TITLE

FORM No. 851—Oregon Trust Deed Series—TRUST DRED.	COP	VAIGHT 1902 STEVENS MEAS I AW AND I AWARD I AW	
94746 02-13-95A11:35 RCVD THIS TRUST DEED, made this 10±	hday ofJAN	WARY 198	9060 (
MADELYN S. WYTCHERLY			, as Grantor,
ASPEN TITLE & ESCROW COMPANY, ROBERT V. WETHERN. SR.	end sat a	, A8	Trustee, and
ROBERT V. WETHERN, SR.			s Beneticiary.
Grantor irrevocably grants hardains sall	WILINESSEIM:		
KLAMATH County, Oregon,	described as:	ee in trust, with power of sale, the	e property in
THE NORTHERLY 415 FEET OF THE AND THE SOUTHERLY 415 FEET OF KLAMATH FALLS FOREST ESTATES	WESTERIA INTE	FEET OF LOT 14, BLOCK FEET OF LOT 14, BLOCK	< 5, < 5,
	en e		
together with all and singular the tenements, hereditamen or hereafter appertaining, and the rents, issues and profit the property.		now of recognici attached to of nied in c	connection with
FOR THE PURPOSE OF SECURING PERFOR	MANCE of each agreeme	nt of grantor barein contained and and	ent of the sum
note of even date herewith, payable to beneficiary or or not sooner paid, to be due and navable DOF + OFFIC	der and made by grantor,	interest thereon according to the terms of the final payment of principal and inte	f a promissory erest hereol, if
The date of maturity of the debt secured by this is becomes due and payable. In the event the within descr sold, conveyed, assigned or alienated by the grantor without the beneficiary's option, all obligations secured by this become immediately due and payable.	instrument is the date, sta ribed property, or any par out first having obtained it instrument, irrespective	ited above, on which the final installine t thereof, or any interest therein is sold	int of the note
To protect the security of this trust deed, grantor at 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of	in good condition and re	pair; not to remove or demolish any b	uilding or im-
2. To complete or restore promptly and in good an damaged or destroyed thereon, and pay when due all cost	d habitable condition any s incurred therefor.	building or improvement which may b	e constructed,
3. To comply with all laws, ordinances, regulations, so requests, to join in executing such linancing statement to pay for tiling same in the proper public office or office agencies as may be deemed desirable by the beneficiery.	covenants, conditions and pursuant to the Uniform s, as well as the cost of	I restrictions affecting the property; if the Commercial Code as the beneficiary multiple attribute attrib	he beneliciary sy require and
4. To provide and continuously maintain increase			3 Of meatching
written in companies acceptable to the beneficiary, with ficiary as soon as insured; if the grantor shall fail for any a at least fifteen days prior to the expiration of any policy cure the same at frantor's expense. The amount of the callest of the same at frantor's expense.	loss payable to the latter; eason to procure any such of insurance now or herea.	all policies of insurance shall be delivered insurance and to deliver the policies to the feer placed on the buildings, the benefici	d to the bene- he beneliciary lary may pro-
any indebtedness secured hereby and in such order as beneficed any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice. 5. To keep the property feet to controlled.	ficiary may determine, or a lication or release shall no	isurance policy may be applied by ben it option of beneficiary the entire amoun it cure or waive any default or notice of	eliciary upon it so collected, delault here-
5. To keep the property free from construction lie assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should the state of the charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the	the grantor fail to make pa	ng other charges become past due or de syment of any faxes, assessments, insuran	elinquent and ice premiums
secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aforesaid, the property hereinbefore descri- bound for the payment of the obligation been described	paragraphs 6 and 7 of thi rights arising from breach ribed, as well as the grant	is trust deed, shall be added to and beco of any of the covenants hereof and for su for, shall be bound to the same extent	h in the note ome a part of ich payments, that they are
able and constitute a breach of this trust dead	condity, render an aums :	secured by this trust deed immediately o	due and pay-
6. To pay all costs, fees and expenses of this trust is trustee incurred in connection with or in enforcing this of	A second of the second	attorney a leea actually incurred.	
and in any suit, action or proceeding in which the benefici	ig purporting to attect the ary or trustee may appear	e security rights or powers of beneficiar r, including any suit for the foreclosure	of this deed.
to pay all costs and expenses, including evidence of title at mentioned in this paragraph 7 in all cases shall be fixed be the trial court, grantor further agrees to pay such sum as fi forney's tees on such appeal.	the total and the	stees attorney's fees; the amount of at	ttorney's fees
orney's fees on such appeal. It is mutually agreed that:	no appointe court anan at	quuge reasonable as the beneficiary's or	frustee's at-
 In the event that any portion or all of the properties that have the right, if it so elects, to require that 	etty shall be taken under	the right of eminent domain or condemi	nation, bene-
IOTE: The Trust Deed Act provides that the trustee hereunder m	ust be either an attorney, w	ho is an active member of the Oregon State	Ber, a benk,
ized to insure title to real property of this state, its subsidiaries, gent licensed under ORS 696.505 to 696.585.	affiliates, agents or branche	s, the United States or any agency thereof,	or an estrew
TRUST DEED		STATE OF OREGON,	
MADELYN S. WYTCHERLEY	Market Special Section (1997) Special Section (1997)	County of	
898 HUBBARD LANE		I certify that the with ment was received for recoi	hin instru-
GRANTS PASS, OR. 97527	distribution of the second sec	day of	, 19
The first the state of the Granter and the state of the s	SPACE RESERVED FOR	at	d recorded
ROBERT-WETHERN	RECORDER'S USE	in book/reel/volume No page or as fee/fi	
7015 WIDGFON DR		ment/microfilm/reception No.	
DONANZA, OR 97627-9700		Record of	
iter Recording Return to (Name, Address, Zip):		County affixed.	ru sea≀ Of

ROBERT WETHERN
7015 WIDGEON DR.
BONANZA, OR 97623-9700



which are in secured. This amount required to pay all reasonable costs, expenses and attorney's tees necessarily post or incurred by fembridary and applied by it first upon any reasonable costs and expenses and attorney's tees, both in the property and grantor eigens, at its incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor eigens, at its incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor eigens, at its incurred by beneficiary proceedings, and the balance applied upon the indebtedness secured hereby; and grantor eigens, at its incurred by the section and exacts such instructs as which are also in the control of the property; and proceedings, and the balance applied upon the indebtedness secured hereby; and grantor eigens of the upon written request of beneficiary, payment of its feet and preentation of this deed and the research in any restriction, thereon; (c) join in any subordination any may or plat of the property; (b) join in dranting any earment of the property. The grantee in any resconing this deed or the or that a the "person or present in any restriction," thereon; (d) required the property of the property. The grantee in any resconing this deed or the role as the "property of the services mentioned in this paragraph hall be not less than \$3.

It is applied to the services mentioned in this paragraph hall be not less than \$3.

It is applied to the property or any part thereoi, in its own names use or otherwise the indebtedness hereby to be appointed by a court, and without regined property, the collection of the property of the p

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 to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and this trust deed to the loan represented by the above described note and the loan represented by the above described note and the loan represented by th

(a) Third No. 18 Section (a) Policy of the particular of the parti

* 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 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.

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Madelyx Sh MADELYN'S. WYTCHERZEY

STATE T	OF OREGON, C	ounty of	Sephine) ss.		05
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by			Sociole Me On	•••••••••••••••••••••••••••••••••••••••		
oł	OSFICIAL SSA			<i>†</i>		······································
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MA COWER	Commission of the s SSION Expires CEP	My co	mmission expire	· 9-23	orger Jublic	lor Oregon
	Security of the second	~	*			

STATE OF OREGON: COUNTY OF KLAMATH: ss.			
Filed for record at request of	spen Title Co	1241	
of Feb A.D., 19 <u>95</u> at <u>11:35</u> of Mortgages	o'clockA Mar	nd duly recorded in Vol. Mi	day 95
Ber FEE	metha G. Letsch	County Clerk	<u> </u>