DEM No. 881—Oregon Trust Deed Series—TRUST DEED. K-45005 TRUST DEED TRUST DEED	Volm 93 Page 5921
선생 전략에 목숨하게 되었다. 선생님은 나를 하는 것이 보니는 사용없는 것 같아 하는 것이 되었다. 그런 것이 되는	
THIS TRUST DEED, made this 19th day of Thomas Miller and Gloria. A. Miller	
OREGON TITLE INSURANCE COMPANY	as Trustee, an
Wilhur M. Becker and Patricia K. P	Becker . Husband and Wife, as Beneficiar
WITNESET	
Grantor irrevocably grants, bargains, sells and conveys to	trustee in trust, with power of sale, the property
Klamath County, Oregon, described as:	불병하는데 하는 인터넷이는 일이 살 먹는 것 같다.
ENWINWINE and EISWINWINE of Section 19,	Township 25 South, Range 8
East of the Willamette Meridian, Klamath County	
together with all and singular the tenements, hereditaments and appurtenar or hereatter appertaining, and the rents, issues and profits thereof and all	nces and all other rights thereunto belonging or in anywise r fixtures now or hereafter attached to or used in connection w
or hereafter appertaining, and the tems, issues and property. the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each	agreement of grantor herein contained and payment of the s
*****(\$13.000.00)^^^	ars, with interest hereof of principal and interest hereof
not seemed and to be due and payable di maturity . And and	to the time! installment of the t
The date of maturity of the deof scent the within described property, or	r any part thereof, or any interest therein is sold, agreed to
sold, conveyed, assigned or allenated by the granto by this instrument, irres	pective of the maturity dates expressed therein, or nevern, s
become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good conditions to the property.	
1. To protect, preserve and maintain the property provement thereon; not to commit or permit any vaste of the property. 2. To complete or restore promptly and in good and habitable compared to the property and the all costs incurred thereof	dition any building or improvement which may be construc
2. To complete or restore promptly and in the damaged or destroyed thereon, and pay when due all costs incurred therein damaged or destroyed the large ordinances, refulations, covenants, conditions.	ditions and restrictions affecting the property; if the benefit
to pay for filing same in the proper by the beneficiary.	the second to see the second to see that los
4. To provide and continuously has the heueficiary may from time	
written in companies acceptable to the shall fail for any reason to procure	e any such insurance and to deliver the policies to the Seneticiary may
at least fifteen days prior to the expension collected under any tire	or other insurance policy may be applied by beneficially
at least litteen days prior to the expense. The amount collected under any tire cure the same at grantor's expense. The amount collected under any tire any indebtedness secured hereby and in such order as beneficiary may dete or any part thereof, may be released to grantor. Such application or released to grantor. Such notice.	ermine, or at option of beneficiary the entire amount so conc ase shall not cure or waive any default or notice of default l
or any part thereof, may be released to grant to such notice.	a star aborder that may be levie
promptly deliver receipts the tenter either by direct payment or by	providing beneficiary with lunds will which to make the
ment, beneficiary may, at its option bligations described in paragraphs 6	and 7 of this trust deed, shall be added to and become a per
the debt secured by this trust described, as well a	as the grantor, shall be bound to the same extent that the
bound for the payment of the boll of the option of the beneficiary, rend	er all sums secured by this trust deed initioutately due the
able and constitute a preach of this trust including the	cost of title search as well as the other costs and oxperior
trustee incurred in connection with any action or proceeding purporting	to affect the security rights of powers of belleticity of this
and in any suit, action or proceeding in which the beneficiary or trustee	may appear, including any suit to the total action of attorney's iary's or trustee's attorney's fees; the amount of attorney's decision and independent or decision.
and in any suit, action or proceduring evidence of title and the benefic to pay all costs and expenses, including evidence of title and the benefic mentioned in this paragraph 7 in all cases shall be fixed by the trial co	ort and in the event of an appear from any judgment of decourt shall adjudge reasonable as the beneficiary's or trustee
the trial court, grantor further agrees to pay	왕인 선물 병에 바다들로 분세를 받는 사람들이 걸려고 있다.
It is mutually agreed that: 8. In the event that any portion or all of the property shall be	
iticiary shall have the right, it it so elects, to will be either the NOTE: The Trust Deed Act provides that the trustee hereunder must be either trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings and loan association authorized to do business under the trust company or savings are the trust company or savings and loan association authorized to do business under the trust company or savings are the trust company or savings and loan association authorized to do business under the trust company or savings are the trust company or savings and loan association authorized to do business and the trust company or savings are the trust company of the trust company or the trust company of the trust company or the trust company or the trust company of the trust company of the trust company of the trust company or the trust company of the trust company o	an attorney, who is an active member of the Oregon State Bar, a
rized to insure title to real property agent licensed under ORS 696.505 to 696.585.	STATE OF OREGON,
TOUCH DEED	#매일 #18 등 12 등 전 12 등 12 등 12 등 12 등 12 등 12 등
TRUST DEED	County of
Thomas & Gloria A. Miller	Cortify that the within in ment was received for record or
P.O. Box 526	ment was received for record of
Cottage Grove, Oregon 97424	E RESERVED at O'Clock M., and reco

which are in excess of the amount required to Est all reasonable coils, expense and atterns, the necessarily paid or incurred by franter in such proceedings, shall be paid to beneficiary and applied by it licitary in such proceedings, shall be paid to beneficiary and applied by it licitary in such proceedings, and the beliance applied upon the indebted-in the trial and appellate courts, necessarily paid in one reponse, to take such actions and execute such instruments as shall be necessary many than the proceedings, and the beliance applied upon the indebteding the proceedings, and the beliance applied upon the indebteding the proceedings, and the beliance applied upon the indebteding the proceedings, trustee may (5) pin in any subordination of other special part of the protect processors, the indebtedness, trustee may (5) pin in any subordination or other sgreement allecting this deed or the lieu or charge the recovery without warranty, all or any part of the property. The grantee in any reconveyant and of the services mentioned in this control of the protect processors and the recitary may clear the protect processors. The granter is any reconveyant and of the services mentioned in their, beneficiary may at any time without notice, either in person, by gent or by a receiver to 190, them to the property or any part thereof, in its own names such or otherwise collect the protect, of the property or any part thereof, in its own names such or otherwise collect the protect, of the protect of the property or any part thereof, in its own names such or otherwise collection, including reasonable to prove the protect of the protect of the property or any part thereof, in its own names such or otherwise collection, including reasonable correlates and other insurance policies or compensation or awards for any taking or damage of the property of the proceed of lire indebtedness secured thereby, and the proceeding in the protect of the property of a daily in the proceeding in the protect of the property of a daily and the

and that the grantor will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) XMXAGAGORMONON ON GENERAL MARKAN MARK

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so its construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so its construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so its construing this mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if the context so

not applicable; if warrar as such word is defined beneficiary MUST compl	elete, by lining out, whichever warranty (a) or (b) is the line in the Truth-in-Lending Act and Regulation Z, the y with the Act and Regulation by making required one use Stevens-Ness Form No. 1319, or equivalent.
if compliance with the A	st is not required, disregard this notice. STATE OF OREGON, County of Lane)ss. This instrument was acknowledged before me on March 19, ,19 93, by Thomas Miller and Gloria A. Miller, Husband and Wife This instrument was acknowledged before me on MARCH 18, 1993,
	by OFEICIAL SEAL ROGEL'S RUSSELL OF OFEICIAL SEAL ROGEL'S RUSSELL OF OFEICIAL SEAL ROGEL'S RUSSELL ROGEL'S RUS
	Notary Public for Oregon My commission expires XXXXXXXXXXXXXX

STATE OF OREGON: COUNTY OF K	LAMATH: ss.	
	Klamath County Title Co the 23rd M93	day
of March A.D., 19	93 at 2:16 o'clock P.M., and duly recorded in Vol. M93 Mortgages on Page 5921	
	Evelyn Biehn . County Clerk By Quelos Mullimater	
FEE \$15.00		