No. 881—Oregon Trust Dead Series—TRUST DEED.		1/01	mane Page 23681
No. DOI-VIEW	TRUST DEED	AUL	111111111111111111111111111111111111111
68079  THIS TRUST DEED, made this	1ct day of	Ju	1y, 1993, between
THIS TRUST DEED, made this			, as Grantor,
			as Trustee, and
spen illustration	Dadde DRA M&EEI	terprise	s.ofGalt, as beneficant
ric.H. Spless and	WITNESSETH:	stee in trust,	with power of sale, the property in
Cot 12 Block 1 Tract No. 16 Klamath State of Oregon.			***************************************
Code 218 Map 3909-14 DA-52	00		
5673 Americana Ave, Klamath Fälls, Oregon! ' 97603			_
	ditaments and appurtenances nd profits thereof and all fixtu	and all other reres now or here	ights thereunto belonging or in anywise now after attached to or used in connection with
of nerealier upper	SERVED BM ANCE of each agre	ement of grain	- 001
of Eighty-Two Thousand	Dollars,	antor, the final	payment of principal and interest licross
note of even date herewith, payable to benefici not sooner paid, to be due and payable. AUG.  The date of maturity of the debt secured becomes due and payable. In the event the wide sold, conveyed, assigned or alienated by the graut the beneficiary's option, all obligations secure at the beneficiary's option, all obligations secured in the payable.			
sold, conveyed, assigned or alienated by the gran	ed by this instrument, irrespec		or depolish any building or in-
at the beneficiary's option, and payable.  become immediately due and payable.  To protect the security of this trust deed,	grantor agrees: e property in good condition	and repair; no	t to remove or demolish any building or im-
2. To complete or restore promptly and damaged or destroyed thereon, and pay when deamaged or destroyed thereon, and pay ordinances, it is all laws ordinances.	the all costs incurred therefor. regulations, covenants, conditions, to the	ons and restric Iniform Comm	tions affecting the property; if the view and ercial Code as the beneficiary may require and the made by filing officers or searching
so requests, to follow to pay for filing same in the proper public out to pay for filing same in the proper public out agencies as may be deemed desirable by the basencies as may be deemed desirable y maint.  4. To provide and continuously maint. damage by fire and such other hazards as the damage by fire and such other hazards as the written in companies acceptable to the benefit ficiary as soon as insured; if the grantor shall ficiary as soon as insured; if the grantor shall the least fifteen days prior to the expiration of at least fifteen days prior to the expiration of at least fifteen days prior to the expiration of the same at grantor's expense. The amount of the same at grantor's expense. The amount of the same at grantor's expense.	eneficiary, ain insurance on the buildin beneficiary may from time to ciary, with loss payable to the fail for any reason to procure a any policy of insurance now int collected under any fire or arter as beneficiary may deter	gs now or here o time require, e latter; all poli no such insurat or hereafter pli other insuran ine, or at optic shall not cure	rafter erected on the property against in an amount not less than \$ icies of insurance shall be delivered to the beneficies of insurance shall be delivered to the beneficiary one and to deliver the nolicies to the beneficiary nay property on the buildings, the beneficiary upon policy may be applied by beneficiary upon of beneficiary the entire amount so collected, or waive any default or notice of default bere-
any part thereot, may be released to grand- under or invalidate any act done pursuant to 5. To keep the property free from co- assessed upon or against the property before promptly deliver receipts therefor to benetici liens or other charges payable by grantor, eit- liens or other charges payable by grantor, eit- ment, beneticiary may, at its option, make secured hereby, together with the obligations the debt secured by this trust deed, without the with interest as aforesaid, the property here with interest as aforesaid, the obligation he	such notice. nstruction liens and to pay a nstruction liens and to pay a tany part of such taxes, asse- tany; should the grantor fail to her by direct payment or by to payment thereof, and the an to described in paragraphs 6 as described in paragraphs 6 waiver of any rights arising fre simbefore described, as well as trein described, and all such to the paragraphs.	Il taxes, assessingments and officents and officents and officents are recorded as a second to the franciscopic of the francis	ments and other energies than or delinquent and her charges become part due or delinquent and her charges become part due or delinquent and it of any taxes, assessments, insurance premiums, iciary with funds with which to make such payments with interest at the rate set forth in the note with interest at the rate set forth in the note with interest and become a part of st deed, shall be added to and become a part of st deed, shall be added to and besome a part of the covernants hereof and for such payments with the bound to the same extent that they are hall be bound to the same extent that they are be immediately due and payable without notice be immediately due and payment and expenses of the
and the nonpayment thereof shall, at the op- and the nonpayment thereof shall, at the op- and the nonpayment thereof shall, at the op- and the nonpayment thereof the op- trustee incurred in connection with or in et- and in any suit, action or proceeding in wh and in any suit, action or proceeding evic to pay all costs and expenses, including evic	ed. this trust including the contorcing this obligation and the contorcing this obligation and the contorcing the contorcing to the beneficiary or trustee dence of title and the beneficial contorcing the contorcing t	ost of title sear rustee's and atto affect the see may appear, in ary's or trustee or and in the event	ch as well as the other tosts divided in the corney's fees actually incurred.  surity rights or powers of beneficiary or trusted in the foreclosure of this deep cluding any suit for the foreclosure of this deep cluding any suit for the foreclosure of attorney's fees; the amount of attorney's fees, attorney's fees; the amount of attorney's fee to an appeal from any judgment or decree of the fees at t
the trial court, grantor further agrees to partie to trial court, grantor further agrees to partie torney's fees on such appeal.  It is mutually agreed that:	all of the property shall be	aken under the ortion of the i	right of eminent domain or condemnation, ber nonies payable as compensation for such takin
8. In the event that any ficiary shall have the right, it is o elects, ficiary shall have the right, it is o elects.  NOTE: The Trust Deed Act provides that the trust provides and loan association of the results of t	to require that all of any pushes herounder must be either cauthorized to do business under the subsidiaries, age	n attorney, who he laws of Orego nts or branches,	is an active member of the Oregon State Bar, a bain or the United States, a title insurance company author United States or any agency thereof, or an escriber United States or any agency thereof, or an escriber STATE OF OREGON,
trust company of savings during from this star rized to insure title to real property of this star agent licensed under ORS 696.505 to 696.585.	16, 113		STATE OF OREGON,
TRUST DEED		Ì	County of
			day of M and record
Grantor		FOR ORDER'S USE	in book, real volume or as fee/file/inst
			F S NO
Beneficiary			ment/microfilm/reception Noof said Cou Record ofof said Cou Witness my hand and sea

which me in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incured by transter in the growth of the part of the p

and that the grantor will warrant and lorever detend 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:

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The grantor warrants that the proceeds a process when the proceeds are the process and the process and assigns. The term beneficiary shall mean the holder and owner, including piedfee, of the contract secured hereby, whether or not named as a beneficiary herein.

The grantor warrants and the proceeds are the loan represented by the above the process and this trust deed are:

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The grantor warrants and the proceeds are the loan represented by the above t

In construing this mortgage, it is understood that the mortgagor or mortgagee 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 WHE	REOF, the grantor has e	xecuted this ins	trument the day a	ind year mar doore	
		(X) St	ranna W	Mamo	·
IMPORTANT NOTICE: Delete, by lift of applicable; if warranty (a) is as as such word is defined in the Tru one ficiary MUST comply with the isclosures; for this purpose use Ste	th-in-Lending Act and Regulation	or (b) lie creditor on Z, the required			
lisclosures; for this purpose use site from the first site of the	vens-Ness form No. 1319, or equived, disregard this notice.  ATE OF OREGON, Cou.  This instrument was a	nty of Han	to	25s. /4/	1993.
by .	12 Maria	- Unaviled and he	efore me on	507 1.1	. 19. 1-2.,
by seements of the seements of	NOTARY PUBLIC - ORE COMMISSION NO. 008	10 M J 15, 1995		to AQC)	
STATE OF OREGON: COU	NTY OF KLAMATH:	ss.			
Filed for record at request ofSept.	of <u>Erice H.</u> A.D., 19 <u>93</u> at <u>2</u>	:04 o'clock	PM., and du	the 14th lly recorded in Vol	<u>M93</u> .
FEE \$15.00		:	By <u>Orula</u>	County Clerk	1 5