin o pay for filing such fin the proper public	n it any wasto of the p y and in good and hat when due all costs incu noes, regulations, cove arcing statements pur lic office or offices, as	property. bitable condition ured therefor. mants, condition	n any building or improvement which may be constructed ns and restrictions affecting the property; if the beneficiary iform Commercial Code as the beneficiary may require and st of all lien searches made by filing officers or searching
amage by fire and such other hazards a ritten in companies acceptable to the b cicary as soon as insured; if the grantor s i least filteen days prior to the expirati- ure the same at grantor's expense. The s interval of the same at grantor's expense. The s	minitain insurance or is the beneficiary may beneficiary, with loss j shill fail for any reasor on of any policy of in scionni collected unde whorder as beneficiar	r from time to i payable to the la to procure any surance now or r any fire or of when determin	now or hereafter erected on the property against loss on time require, in an amount not less than $\$$ INSUTABLE efter; all policies of insurance shall be delivered to the bene- such insurance and to deliver the policies to the beneficiary hereafter placed on the buildings, the beneficiary may pro ther insurance policy may be applied by beneficiary upon e, or at option of beneficiary the entire amount so collected hall not cure or waive any default or notice of default here
inder or invalidate any act done pursuar 5. To keep the property iree from assessed upon or against the property be promptly deliver receipts therefor to ber iens or other charges payable by grantor ment, beneficiary may, at its option, muscured hereby, together with the obligat the debt secured by this trust deed, witho with interest as aforesaid, the property	It to such notice. In construction liens a terre any part of such seliciary; should the g joither by direct payr also payment thereof, thous described net wairer of any right the reinbefore described begain described any	nd to pay all the taxes, essessme rantor fail to me nent or by prov- and the amoun- agraphs 6 and 7 ts arising from 1 h, as well as the d all such payn	exes, assessments and other charges that may be levied on ents and other charges become past due or delinquent and take payment of any taxes, assessments, insurance premiums iding beneficiary with lunds with which to make such pay- nt so paid, with interest at the rate set forth in the note of this trust deed, shall be added to and become a part of reach of any of the covenants hereof and for such payments a grantor, shall be bound to the same extent that they are nests shall be immediately due and payable without notice sizms secured by this trust deed immediately due and pay-
bis and constitute a breach of this trust 6. To pay all costs, lees and exper rustee incurred in connection with or in 7. To appear in and defend any a and in any suit, action or proceeding in to pay all costs and expenses, including e mentioned in this paragraph 7 in all case the trial court, grantor turther agrees to formey's lees on such appeal. It is mutually agreed that:	ileed, mess of this trust inclu- i enforcing this obliga- ction or proceeding pr- which the beneficiary vidence of title and the shall be fixed by the piy such sum as the s	nding the cost o ation and truste urporting to atf or trustee may he beneticiary's the frial court an oppellate court	I title zearch as well as the other costs and expenses of the e's and attorney's fees actually incurred. ect the security rights or powers of beneficiary or trustee, appear, including any suit for the foreclosure of this deed or trustee's attorney's fees; the amount of attorney's fees d in the event of an appeal from any judgment or decree of shall adjudge reasonable as the beneficiary's or trustee's at- under the right of eminent domain or condemnation, bene-
liciary shall have the right, if it so elec NOTE: The Trust Deed Act provides that the	tustee hereunder must	be either an atta	a of the monies psyable as compensation for such taking mey, who is an active member of the Oregon State Bar, a bank is of Oregon or the United States, a tille insurance company autho branches, the United States or any agency thereof, or an escrow
agent licensed under ORS 596.505 to 696.56	5		STATE OF OREGON,
			County of
			I certify that the within instru- ment was received for record on the day of19

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at o'clock M< and recorded in book/reel/volume No...on page or as fee/file/instru-ment/microfilar/reception No..., Record of ol said County. Witness my hand and seal of County affixed. ACE RESERVED Granto FOR RECORDER'S USE Section Statistics Beneficiary Alter Recording Botum to (Hams, Address, Zip)i Aspen Title & Escrow, Inc 1 525 Main Street Klamath Falls, OR 97601 NAME ATLE By ..... , Deputy Attention: Collection Dep:\_\_\_\_

## 13.2 19021

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and that the grantor will warrant and torevel defend the same against all persons whomsoever. The grantor warrants that the process of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, jamily or household purposes (see Important Notice below), (b) for an organization, or (even if (rantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a leneticiary herein. In construint this mortance it is understood that the mortant or particular of the same defendence of the contract

Secure neres, whence of not not not as a constrontly activation of the mortgages or mortgages may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\* IMPORTANT NOTICE: Delete, by lining cut, whichever warranty (c) or (b) is not applicable; if warranty (a) is applicable and the beneficiary (a) story is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. (339, or equivalent. If compliance with the Act is not required discover this story of the Act and Regulation by making required If compliance with the Act is not required, disregard this notice.

Myren A. Hannagan Hansega Elaine Hannagan

STATE OF OREGON, County of  $V_{AR}$ - 61

Klamath .) 55 This instrument was acknowledged before me on August of Myron A. Hannayon & Elaine Hannagan è, 20 ---by 0 0762 131 by This instrument was acknowledged before me on ÷., 0 0 85 or . dery You Notary Public for Oregon My commission expires \_\_\_\_ -9

STATE OF OREGON: COUNTY OF KLAMATH: SS. 

	Filed fo	r record a	t request o	f <u></u>	Aspen Ti	tle Co.	18월 18일 - 1933년 1937년 - 1937년 - 1937년 1937년 - 1937년 - 1 1937년 - 1937년 - 1937년 1937년 - 1937년 - 1937년 1937년 - 1937년 - 1937년 1937년 - 1937년 -	the 2	lst dav	ľ.
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