FORM No. 881—Oragen Trust Doed Series—TRUST 1880.	Constitution of the consti	6 2 40 6	COLVECT	1993 STEVENS-NECS LA	V PUBLISHING CO., FORTLAND	, OR 87204
8 13 08-30-94P02:27 RIVE	1717-0	TRUST DEE	DKK.	Vol. may	Page_271	808
THIS TRUST DEED, meste'tt KARL C. WENNER and ANE		day of day of	** *************	ne	, 19.94 , be	tween
MOUNTAIN TITLE COMPANY	KLAMATI	YTNUC; H			, as Gı , as Truste	
BENJAMIN F. BALME and L.	NOR BALM	E, or the s	urvivor t	<u> </u>	, as Benef	
Grantor irrevocably grants, be Klamath Count	gains, sells			trust, with powe	r of sale, the prope	erty in
SEE ATTACHED LEGAL DES			"A" WHIC	H IS MADE A P	ART HEREOF BY	THIS
REFERENCE.	1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	34.				
together with all and singular the tenen enti- or hereafter appertaining, and the rents issue the property. FOR THE PURPOSE OF SECURING of SEVENTY-FIVE THOUSAND AND	G PERFORI	tre eorand all i M≠1 CE of each	tixtures new o	r hereafter attached	to or used in connection	n with
of SEXENTI-CLYS INCUSAND AND		Dolla	ts, with intere	st thereon according	to the terms of a pron	nissory
not sooner paid, to be due and payable The dute of maturity of the debt secu- becomes due and payable. In the evers the sold, conveyed, assigned or alienated by the at the beneficiary's option, all obligations sec- become immediately due and payable.	ed by this in within descriptions rantor without tred by this	nst a nent is the bed property, or ut i st having ob ins a ment, irresp	date, stated a any part their	bove, on which the	tinal installment of th therein is sold, agreed	e note to be
To protect the security of this trust del. 1. To protect, preserve and maintain provement thereon; not to commit or permit. 2. To complete or restore promptly a damaged or destroyed thereon, and pay when	he property uny waste of i in good and due all costs	in good condition the property. I be itable condi- incorred therefore	tion any build	ding or improvemen	t which may be constr	ucted,
3. To comply with all laws, ordin incessor requests, to ioin in executing such hi and to pay for filing same in the proper public spencies as may be deemed desirable by the 4. To provide and continuously many	ig statements itice or office ceneticiary,	s pur want to the es, a well as the	Cost of all li	en searches made by	beneficiary may required tiling officers or seasons.	re and rching
damage by tire and such other hazards as a written in companies acceptable to the beauticiary as soon as insured; if the grantor that the least litteen days prior to the expiration sure the same at grantor's expense. The unit in the same at grantor's expense. The unit in independent of the secured hereby and in such or any part thereof, may be released to prant inder or invalidate any act done pursua it to	ciary, with lail for any reason any policy of any policy of any collected to deep the collected to the colle	mi) from time (loss ayable to the sas a to procure a saf in urance now unce any fire or iclus may determ	to time require latter; all possible such insur- or hereafter protection or hereafter protection of all or	e, in an amount not plicies of insurance si ance and to deliver to placed on the buildin nce policy may be to ion of beneficiery.	less than \$ IULL Va nall be delivered to the he policies to the benefand gs, the beneficiary may applied by beneficiary	bene- liciary y pro- upon
5. To keep the property free from an assessed upon or against the property before promptly deliver receipts therefor to be efficient or other charges payable by grantor, etc. lens or other charges payable by grantor, etc. ment, beneficiary may, at its option, make ecured hereby, together with the obligations he debt secured by this trust deed, with at w	any part of any part of ry; should the er by direct; ayment ther lescribed in	such faxes, assess he i antor fail to pay t ent or by pr eot, and the ame part graphs 6 and right arising fron	sments and of make payment roviding beneficant so paid, I 7 of this true n breach of an	ther charges becoment of any taxes, asses liciary with funds with with interest at the st deed, shall be add	past due or delinquen sments, insurance prem th which to make such rate set forth in the led to and become a p	t and niums, pay- note art of
with interest as aforesaid, the property sere sound for the payment of the obligation he and the nonpeyment thereof shall, at the opinible and constitute a breach of this trust descend the constitute as breach of this trust descend to the constitute as the constit	in described, in of the ben i. I this trust i	, anc all such pa; melin ury, render a ncin lind the cost	yments shall i ill sums securi t of title searc	be immediately due ed by this trust deed than well as the oth	and payable without n I immediately due and	otice, pay-
7. To appear in and defend any stiction of a sent of the first of the	croing this of or proceeding the beneficion of title and title and title and the fixed by	oliga ion and trus g ru porting to a ar; ir trustee mi nd its beneficiary v till trial court i	itee's and atto affect the secu By appear inc o's or trustee's and in the eve	rney's fees actually in urity rights or power cluding any suit for a attorney's fees; the cost of an appeal from	ncurred. s of beneficiary or tra the foreclosure of this e enough of attorney;	ustee; deed, s tees
It is mutually agreed that: 8. In the event that any portion or a ticiary shall have the right, if it so elec's, to	require that	al rany porti	on of the mo	nies payable as con	npensation for such ta	king,
HOTE: The Trust Deed Act provides that the trust trust company or cavings and loan association and rized to insure title to real property of this sit etc. cgent (Icensed under ORS 696.505 to 696.53).	rized to do bu	sine s under the lo	sws of Oregon (or the United States, a	title insumnce company e	usho-
TRUST DEED				STATE OF ORE	-	} ss.
CARL C. WENNER & ANNE WENNER		* 14		Acertify	that the within ins	tru-
Klarnayh Falls, OR 9.76	Z	SPACE RESE	ERVED	day of	red for record on 	
BENJAMIN F. BALME & LENOR BALL	. OS.	FOR	• 1100	in book/reel/volu	me Noor as fee/file/ins	on
Klama In Falls OR 974	2 <i>I</i>	9 42.2 2		ment/microfilm/	reception Noor said Cou	,
Atter Recording Return to (Name, Address, Zip);	1 ,	** ** ** ** ** ** ** ** ** ** ** ** **			my hand and sea.	
HENJAMIN F. BALME & LENOR BAL.		3		NAME		<u>_</u>
Klamathfalls, OR 9760					TITLE , Dep	uty



which are in excess of the amount required to pay all reasonal least expenses and externey's tess necessarily paid or incurred by granter is such proceedings, shall be paid to be nife; ry and applied by it first upon any reasonable costs and expenses and atterney's tess, both in the trial and appellate courts, measured by use of incurred by a meliciary in such proceedings, and the balance applied upon the indebtedness accured hereby; and granter agrees at is own expense. To take such actions and execute such instruments as shall be necessary by obtaining such compensation, promptly upo a beneficiary's request.

9. At any time and from time to time upon written real set of beneficiary, payment of its tess and presentation of this deed and the note for endursement (in case of tall vect regardes, for can ellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consert to be making of any map or plat of the property; (b) join in granting any easement of creating any restriction thereon; (c) join in any ubordination of the agreement affecting this deed or the lien or charge thereof; (d) theorems, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons bear for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granter hereof in its own map or any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granter hereof in its own names see or otherwise collect the rents, issues and profits, including those past outpaid, and apply the same, lest cost and as beneficiary to any executive for the indebtedness hereby secured, enter upon and take cossession of the property and in such order as beneficiary to any determine

11. The entering upon and taking a losse doned the property, the collection of such rents, issues and profits, or the proceeds of tire and other insurance policies or compensus ion or awerds for an

one and unpaid, and apply the same, less on a and expenses of operation and collection, including reasonable attorney's less upon any indebtedness occured hereby, and in such orders as beneficiary to as determine and other insurance policies or compensation or awards for an alone and taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any determine to detail the trender or invalidate any act done pursuant to such notice.

1) Upon default by granter in payment of any indebtedness excredible by or in granter's performance of any agreement hereunder, time leing of the essence with respect to such pay ent and/or per's mance, the beneficiary may declare all sums secured hereby immediately or in equity, which the beneficiary may aver. In the event the beneficary least of the close this trust deed by advertible ment and sale or may direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may aver. In the event the beneficiary to the trustee shall execute and cause to be recorded as with notice of default and election to sell the property to satisfy the obligation secured hereby whereupon the trustee it if tix the time et it place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.715 to 86.795.

13. After the trustee has commenced a reclosure by accordance and a substant and sale, and at any time prior to 5 days before the date the

to screed broken whereupon the truster so it. If this time is it placed state, give notice thereod as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 50 13 to 85.795.

13. After the trustee has commend or reclouver by act riflement and sale, and at any time prior to 5 days before the date the truster conducts the sale, the grantor or any other person so i villeged by ORS 86.733, may cure the detault or defaults. If the default consists it a future to pay, when due, at may be the conducts the sale, the grantor or any other person so i villeged by ORS 86.733, may cure the detault or defaults. If the default consists it a future to pay, when due, at may be the third the conducts the sale, the grantor or any other person so i villeged by ORS 86.733, may cure the detault or defaults. If the default consists it a future to pay, when due, at may be the third the sale of the trust deed to the sale of the trust deed to the sale of the trust deed together with trusters and at true; a few the head no default or coursed. Any other default that is capable of being the obligation of the trust deed together with trusters and at true; a few to the motion of the sale shall be belt on the date and as he mentioning the obligation of the trust deed together with trusters and at true; a few to the sale may be postponed as provided by law.

14. Other wise, the sale shall be belt on the date and as he true and place designated in notice of sale or the true to which the parcel or parcels at suction to the fight of the sale and as he true and place designated in notice of sale or the purchase its deed in form as required by law conveying the prior true sould be sale of the particles of the prior true and the sale of the particles of the sale of the particles of the particles

* IMPORTANT NOTICE: Delete, by lining out, which wer warranty (a) x (b) is IMPORTANT NOTICE: Detete, by lining out, which were warranty (a) is (b) is rot applicable; if warranty (a) is applicable and the beneficiary Must comply with the Truth-in-Lending A it and Regulation 1, the beneficiary Must comply with the Act and "you clion by making resulted cisclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disease this notice. KARL WENNER ANNE WENDER

STATE OF OR EGON, County of Klamath This inst ument was acl nowledged before me on by KARL C. WENNER & INNE WENNER

) ss. / L

This inst ument was ack nowledged before me on

OFFICIAL 3 FAL KRISTI L. R IDD NOTARY PUBLIC - ORIGINON COMMISSION NO 010 131 MY COMMISSION EXPIRES NOV. 16, 1995

otary Public for Oregon My commission expires ... 11 1/4/

REQUEST	FOI FULL	RECONVEYANCE	1 - be used only	when oplise	itions have	been paid.	Į

	holder of all indestedness secured by the foregoing trust deed. All sums secured by the trus
reed have been fully paid and satisfied. You	ereby are direct i, on payment to you of any sums owing to you under the terms of the
rust deed or pursuant to statute, to cars elia	I evidences of ind bledness secured by the trust deed (which are delivered to you herewit
sgether with the trust deed) and to recenve	without warrant, to the parties designated by the terms of the trust deed the estate no
eld by you under the same. Mail reconveys:	x * and document * 10

VATED:	 	

to not lose or discrey this Trust Deed OR THE VOTI which it secures. Loth must be deliver d to the trustee for cancellation before , reconveyance will be made.

Beneficiary

10:

33039-KR

ETHIBIT "A" LEGAL DESCRIPTION

A parcel of land situated in the SE1/4 NW 1/4 of Section 20, Township 38 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a 5/8" iron pir on the Easter y line of that parcel described in Volume M69, page 5894, Deed Records of Klamath County, Oregon, which point bears North 0 degrees 51' East a distance of 549.15 feet from the conter one-quarter corner of said Section 20; thence North 87 degrees 49' West a distance of 14.8 feet to a point; thence South 02 degrees 38' 30" West a distance of 35.0 eet to a point; thence along the arc of a curve to the right, (having a radius of 100.5 feet and a long chord bearing South 13 degrees 39' 20" West 38.4 feet) a distance of 38.45 feet to a point; thence along the arc of a curve to the left (having a radius of 74.5 feet and a long chord bearing South 18 degrees 52' 05" West 15.06 feet) a distance of 15.09 feet to a point on the Easterly line of Campus Drive as the same is presently located and constructed; thence along said Easterly line and along a circular curve to the right (having a radius of 1004 93 feet and a long chord bearing South 03 degrees 50' 50" West, 2(.8" feet) a distance of 20.89 feet to a point; thence leaving said Easterly line, South 87 degrees 49' East a listance of 210.13 feet to an iron pin on the East line of said SE1/4 NW1 4; thence No th 0 degrees 51' East, along said East line, a distance of 107.95 feet to the point of beginning.

EXCEPTING THEREFROM the East 85 () feet thereof.

() IAI E	OF UKEGUN: (COUNTY OF KI. (MATH: ss.	
l'iled of	for record at requ Aug	est of Mountair Title co the	30th day
FEE	\$20.00	Evelyn Biehn - County Clerk By Dauline Muclens	dare_