#DRM No. 881—Oregon Trust Deed Series—TRUST DEED. 12	-02-93P03:21 RCVD	STEVENS NESS LAW PUBLISHING CO., POI	RTLAND, OR STOCK
72222	MTC 31419-KR	Vol.mg3 Page3	A CONTRACTOR OF THE PERSON OF
THIS TRUST DEED, made this	23 day of Nov	embe <b>r,</b> 19.93	, between
MOINTAIN TITLE COMPANY ORLO R. SAY & DAVID SAY , as ten	OF KLAMATH COUNTY ants in common, each as t	o an undivided inter	rustee, and
	WITNESSETH:	, as B	deneticiary,
Grantor irrevocably grants, bargains, KLAMATH County, Oreg	sells and conveys to trustee in tr	ust, with power of sale, the p	property in
E 1/2 E 1/2 NW 1/4 SE 1/4 of the Willamette Meridian Chiloquin-Klamath Agency Re	, Klamath County, Oregon,		
together with all and singular the tenements; heredite or herealter appertaining, and the rents, issues and p the property.	rotits thereof and all lixtures now or he	erealter attached to or used in con	mection with
FOR THE PURPOSE OF SECURING PER.	FORMANCE of each agreement of gra RED_AND_NO_/_100ths*****	ntor herein contained and paymen	it of the sum
note of even date herewith, payable to beneficiary	Dollars, with interest to order and made by grantor, the line	thereon according to the terms of a	a promissory
not sooner paid, to be due and payable November	r 30, 1995		
The date of maturity of the debt secured by a becomes due and payable. In the event the within sold, conveyed, assigned or alienated by the frantor at the beneficiary's option, all obligations secured by become immediately due and payable.  To protect the security of this trust deed, fran	lescribed property, or any part thereof without lirst having obtained the writte this instrument, irrespective of the ma for agrees:	f, or any interest therein is sold, and consent or approval of the benefiturity dates expressed therein, or	agreed to be ficiary, then, herein, shall
1. To protect, preserve and maintain the property provement thereon; not to commit or permit any was 2. To complete or restore promptly and in good	perty in good condition and repair; no ite of the property,		
damaged or destroyed thereon, and pay when due all 3. To comply with all laws, ordinances, regula so requests, to join in executing such tinancing state to pay for filling same in the proper public office or	costs incurred therefor. tions, covenants, conditions and restrict ments pursuant to the Uniform Comme	tions affecting the property; if the	e beneticiary
agencies as may be deemed desirable by the benetici.  4. To provide and continuously maintain in damage by tire and such other hazards as the benet written in companies acceptable to the beneticiary, ticiary as soon as insured, if the grantor shall fail tor at least fitteen days prior to the expiration of any pecure the same at grantor's expense. The amount colle any indebtedness secured hereby and in such order as or any part thereof, may be released to grantor. Such	ary.  uranco on the buildings now or here clary may from time to time require, with loss payable to the latter; all polic any reason to procure any such insuranciality of insurance now or hereafter placted under any lire or other insurance beneficiary may determine, or at option application or release shall not cure of application or release shall not cure or application.	after erected on the property age in an amount not less than the re- ies of insurance shall be delivered or and to deliver the policies to the sed on the buildings, the beneficial policy may be applied by beneficiary the entire amount of beneficiary the entire amount	ainst loss or applicable for the beneficiary pro- ficiary upon so collected.
under or invalidate any act done pursuant to such no 5. To keep the property free from construction assessed upon or against the property before any pa promptly deliver receipts therefor to beneficiary; she liens or other charges payable by grantor, either by d	on liens and to pay all taxes, assessme it of such taxes, assessments and other wild the grantor fail to make payment of irect payment or by providing benefici	r charges become past due or dele of any taxes, assessments, insurance ary with funds with which to mak	inquent and e premiums, ke such pav-
ment, beneficiary may, at its option, make paymen secured hereby, together with the obligations describ the debt secured by this trust deed, without waiver of with interest as aforesaid, the property hereinbefore bound for the payment of the obligation herein descand the nonpayment thereof shall, at the option of the able and constitute a breach of this trust deed.	ed in paragraphs 6 and 7 of this trust any rights arising from breach of any c described, as well as the grantor, shal ribed, and all such payments shall be	deed, shall be added to and becon the covenants hereof and for suc I be bound to the same extent th immediately due and payable wit	me a part of th payments, that they are thout notice.
6. To pay all costs, fees and expenses of this trustee incurred in connection with or in enforcing to 7. To appear in and defend any action or promain any suit, action or proceeding in which the be to pay all costs and expenses, including evidence of the second	his obligation and trustee's and attorn eeding purporting to affect the securi neficiary or trustee may appear, inclu itle and the beneficiary's or trustee's a	ey's fees actually incurred, ty rights or powers of beneficiars ding any suit for the foreclosure attorney's fees; the amount of att	or trustee; of this deed, torney's tees
mentioned in this paragraph 7 in all cases shall be it the trial court, grantor further agrees to pay such sur- torney's tees on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the ticiary shall have the right, it it so elects, to require	n as the appellate court shall adjudge i property shall be taken under the rigi	reasonable as the beneficiary's or the of eminent domain or condemn.	trustee's at-
NOTE: The Trust Deed Act provides that the trustee heraul trust company or savings and loan association authorized to rixed to insure title to roal property of this state, its subsid- agent licensed under ORS 696.505 to 696.585.	do business under the laws of Oregon or	the United States, a title insurance can	npony outher
THE	3	TATE OF OREGON,	255
CONSTRUCT M MATTERN		County of	in instru-
A A JUNEAU CRITICAL CALL CALL CALL CALL CALL CALL CALL		£ 1.00 ****** ***** *****	

TRUST DEED TO THE TOTAL TO THE TOTAL THE TOTAL THE TOTAL TO THE TOTAL THE TO		STATE OF OREGON,	· promision
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CONSTANCE M. MAIDEN		Sertily that the wi	3
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gen gewennen er er er Granfer er en er er er er	SPACE RESERVED	ato'clookM., as	
ORIO R. SAY & DAVID SAY	FOR	in book/reel/volume No	ол
13565 E. 44TH ST	RECORDER'S USE	page or as iee/	file/instru-
YIMA, AZ 85367		ment/microfilm/reception N	o,
No. 1 and the treatment of the Dank Rickery of the region of the treatment	Her Konstein of the Constant o	Record of of s	aid County,
	egeneral transport of the first	Witness my hand i	
After Recording Return to (Norse, Address, Zip): HOUNTAIN 'TITLE COMPANY	Maria Maria     Grant Orange   Maria M	County affixed,	1
OF KLAMATH COUNTY	a Archeria		×
222 S SIXTH ST		***************************************	*************
KLAMATH FALLS OR 97601		HAME	TITLE
	II	By	Deputy



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which me in account of the amount required to pay all reasonable costs, expenses and attorney's been incessarily paid or incurred by granter for which proceedings, shall be paid to beneficiary and applied by it litter upon any reasonable costs and expenses and attorney's less, both in the trial and applielate outs, necessarily paid or incurred by beneficiary in such proceedings, and the beliancing, necessarily paid or incurred by beneficiary in such proceedings, and the beliancing included in the state of the such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request. Beneficiary, payment of its less and presentation of this deed and the state of the processary of the making of any map or plat of the processary (a) consent to the making of any map or plat of the processary. (b) joint in grant gave senement or creating any restriction thereon; (c) join in any subscribination or other agreement affecting this deed or the lien or charge threaton, and the processary of the property or the processary of the property. The glantee in any reconstructs process of the property of the property or any part thereof. The glantee in may reconstruct process, by eject or by a resolvant to be appointed by a court, and without regard to the adequecy of any security for the indebtedness hereby secured, enter upon and take processation of the property or any part thereof. In its room rames use or otherwise benefits and unput, and the processary of any part thereof. In its room rames use or otherwise processary of the property or any part thereof. In its room rames use or otherwise part of the property or any part thereof, in fix born among some or the processary or any part thereof, in its room rames use or otherwise collection, including reasonable attorney's see upon any dealers of the property or any part thereof, in fix parts and the property of the property or any part thereof, in its room rames used or thereof any parts and parts and parts and parts and

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) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binks all parties hereto, their heirs, legatess, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the confract 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 it 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 MITTERSS WHEREOF, the grantor 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.

	Spore lance	1. Maiden		
CALIFORNIA ALL-PURIOSE ACKNOWLEDGMENT CONSTANCE H. HAIDEN				
N DATE	C. KELSEY, WOTHER FUBLIC.	CAPACITY CLAIMED BY SIGNER Though statute does not require the Notary to fill in the data below, doing so may prove invaluable to persons relying on the document.  INDIVIDUAL  CORPORATE OFFICER(S)		
personally appearedColsTAN	ved to me on the basis of satisfactory evidence	TATLE(S)  PARTNER(S)		
JOAN C. KELSEY COMM 4757033 Notary Public-Colifornia Gi No	to be the person(a) whose name(a) is/assubscribed to the within instrument and acknowledged to me that (as/she/km) executed the same in (as/her/km) authorized capacity(as), and that by (as/her/km) signature(a) on the instrument the person(a), or the entity upon behalf of which the person(b) acted, executed the instrument.	GENERAL  ATTORNEY-IN-FACT TRUSTEE(S) GUARDIAN CONSERVATOR OTHER:		
Mech 27, 1995	WITNESS my hand and official seal.  SIGNATURE OF NOTARY	SIGNER IS REPRESENTING:		
	CENTRE CONTROL SECTION CONTROL SECTION CONTROL			
THIS CERTIFICATE MUST BE ATTACHED TO THE DOCUMENT DESCRIBED AT RIGHT:	TITLE OR TYPE OF DOCUMENT DATE OF DOCUMENT	FNT		
Though the data requested here is not required by law, it could prevent fraudulent reattachment of this form.	SIGNER(S) OTHER THAN NAMED ABOVE			

STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of	
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By Doublet Deutscher	