01-19-94A09		STEVENS-HESS LAW	PUBLISHING CO., PORTLAND, OR STX	04
No. 881—Origini Trust Deed Series—TRUST DEED. TRU TRU TRUST DEED, made this 1.4				
is increased 4082 is the partie of the control of the MTC of the control of the MTC of the control of the contr	dev of Jan	uary	, 1994 , betwee	n
ONNA M. PRATT	uay vi		Counta	
		***************************************	PMi	
DANNY R. ALLEN AND CYNTHIA L. ALLEN	in this bicome constitution	AND FROM LOCAL		
Thosaire existence in the total nature and inches of at Mil.			, as Benericiar	у,
inachine de description de la companya de la compa	The second of th	enet with nowe	r of sale, the property	in
County, Oregon, describ	ed as:	and the state of t	and the second s	44.
	AND TON TO KLAN	ATH FALLS.	secording	
THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST JUNIOR TO A FIRST TRUST DEED IN FAVOR OF E	EKSKINE DELOC, H	, DEME, 202	* T	
SEE EXHIBIT "A" ATTACHED HERETO AND BY THE together with all and singular the forements, hereditaments under the rents, issues and profits thereon the control of the contr	TO DESERVE MAN	A PART HER	E0F.	10W rith
or hereafter appertuning, and the temporary the property. FOR THE PURPOSE OF SECURING PERFORMANC **FORTY FOUR THOUSAND AND NO/1	E of each agreement of	trantor herein cont	ained and payment of the s	um
deta becoulth payable to beneficiary or order an	d made by grantor, the	et thereon according linal payment of p	ig to the terms of a promiss irincipal and interest hereoi	i, ii
not sooner paid, to be due and payable per Let MS Other the date of maturity of the debt secured by this instrumed becomes due and payable. In the event the within described payable, conveyed, assigned or alienated by the grantor without its sold, conveyed, assigned or alienated by the grantor without its sold, conveyed, assigned or alienated by the grantor without its sold.	ent is the date, stated a roperty, or any part the	bove, on which the eof, or any interes	e final installment of the nest therein is sold, agreed to	note o be han
become immediately due and payable. To protect the security of this trust deed, grantor agrees:	od condition and repair;	not to remove or	demolish any building or	im
1. To protect, preserve and maintain the waste of the provement thereon; not to commit or permit any waste of the provement thereon; not to commit or permit and in tood and hab	roperty.	ding of improvem	ent winch may be consider	
2. To complete or restore prompth that all costs incu damaged or destroyed thereon, and pay when due all costs incu	rred therefor.	trictions arrecting	the property, it the security	
so requests, to join in executing such interests of offices, as	well as the cospot all i	ien searches made	by ming micers or scars.	
agencies as may be deemed desirable by the insurance on	the buildings new or i	ereatter erected of	in the property against the	_ 1 1
damage by tire and such other hazard with loss i written in companies acceptable to the beneficiary, with loss i ficiary as soon as insured; if the grantor shall fail for any reason licing as soon as insured; if the grantor shall fail for entry of in-	payable to the latter; all in to procure any such instance now or hereafter	policies of insurance trance and to delive placed on the buil	er the policies to the benefic dings, the beneficiary may	pro
any indebtedness secured hereby and in such order as beneficiate	y may determine, or at o ion or release shall not co	ite of waive any d	elault or notice of default I	here
or any part thereof, may be lettered to such notice.	nd to pay all texes, asse	esments and other	charges that may be levie	rd d
assessed upon of against the property below should the	rantor fail to make payn	ent of any taxes, a	ssessingitts, made each	***
liens or other charges payable by grant thereof	and the amount so pai	d, With interest as	the tar and became a se	
recured hereby, together with the first mairer of any right	ta arising from breach of	any of the covenant	is the cot with the the	v .
recured hereby, together with the obligations described the debt secured by this trust deed, without waiver of any right with interest as aforesaid, the property hereinbefore described bound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the benefit and the nonpayment thereof shall, at the option of the benefit of the trust deed.	d all such payments sha	I be immediately ured by this trust	due and payable without no deed immediately due and	otic
and the nonpayment thereof at this trust deed.			other costs and expenses o	st ti
able and constitute a breast. Less and expenses of this trust include the following the following trustee incurred in connection with or in enforcing this obligation of the following parties of the period of the	ation and trustee's and a	ttorney's fees actual ecurity rights or t	ally incurred.	iste
and in any suit, action or proceeding in which the beneficiary	or trustee may appear, the beneficiary's or trust	including any suit ed's attorney's fee	the amount of attorney's	T POP
and in any suit, action or proceeding in which we do to to to pay all costs and expenses, including evidence of title and to pay all costs and expenses, in all cases shall be fixed by the trial court, granter turther agrees to pay such sum as the	he trial court and in the appellate court shall adj	event of an appear idge reasonable as	the beneficiary's or trustee	8 8
the trial court, granter turtuel agrees torney's fees on such appeal.			t as condensesting	her
torney's fees on such appeal. It is mutually agreed that: 8. In 'the event that any portion or all of the property ficiary shall have the right, if it so elects, to require that a	y shall be taken under the lit or any portion of the	monies payable s	s compensation for such to	akir
NOTE: The Trust Deed Act provides that the trustee hereunder must trust company or cavings and loan association authorized to do bust trust company or cavings and loan association authorized to do bust	he either on offerney, Wh	3 12 Mil elettan teinerem	We will also will be a second and a second a	-
agent licensed under ORS 696.505 to 696.585.		STATEOF		1
TRUST DEED	aga garan karan da sarih da s Basasan karan da sarih da sar Basarih da sarih da s	والمستخدمة المستخدمة		_}
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	riji i ja Brita i Maria i jara i i jara 1948. uudusta ka kuunii Tara ah i 1988. uudusta ka maria ilaa ka sa ta	I ce	rtify that the within it	risti
DONNA: M. PRATT	Same and the second	ment was	received for record or	rs t
KIN MALK FOOLS OR 9760L	The second		o'clockM., and reco	ord
Granter AND CONTUTA I ALLEN	binephila indication of the last signatural conference with	in book/ree	I/volume No	
PT 2 200 138	ARCOROER'S USE	page	or as fee/file/ir	(13 E)
Bonanza De 97023	nakan da Assar ing Propinsi Angelia (1994) Propinsi da da assar ing Pangelia (1994) Pangelia da da assar ing Pangelia (1994)	Record of	of eaid Co	HIS
	ি ক্রিয়া শ্রেক ক্রিয়া ব্রিক্ত নিজ্ঞান্ত বা স্থানা করি। ব্যক্রিয়াক ক্রিয়া করি নিজ্ঞান করি নিজ্ঞান করি।		itness my hand and se	eal -
MOUNTACH ACTIVE PACOMANN FINE	त्र के निर्माण जन्मी देश के क्षेत्र हता है है। निर्माण सोक संदेश होंद्र होता है। क्षेत्र जीवा जीवा	County all	IACG.	1
OF KLAMATH COUNTY	and the second section of the section of	HAME	*iT	rle.
ACTUAL WAS INCOMED IN THE MENT OF THE STREET THE COST.			, D)ep



which are in axees of the amount required to pay all responsible costs, aspenses and atterney's test increased by general results for the cost of the 1922 1989 M89 Page 15700, Microfilm records of Klamath County, Erskine Deloe as Beneficiary and that the granter will warrant and torever defend the same against all persons whomsoever.

and that the granter will warrant and torever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for granter's personal, family or household purposes (see Important Notice below),

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

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

This deed applies to, incres to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, incres to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors,

This deed applies to, incres to the benefit of an above of the head of the holder and owner, including pledgee, of the contract

personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

the context so requires and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract

the context so requires and the holder and owner, in IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. Donna * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice: DONNA M. PRATT STATE OF OREGON, County of Klarneth This instrument was acknowledged before me on Amendar cape taging, ten JEST THIST TO THE BY DOWNS Metronichi was acknowledged before me on jewios ic v trasi **by comercion** THIS TRUET DEED IN 48 " OFFICIAL SEAL
JESSICA WHITLATCH
HOTARY PUBLIC - OREGON
COMMISSION NO. 029491
HY GOMMISSION EXPRES NOV 07, 1997 ublic for Oregon My commission expires REQUEST FOR FULL RECONVEYANCE (To be used only when obligations by The undersigned is the legal owner and holder of all indebtedness secured by the toragoing trus; deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed in trust deed (which are delivered to you herewith trust deed or pursuant to statute, to cancel all swideness of indebtedness secured by the trust deed (which are delivered to you herewith trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now together with the trust deed. held by you under the same. Mail reconveyance and documents to

ingle offer

Do not lose or destroy this Trust Deed OR THE NOTE which it secures.

Both must be delivered to the trustee for cancellation before
reconveyance will be made.

Section 3

Beneticiary

4 35

EXHIBIT "A"

This Trust Deed is an All Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record which was recorded on 08/23/89, in Volume M89. Page 15700, Microfilm Records of Klamath County, Oregon, in favor of ERSKINE DELOE, as Beneficiary, which secures the payment of a Note therein mentioned.

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Promissory Note recorded in favor of ERSKINE DELOE, and will save the Grantors herein harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

STATE OF OREGON: COUNT			the 15	9thday
Filed for record at request of	Mountain 1	o'clockA.M., and ut	aly recorded in Vol.	<u>1194</u>
	Mort gages	m t Dialen	County Clerk	*
FEE \$20.00		By Occur	a Miller	255