FORM No. 881—Oregon	Trust Deed Series-TRUST DEED.		COPYRIGHT 1992	STEVENS-NESS LAW PUR	LISHING CO., PORTLAND, OR 97204
66633	08-20-93P03:34 RCVD	TRUST DEED	V	ol. <u>m93</u> p	age 21000
THIŞ T	RUST DEED, made this 19th CONNORS and SANDRA L. CONNOR	day of	August		, 19, between
ASPE	N TITLE & ESCROW, INC. CIA CORYELL and RICHARD W. C	ORYELL, wi	fe and hus	band, with ful	as Grantor, as Trustee, and Il rights of
Grantor	irrevocably grants, bargains, sells ar County, Oregon, des	VITNESSETE ad conveys to	<i>1</i> :		
SEE LEG MADE A PAR	AL DESCRIPTION MARKED EXHIB: T HEREOF AS THOUGH FULLY SE	IT "A" ATTA I FORTH HEF	CHED HERE	O AND BY THI	S REFERENCE
together with all or hereafter appe	and singular the tenements, hereditaments extaining, and the rents, issues and profits t	and appurtenanc hereof and all fis	es and all other ctures now or h	r rights thereunto be ereafter attached to	elonging or in anywise now or used in connection with
the property. FOR THE	E PURPOSE OF SECURING PERFORM.	ANCE of each a	greement of gra	ntor herein containe	ed and payment of the sum
note of even dat	e herewith, payable to beneticiary or orde	Dollars rand made by p f note 10	s, with interest grantor, the tin	thereon according to al payment of princ	cipal and interest hereof, if
The date becomes due and sold, conveyed, a st the beneficiar	of maturity of the debt secured by this ins d payable. In the event the within describ- ussigned or alienated by the grantor without y's option, all obligations secured by this in	ed property, or	any part thereo	an consent of approx	val of the beneficiary, then.
become immedia To protec	itely due and payable. If the security of this trust deed, grantor agree test, preserve and maintain the property in	ees: n good condition	and repair; n	ot to remove or den	molish any building or im-
2. To con damaged or dest 3. To con	nplete or restore promptly and in good and royed thereon, and pay when due all costs only with all laws, ordinances, regulations, o	incurred therefor covenants, condit	ions and restric	ctions affecting the	property; if the beneficiary properties and
to pay for filing agencies as may 4. To produced damage by fire written in comp ficiary as soon a stream of the set fifteen of the set of the s	same in the proper public office of officery, be deemed desirable by the beneficiary, wide and continuously maintain insurance and such other hazards as the beneficiary anies acceptable to the beneficiary, with loss insured; if the grantor shall tail for any relays prior to the expiration of any policy of	e on the building on the building from time to the ason to procure a finsurance now	gs now or her time require e latter; all pol any such insura or hereafter pl	eafter erected on the in an amount not be its of insurance ships and to deliver the aced on the building the aced on	the property against loss or less than \$ insurable all be delivered to the bene- tie policies to the beneficiary is, the beneficiary man
cure the same a any indebtednes or any part ther under or invalid 5. To kee	t grantor's expense. In amount consected is secured hereby and in such order as benefit eof, may be released to grantor. Such appliate any act done pursuant to such notice, pe the property tree from construction lies a against the property before any part of the property before any par	ciary may deternication or release as and to pay alsuch taxes, asses	nine, or at optic shall not cure I taxes, assessm sments and oth	on of beneficiary the or waive any defaul ments and other cha aer charges become	entire amount so collected. It or notice of default here- trees that may be levied or past due or delinquent and mone's insurance premiums,
promptly delive liens or other ch ment, beneficial secured hereby, the debt secured with interest as bound for the p	rreceipts therefor to beneficiary, states a parages payable by grantor, either by direct programs, at its option, make payment the together with the obligations described in 1 by this trust deed, without waiver of any 1 atoresaid, the property hereinbefore described ment thereof shall, at the option of the ber	payment or by peof, and the amparagraphs 6 and ights arising from the distribution of	roviding beneficant so paid, d 7 of this trus in breach of any the grantor, shayments shall ball sums secure	ciary with funds with interest at the tideed, shall be add to the covenants he all be bound to the immediately due to by this trust deed by this trust deed	th which to make such pay- yrate set forth in the note led to and become a part of ereof and for such payments, same extent that they are and payable without notice, I immediately due and pay-
able and constit 6. To pa trustee incurred 7. To ap and in any suit to pay all costs	ute a breach of this trust deed, y all costs, fees and expenses of this trust in connection with or in enforcing this older in and defend any action or proceeding, action or proceeding in which the benefic and expenses, including evidence of title a nis paragraph 7 in all cases shall be fixed by grantor further agrees to pay such sum as it	including the cost bligation and tru g purporting to liary or trustee n and the beneficiar	t of title search stee's and attornal affect the secu- nay appear, inc. y's or trustee's	h as well as the otherney's fees actually is trity rights or power luding any suit for actionney's fees; the set of an appeal from the set of an appeal from	er costs and expenses of the incurred. rs of beneficiary or trustee; the foreclosure of this deed, e amount of attorney's fees nany judgment or decree of
torney's tees on It is mut 8. In the	such appeal. ually agreed that: event that any portion or all of the prop we the right, if it so elects, to require tha	erty shall be tal t all or any por	ten under the r	ight of eminent don nies payable as cor	nain or condemnation, bene- mpensation for such taking,
NOTE: The Trust trust company or	Deed Act provides that the trustee hereunder r savings and loan association authorized to do k tle to real property of this state, its subsidiaries ader ORS 696.505 to 696.585.	nust be either an	attorney, who is	an active member of	the Oregon State Bar, a bank,
-3	TRUST DEED			STATE OF OR	EGON,
DANIEL A	and SANDRA L. CONNERS			I certify	that the within instru- ived for record on the
		epace R	ESERVED	day of	ockM., and recorded
RITA PATI	Granter RICIA CORYELL	FC	OR ER'S USE	in book/reel/vo	lume Voon or as fee/file/instru-
	Beneficiary			ment/microfilm Record of	n/reception No of said County. ss my hand and seal of
1:	urn to (Name, Address, Zip):			Witnes County affixed.	
525 Main	tle & Escrow, Inc. Street Falls OR 97601			NAME D	TITLE , Deputy
A Hn:	Falls, OR 97601 Collection Dept.	The second secon	ini ayan tuman	By	

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's treat more analysis, shall be paid to be predictary and applied by it lirst upon any reasonable costs and expense and interney's test, both in the trial and applicate courts, necessarily and applied to the proceedings, and the balance applied attorney's test, both in the part of the proceedings and the balance applied attorney's test, both in the part of the proceedings and the balance applied to the proceedings and the balance applied to the proceedings and the balance applied and and the balance applied

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).

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisers, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereof contraction and that generally all grammatical changes shall be

made, assumed and implied to make the provisions to mean and include	the plural, and that generally all grammatical changes shall be corporations and to individual to
made, assumed and implied to make the provisions hereof apply equally to IN WITNESS WHEREOF, the grantor has executed the	corporations and to individuals.
the grantor has executed th	is instrument the day and year liest -
/	Marief a Comors
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	Landet 4 Commons
not applicable; if warranty (a) is applicable and the beneficiary is a creditor	WIEL A. CONNORS
as such word is defined in the Truth-in-Lending Act and Regulation Z, the	and of a de
beneficiary MUST comply with the Act and Regulation Z, the disclosures; for this purpose we Stand Regulation by making required	NIEL A. CONNORS NDRA L. CONNORS
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.	NDRA L. CONNORS
CTATE OF OF OF	
STATE OF OREGON, County of K1	amath)ss. before me on August 20 ,19 93, NDRA L. COMNORS
This instrument was acknowledged	(hofore August
by DANIEL A. CONNORS and SA	SIDDA I CONVENE 19 93
This instrument to	NDRA L. CONNORS 19 93
h.	before me on,19,
Oy	delote me on, 19,
in the control of the	^
MARLENE T. ADDINGTON	/
NOTARY PUBLIC - OREGON	
COMMISSION NO. 022238 WY COMMISSION EXPIRES MAR 22, 1997	Wene T. Addens
MAR 22, 1997	Notary Public to- O
My con	arlene J. Addington Notary Public for Oregon mmission expires 3-22-97
	The state of the s
TO:	
The understand is at the state of the state	when obligations have been paid.)
The undersigned is the legal owner and holder of all indebtedness secure trust deed or pursuant to statute, to cancel all evidences that the secure of the s	
trust deed or pursuant to attistied. You hereby are directed, on navmen	ed by the foregoing trust deed. All sums secured by the trust
deed have been fully paid and satisfied. You hereby are directed, on paymen together with the trust deed) and to reconvey without the trust deed) and to reconvey without the trust deed) and to reconvey without trust deed.	tred by the trust double for you under the terms of the
trust deed or pursuant to statute, to cancel all evidences of indebtedness sect together with the trust deed) and to reconvey, without warranty, to the partiheld by you under the same. Mail reconveyance and documents to	es designated by the terms of the delivered to you herewith
held by you under the same. Mail reconveyance and documents to	of the terms of the trust deed the estate now

reconveyante will be made.

Do not lose or destroy this Trust Deed OR THE NOTE which it socures. Both must be delivered to the trustee for cancellation before

A parcel of land situated in the SW 1/4 of Section 9, Township 39 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at a 1/2 inch iron pin from which the Northeast corner of the W 1/2 NE 1/4 NE 1/4 SW 1/4 of said Section 9 bears North 00 degrees 06' 40" East, 325.00 feet; thence South 00 degrees 06' 40" West, 146.85 feet to a 1/2 inch iron pin; thence North 89 degrees 27' 28" West, 328.33 feet; thence North 00 degrees 10' 38" East, 27.26 feet to a 1/2 inch iron pin; thence North 00 degrees 15' 01" East, 117.91 feet; thence South 89 degrees 44' 59" East, 328.01 feet to the point of beginning.

CODE 162 MAP 3910-9CO TL 400

STATE OF	OREGON:	COUNTY	OF KLAMATH	
SIMIE OF	OKEGON.	COUNTI	OF KLAMAIN	. 55.

Filed	for record at reques	st of	Aspen Title	co	the 20th	day
of	Aug.	A.D., 19	93 at 3:34	o'clockP_M., a	nd duly recorded in Vol. M93	
		of	Mortgages	on Page	21000	
				Evelyn Biehn	County Clerk	
FEE	\$20.00			By Dace	dene Wheelen La ic	