RM No. 881—Oregen Trust Deed Series—TRUST DEED.		OPYRIGHT 1992 S	M93 U	age 28509
70501	TRUST DEED	/ vo	- /	0-
THIS TRUST DEED, made this	27 Th day of	Och	sbeR_	, 19, between
1211/an Lilan	ahe//			as Grantor,
Klepialy (DILL	- (p-F)=	thicks.	10 (1),7	as Trustee, and
MAX MADETLY				, as Beneficiary,
	WITNESSETH:		d with somer o	of sale the property in
Grantor irrevocably grants, bargains, Klamath County, Oreg	seus and conveys to tr (on, described as:	ascee in trus	-, power c	/ T
Grantor irrevocably grants, bargains, Klamath County, Oregon Ship 36 Willamette Meride SE 1/4 SE 1/4	South Kar	uge 9.	KusTot	the
10W151111		K,	5,	
Willamette Meridi	ian vec/.	104/	~ ,	
SE 14 St 1/4	4 56/4			
()				
together with all and singular the tenements, heredi or hereafter appertaining, and the rents, issues and	taments and appurtenances profits thereof and all time	and all other . ures now or he	rights thereunto b	nelonging or in anywise now or used in connection with
or hereafter appertaining, and the rents, issues and the property. FOR THE PURPOSE OF SECURING PER	profits thereof and all like	ures now or no.		
ot	** **			t
note of even date herewith, payable to beneficiary	y_or order and_made by gr	rantor, the lina	l payment of prin	to the terms of a promissory ncipal and interest hereol, if
not sooner paid, to be due and payable	1. S. L. Martin Land and a standard and a		e on which the f	final installment of the note
becomes due and payable. In the event the within	n described property, or at	inad the writte	a consent or appro	oval of the beneficiary, then,
at the beneficiary's option, all obligations secured in the beneficiary of the benef	by this instrument, irrespect	tive of the ma	rurity dates expre	ssou inerein, or herein, shall
To protect the security of this trust deed, gr. 1. To protect, preserve and maintain the p	roperty in good condition	and repair; no	t to remove or de	emolish any building or im-
2. To complete or restore promptly and in	good and habitable condition	ion any buildin	ng or improvement	t which may be constructed,
damaged or destroyed thereon, and pay when due 3. To comply with all laws, ordinances, regu	ulations, covenants, condition	ions and restric	tions affecting the	property; if the beneficiary beneficiary may require and
so requests, to join in executing such financing sto to pay for filing same in the proper public office	or offices, as well as the o	cost of all lien	searches made by	y filing officers or searching
4. To provide and continuously maintain damage by fire and such other hazards as the be	neliciary may from time to	- latter: ell noli	icies of insurance s	shall be delivered to the bene-
written in companies acceptable to the beneficial ficiary as soon as insured; if the grantor shall fail.	for any reason to procure a	ny such insurar	nce and to deliver	the policies to the beneficiary
at least fifteen days prior to the expiration of and cure the same at grantor's expense. The amount of	collected under any fire or	other insurance	ce policy may be	applied by beneficiary upon he entire amount so collected,
any indebtedness secured hereby and in such order or any part thereof, may be released to grantor. S	r as beneficiary may determ Such application or release	shall not cure	or waive any defa	ault or notice of default here-
5. To keep the property free from construence assessed upon or against the property before any	y part of such taxes, assess	make neveren	t of any taxes asse	essments, insurance premiums,
promptly deliver receipts therefor to beneficiary, liens or other charges payable by grantor, either it	by direct payment or by pr	roviding benefit	iciary with funds w	with which to make such pay- he rate set forth in the note
ment, beneficiary may, at its option, make pay secured hereby, together with the obligations des	scribed in paragraphs 6 and	d 7 of this trus	st deed, shall be as	dded to and become a part of hereof and for such payments,
the debt secured by this trust deed, without waive with interest as aforesaid, the property hereinbe	dore described, as well as	the grantor, sh	nall be bound to to	the same extent that they are and payable without notice,
and the nonpayment thereof shall, at the option able and constitute a breach of this trust deed.	of the beneficiary, render	et of title search	h as well as the o	ther costs and expenses of the
6. To pay all costs, fees and expenses of trustee incurred in connection with or in enforce	ang this obligation and the	affect the seco	with rights or now	wers of beneficiary or trustee;
7. To appear in and detend any action or and in any suit, action or proceeding in which to	he beneticiary or trustee n	nay appear, inc	cluding any suit fo	or the loreclosure of this deed, the amount of attorney's lees
to pay all costs and expenses, including evidence mentioned in this paragraph 7 in all cases shall the trial court, grantor further agrees to pay suc	d tille and the sciences	and in the ave	ent of an appeal for	rom any judgment or decree of
the trial court, grantor further agrees to pay suc- torney's fees on such appeal. It is mutually agreed that:	m sum as me appendie cou	ton under the	right of eminent d	domain or condemnation, bene-
8. In the event that any portion of all of ficiary shall have the right, if it so elects, to r	require that all of ally pol	111011 01 1110 111	omeo payacie at	
NOTE: The Trust Deed Act provides that the trustee	hereunder must be either an	attorney, who is	s an active member	of the Oregon State Bar, a bank s. a title insurance company autho
trust company or savings and loan association author rixed to insure title to real property of this state, its agent licensed under ORS 696.505 to 696.585.	subsidiaries, affiliates, agent	s or branches, tl	ne United States or	uny agency thereof, or an escrov
			STATEOFO	
TRUST DEED	 			} ss
			I cerl	We that the within instru
	11		day of	ceived for record on the
		RESERVED	ato'	clockM., and recorde
Granter	, , ,	FOR DER'S USE	in book/reel/	/volume Noo or as fee/file/instru
		J 	ment/microf	ilm/reception No
Beneficiary			Record of	of said Count
After Recording Return to (Name, Aridress, Zip):			Wit: County affix	ness my hand and scal
Klamath County Title Company			·	
422 Main Street			NAME	TITLE
Klamath Falls OR 97601			Ву	, Deput

Mortgages

FEE

\$15.00

on Page _____28509

Evelyn Biehn · County Clerk
By Rulen Mulenglere

M93