FORM No. 881—Oregon Trust Doed Series—TRUST DEED.	SOPYNI	GHT 1882 - STEVENS-HERS LAW PUBLISHING CO	ORTLAND, OR EVEN
% 86046	TRUST DEED	Volmay Page 2	
THIS TRUST DEED, made this 2 ROBERT V. WETHERN, SR	Zth day of JII	T.Y 100 A	La4 -man-
[27일] [[전원 : 현기를 2구 등록 기능 이 회 : 아니다는 아니다는 이 남은 이 살으로 하는 맛이다는	지금 나는 그 사고 가지하는 그 하나서 기계를 받		
ASPEN TITLE & ESCROW, INC JAMES WILLIAM THOMPSON & LUCI	LE LIZZIE THOMP:	SON	Beneficiary.
Grantor irrevocably grants, bargains, se	WITNESSETH: lls and conveys to truster	in trust with nower of sale the	
County, Oregon	n, described as:		e de la propieta de la composição de la co La composição de la compo
LOT 39, BLOCK 44, KLAMATH FAL	LS FOREST ESTATI	S HIGHWAY 66 UNIT, P	LAT 2
together with all and singular the tenements, hereditam or hereafter appertaining, and the rents, issues and prof the property.	urs thereof and all fixtures no	w or hereafter attached to or used in co	onnection with
FOR THE PURPOSE OF SECURING PERFO of FIFTEEN HUNDRED AND NO/100			
(\$1,500.00). note of even date herewith, payable to beneticiary or not sooner paid, to be due and payable. The date of maturity of the debt secured by this becomes due and payable. In the event the within deep	order and made by grantor, to	terest thereon according to the terms of the final payment of principal and inte f. W. J. G. J.	a promissory rest hereot, if
sold, conveyed, assigned or alienated by the grantor with	hout first having obtained the	written consent or approval of the ben	agreed to be
To protect the security of this trust deed, grantor 1. To protect, preserve and maintain the proper.	agrees: ty in good condition and rep		
2. To complete or restore promptly and in good a damsed or destroyed thereon, and now when due all co	or the property. and habitable condition any l	building or improvement which may be	e constructed,
3. To comply with all laws, ordinances, regulation so requests, to join in executing such financing statement or pay for filling same in the proper public office or of the proper supplies of the proper supp	nts pursuant to the Uniterm (lices, as well as the cost of a	Commorpial Code on the brack it.	, ,
agencies as may be deemed desirable by the beneficiary 4. To provide and continuously maintain insure damage by tire and such other hazards as the beneficiar written in companies acceptable to the beneficiary, with	ance on the buildings now our may from time to time re- h loss payable to the latter; a	quire, in an amount not less than \$	34-15-5
ticiary as soon as insured; if the grantor shall tail for any at least fifteen days prior to the expiration of any polic cure the same at grantor's expense. The amount collecte any indebtedness secured hereby and in such order as ber or any part thereof, may be released to grantor. Such any	y reason to procure any such it y of insurance now or herealt d under any tire or other insurance or net pelicing may determine or net	nsurance and to deliver the policies to the or placed on the buildings, the benefici wrance policy may be applied by bene-	he beneticiary ary may pro- eficiary upon
assessed upon or against the property before any part	e. liens and to pay all taxes, as of such taxes, assessments and	sessments and other charges that may	be levied or
promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment it secured hereby, together with the obligations described	t payment or by providing be	eneticiary with funds with which to ma	ke such pay-
with interest as aforesaid, the property herein describ- bound for the payment of the obligation berein describ-	scribed, as well as the granto ed and all such navoners sh	t any of the covenants hereof and for sur, shall be bound to the same extent t	ch payments, that they are
and the hospayment thereof shall, at the option of the sable and constitute a breach of this trust deed. 6. To pay all costs, tees and expenses of this trus	t including the cost of title	earch as well at the other costs and av-	due and pay-
trustee incurred in connection with or in entorcing this 7. To appear in and defend any action or proceeding in which the bene to pay all costs and expenses, including evidence of title	colligation and trustee's and ling purporting to affect the liciary or trustee may appear.	attorney's fees actually incurred, security rights or powers of beneficiar including any suit for the investories.	y or trustee;
the trial court, grantor further agrees to pay such sum as	by the trial court and in the sthe appellate court shall adj	event of an anneal from any hidemans	or doores of
It is mutually agreed that: 8. In the event that any portion or all of the pro- ticiary shall have the right, if it so elects, to require the	perty shall be taken under to	he right of eminent domain or condemn monies payable as compensation for	nation, bene- such taking.
NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to de rized to insure title to real property of this state, its subsidiaria agent licensed under ORS 696,505 to 696,385.	must be either an attomey, wh business under the laws of Orec	s is an active member of the Oregon State	Bor, a bank,
TRUST DEED	A PARTIE OF THE PARTIES AND A	STATE OF OREGON,) ss.
ROBERT WETHERN		County of	
Route 2, Box 323-R Bonanza, OR 97623	The state of the s	ment was received for reco	rd on the
Grenter JAMES & LUCILLE THOMPSON	SPACE RESERVED	at	d recorded
5930 RIVER RUN DR. COTTONWOOD, ARIZ: 86326	RECORDER'S USE	pageor as fee/f ment/microfilm/reception No	ile/instru-
Boneficiary	Tame Contractors	Record of et sai	id County.
After Recording Raturn to (Mame, Address, Zip):	Properties (Control of Control of	Witness my hand or County affixed.	id seel of
JAMES & LUCILLE THOMPSON 5930 RIVER RUN DR.	क्षेत्रक क्षेत्रक संक्षित है । स्ट्रीक्टर कर्या का क्ष्य का है क्षित क्षेत्रक क्षेत्रक स्थान क्ष्य क्ष्य का स्थान क्ष्य का निवस्त क्ष्य क्ष्य क्ष्य का सम्बद्ध का स्थान क्ष्य का स्थान क्ष्य का स्थान क्ष्य का स्थान क्ष्य का स्थान का स्थान का	NAME	patrick of the second
COTTONWOOD, ARIZ. 86326		: 11 : 12 : 12 : 12 : 12 : 12 : 12 : 12	TITLE



which are in some of the amount required to pay all reasonable costs, expenses and attorney's loss necessarily paid to in each proceedings, while he proceedings, while he proceedings, while he proceedings, while he had not been a controlled to the proceedings, while he because and expenses and attorney's ken, both mess secured haroby; and granter agrees, at its own expenses, beneficiary, in such proceedings, and the business explied upon the indebted reason secured haroby; and granter agrees, at its own expenses, beneficiary, payment of its less and presentation of this deed and the indebtedness, trustee may (a) consent to the making a cancillation, without allecting the indebted first present of the property; (b) loss in granting are expensed in the indebtedness, trustee may (a) consent to the making a cancillation, without allecting the indebted on a clining shreenout of the indebtedness, trustee may (a) consent to the making and the indebtedness, trustee may (a) consent to the making and the indebtedness, trustee may (a) consent to the making and the indebtedness, trustees and the indebtedness, trustees may (a) consent to the making and the indebtedness, trustees and the indebtedness, trustees and the indebtedness, trustees are consented in the property. The grantee in any reconveyance may be deed not evine the property. The grantee in any reconveyance may be deed not evine greater than the indebtedness and the property of the property in the greater property in the property of the property in the greater property in the property of the indebtedness hereof, and in the property in the

	,"我们就在这一点的,我们就是一个时间,我们就是一个时间,我们就是一个时间,我们就是一个时间,我们就是一个时间,这个时间,这个时间,这个时间,这个时间,我们就会
	AND THE STATE OF THE SEASON AND AND AND AND AND AND AND AND AND AN
	, 1900년 1911년 전 전환경면 1921년 1921년 1921년 1921년 1
	and that the grantor will warrant and forever defend the
	and that the second of the first of the second of the seco
	and that the granter will warrant and forever defend the
	Tt. A Same Sound the Same Spainst all persons whomen
	and that the grantor will warrant and torever 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, tamily or household nursous for Insection and this trust deed are:
	(a)* primarily for grantor's personal, family or household purposes (see Important Notice below),
	a) Primarily for granter's mercanal in the first deed are
	Tt
	(D) IOI an organization or form if the state of the state
	mit to the state of the state o
	(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 birds all son are for business or commercial purposes.
	named to the benefit of and binds Bil parties hereto their total
:	This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execute personal representatives, successors and assigns. The term benefitiary shall mean the bulks, legatees, devisees, administrators, execute
	and assigns I no term peneticiary shall man the Latter I
	Secured Hereby, Whather or not named on a kamatining to
	personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contribution in construint this trust dead is a beneticiary herein.
	And Constituted this terret cloud, it is and the terret cloud, it is and the
	It is a state of the state of t
	land an anistraing this trust deed, it is understood that the granter, trustee and/or benefition, and the confi

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 individuels. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) 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-lending Act and Regulation Z, the beneficiary MUST camply 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. Mar bontakana.

STATE OF OREGON, County of Klamath by Robert V Within S This instrument was acknowledged before me on . as

EXERCISE	THE STREET STREET, STR
	OFFICIAL SEAL
1	Debbie K. Bergener
	NOTARY PUBLIC - OREGON
3 700	COMMISSION NO. 010929
	MMISSION EXPINES DEC. 17, 1995
WARE BUILDING	

Notary Public for Oregon My commission expires 12 1

1	STATE OF OREGON: COUNTY OF KLAMATH: ss.	
	Filed for record at request of Aspen Title Co of Aug A.D., 19 94 at 11:20 o'clock AM and duly the 16th	dæ
	at 1120 o'clock A.M., and duly recorded in Vol. M94	
j	마다는 마상에 대통령하는 경우 나는 가는 가는 아이를 하는 사람들이 되었다면 다른 사람들이 되었다. <u>그래프 사람들은 그는 그 그 그리고, 그의 사람</u> 들이 되었다고 하는 것이다.	
	FEE \$15.00 Evelyn Biehn County Clerk By Kuling Mulinghay	1.4
		-