FORM No. 881—Oregon Trust Doed Series—TRUST DEED. ASPEN O	3039860	RIGHT 1992 STEVENS NESS LA		
61396 /92 MAY 12 FM 3 30	TRUST DEED		Page 10685	97204
THIS TRUST DEED, made this 30th				~',রি),
A. Joyce Nelson	aay orA	AIL	, 19 93 , betw	een
THO	Notice of the second second		, as Gran	itor,
Neal W. Perry		r Mark Cychaine — Tyd — Tyd Grenn — Tyd —	, as Trustee,	and
The Party of the Section of the Section of	WITNESSETH.		, as Beneficia	ary,
Grantor irrevocably grants, bargains, sells Klamath County, Oregon, c	and conveys to trust	ee in trust, with powe	r of sale, the property	y in
Lot 3, Block 101, Buena Vista Additi Code 1 Map 3809-32BB-TL 2600	on to the City o	f Klamath Falls,	State of Oregon.	
그림 회사 다시가 그 그들을 빠졌다는	jerna dinak	k stock a jirili si ili		
together with all and singular the tenements, hereditament or hereafter appertaining, and the rents, issues and profits the property.	The time of time of time of the time of the time of time o	low of Refeatter attached	to or used in connection v	with
of(\$14,000,00)				
note of even date herewith, payable to beneficiary or ord	Dollars, with	interest thereon according	to the terms of a promis	sory
The date of maturity of the cast sourced by the				
Sold, conveyed, assigned or alienated by the grantes without	A Alast Land	t thereof, of any interest	therein is sold, agreed to	o he
at the beneficiary's option, all obligations secured by this is become immediately due and payable. To protect the security of this trust deed, grantor as	, mespective o	f the maturity dates expr	essed therein, or herein, s	nen, shall
provement thereon: not to commit or permit any resident	in good condition and re	pair; not to remove or o	demolish any building or	im-
damaged or destroyed thereon and nay when do all assistances	I habitable condition any	building or improvemen	nt which may be construc	ted,
3. To comply with all laws, ordinances, regulations, so requests, to join in executing such financing statements to pay for filing same in the proper public office or office	covenants, conditions an pursuant to the Unitorn	d restrictions affecting the Commercial Code as the	e property; if the benefic beneficiary may require	iary and
agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance.	n on the building	an nen searches made n	y filing officers or search	hing
written in companies acceptable to the beneficiary, with I	oss payable to the latter,	all policies of insurance	hall be delivered to the be	ene-
at least fitteen days prior to the expiration of any policy of	of insurance now or here	itter placed on the buildi	the policies to the beneficings, the beneficiary may i	iary pro-
any indebtedness secured hereby and in such order as benef or any part thereof, may be released to grantor. Such appl under or invalidate any act done pursuant to such notice.	iciary may determine, or ication or release shall n	at option of beneficiary to of cure or waive any defa	he entire amount so collect oult or notice of default h	pon ted, ere-
5. To keep the property free from construction lies	ns and to pay all taxes,	assessments and other cl	arges that may be levied	d or
liens or other charges payable by granter either by diseast	no grantor ran to make p	ayment of any taxes, asse	ssments, insurance premiu	ıms.
secured hereby, together with the obligations described in	paragraphs 6 and 7 of the	his trust deed, shall be ad	le rate set forth in the ri ded to and become a pari	note t of
with interest as aforesaid, the property hereinbefore described	ibed, as well as the gran	tor, shall be bound to the	nereot and for such payme. ne same extent that they	nts, are
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust	inalistic of	secured by this trust dec	ed immediately due and p	oay-
6. To pay all costs, lees and expenses of this trust is trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefit.	d suspending trustees an	u attorney's tees actually	incurred.	
to pay all costs and expenses including syidence of title as	ad the heart the	ar, including any suit for	the foreclosure of this de	eed.
mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as t torney's fees on such appeal.	y the trial court and in the appellate court shall in the court shall be court shall	he event of an appeal fro adjudge reasonable as the	m any judgment or decree beneticiary's or trustee's	e of at-
It is mutually agreed that: 8. In the event that any portion or all of the proprieticiary shall have the right, it it so elects to require the	erty shall be taken unde	the right of eminent do	main or condemnation be	ene.
NOTE: The Trust Deed Act provides that the trustee because of	was be all any portion of t	ne monies payable as co	mpensation for such taki	ing,
trust company or savings and loan association authorized to do b rized to insure title to real property of this state, its subsidiaries, agent licensed under ORS 696.505 to 696.585.	usiness under the laws of O affiliates, agents or brand	regon or the United States, ones, the United States or an	title insurance company au y title insurance company au y agency thereof, or an esc	ank, tho-
300 Maria 00 076:303 10 076:303.				
TRUST DEED	and the first testing of the state of the st	STATE OF OR	1.044	SS.
	and the first of the state of t	County of	that the within insti	
And the second and the control of the second and th		ment was rece	ived for record on t	the
Grantor State of Control Contr	SPACE RESERVED	ato'cl	, 19 ockM., and record	, lad
State Children (1997) of Arthur Arthur (1997) and the system to be supported by the system of the sy	FOR RECORDER'S USE	in book/reel/vo	lume No	on
	og skalter i Meller i State (175 og Andrewskappingskappingskap Commencial Color (1884)	ment/microfilm	or as fee/file/instruction No	
Beneficiary		Record of	of said Coun	tv.
After Recording Return to (Name, Address, Zip):		County affixed.	s my hand and seal	of
Neal W. Perry 310515 Loftin Creek	and a strong and property of the second of t	ting the state of the English of the August		
Prineville, Oregon 97754		NAME D	TITLE	

, Deputy

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by frantor in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by boneficiary in such proceedings, and the baiance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, for take such actions and executes such an expense and attorney's fees, both in the trial and appliate court in the such actions and executes the instruments as shall be necessary in a such proceedings, and the such actions and executes the instruments as shall be necessary in a such control of the such actions and executes the instruments as shall be necessary in a such control of the such actions and executes the such actions and the note for endorsement (in case of tull reconveyances, for cancellation), without attecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any exercises and the recitals therein of any matters or facts shall be conclusive proof of the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the tribuliness thereoi. Trustee's less for any of the services mentioned in this paragraph shall be not less than 53.

10. Upon any default by grantor hereunder, hereliciary may at any time without notice, either in person, by agent or by a receiver less of any of the property or any part thereof, in its own name use or otherwise collect the retus, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation of such action, including reasonable atterney's less upon any indebtedness secured hereby, and in such order as heneficiary may determine.

11. The nettring part of the property of the pre

and that the grantor will warrant and torever 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) for an organization, or (even if grantor 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, 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each 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 WITTERSS WHEREFORE the departor has executed this instrument the day and year first above written.

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

not applicable; if warranty (a) is as such word is defined in the T beneficiary MUST comply with th	lining out, whichever warranty (a) or (b) is applicable and the beneficiary is a creditor ruth-in-Lending Act and Regulation Z, the e Act and Regulation by making required itevens-Ness Form No. 1319, or equivalent required, disregard this notice.	A JOYCE NELSON	leleo	
	TATE OF OREGON, County of	KLAMATH) ss.	
Marie Marie Constitution of	This instrument was acknowl	edged before me onMAY A. JOYCE NELSON	6	, 19 <u>93</u> ,
	This instrument was acknowle	edged before me on		, 19,
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	er et die liegelijk bei in die jour die 1916. Bus en die selen gewene de rom in die 191	My commission expires	// Notary	Public for Oregon
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STATE OF OREGON: COUNTY OF KLAMATH: ss.		
TO DE TOTAL SET HANDE DE LES LES LANGES EN LA GARLES BANGES BANGES EN BANGES AND BANGES AND LA COLLEGE DE LA C		
Filed for record at request of Aspen Title Co the	12th	day
ned for record at request of the second of t	Vol. M93	
of May A.D., 19 93 at 5:30 octock r.M., and duly recorded in of Mortgages on Page 10685.		. :
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