FORM No.	881-I-Oregon Trust Deed Ser	ies—TRUST DEED (No restriction o	n assignment).	COPYRIG	HT 1982	STEVENS-N	ESS LAW PUBLISH	ING CO., PORTLAND, C	R 87204
11	721		TRUST DEED	1	Vol	Mal	Pane	_ 783	P
State of the state	THIS TRIIST DEE	D, made this 2nd			, ,-				
Der	nis A. Ensor	and Sandra L.	Ensor	чания	!#.¥		******************************	., 192.2, ben	ween
								as Gra	ntor,
Wil	lliam P. Bran	dsness and Carol A.			•			, as Trustee	, and
*******		***************************************	WITNESSETH				••••••••	, as Benefic	iary,
	Grantor irrevocably	grants, bargains, sells	,		in trus	st. with	power of sa	le, the proper	tv in
		County, Oregon,				•	•	,	
_	A tract of land situat	ed in the NW4SW4, Se	etion 2 Township	20 6 1	9 0 E V	V M	one norticular	ely described	
<u>6</u>		g at the brass plug marking	•				-	•	
A 9		ne of said Section 2, 332.	-						
		Summers Lane, a count	•	_		•			
2		Volume 288, Page 152,							
E E	to an iron pin: thence	cription; thence N. 00°13' e N. 89°47' E. parallel w	w. along the easte ith the South line o	riy rigu f that te	t of way act of la	nd descri	ummers Land hed in said F	s 120.00 feet leed Volume	
-3		B feet to an iron pin on the							
8	E. along said line a	distance of 121.60 feet to	a one-half inch iro	n pin o	n the So	utheast c	orner of that	tract of land	
٠,		olume 288, Page 152, Kla	•		-		_	•	
togethe		and a distance of 102.05 the tenements, hereditamen							e now
	after appertaining, and	the rents, issues and profit							
	FOR THE PURPOSE (OF SECURING PERFOR	MANCE of each ag	reement	of gran	tor herein	contained ar	nd payment of th	e sum
oł	Forty-nine th	nousand one hur	ndred one d	olla	rs ar	id no/	100		
note of	l even date herewith, p	ayable to beneficiary or o	rder and made by a	, with in	iterest th	payment	cording to the	terms of a prom	uissory real if
not soo	ner paid, to be due and	payable January	l ,,,,,,2	001		, -,			,
	The date of maturity or es due and payable.	t the debt secured by this	instrument is the d	ate, stat	ed abov	e, on whi	ch the final i	nstallment of the	e noie
	To protect the security of	of this trust deed, grantor a	igrees:						
proven	ent thereon; not to con	and maintain the property nmit or permit any waste o	f the property.						
		re promptly and in good a , and pay when due all cos			building	or impro	vement whic	h may be constr	ucted.
		aws, ordinances, regulation ng such financing statemen							
to pay	for filing same in the	proper public office or offi sirable by the beneficiary.	ces, as well as the	cost of a	all lien s	earches r	nade by tilin	g officers or sear	rchine
	To provide and con	tinuously maintain insura	nce on the building	s now	or herea	iter erect	ed on the pr	operty against I	oss or
writter	in companies acceptab	r hazards as the benefician de to the beneficiary, with	loss payable to the	latter; a	all polici	es of insu	rance shall be	delivered to the	
at leas	t fifteen days prior to t	e grantor shall fail for any he expiration of any policy	of insurance now o	r hereat	iter place	ed on the	buildings, the	e beneticiary ma	y pro-
		ense. The amount collected by and in such order as ben							
or any	part thereof, may be re	eleased to grantor. Such ap one pursuant to such notice	plication or release						
	5. To keep the propert	y free from construction I	iens and to pay all	taxes, a	assessme	nts and o	ther charges	that may be lev	ied or
promp	tly deliver receipts then	property before any part of efor to beneficiary; should	the grantor fail to	make pa	yment o	f any tax	es, assessment	ts, insurance pren	niums,
liens o	r other charges payable beneliciary may, at its	by grantor, either by direct option, make payment the	t payment or by pri- nereof, and the amo	oviding a	beneticii paid, wi	ery with t th interes	unds with what at the rate	iich to make suc set forth in th	h pay- e note
secured	i hereby, together with	the obligations described a deed, without waiver of an	in paragraphs 6 and	7 of the	is trust (deed, shal	l be added to	and become a p	part of
with in	nterest as aforesaid, the	property hereinbefore des obligation herein describ	cribed, as well as t	he grant	tor, shali	be boun	d to the sam	e extent that th	ey are
and th	e nonpayment thereof s	hall, at the option of the L	ea, and all such pay Peneliciary, render a	ments s Il sums	secured	immediat by this ti	ely due and p rust deed imm	nediately due an	notice, d pay-
uo.c u.	nd constitute a breach o 6. To pay all costs, fee:	and expenses of this trus	t including the cost	of title	search a	s well as	the other co	sts and expenses	of the
		with or in enforcing this tend any action or proceed							rustee:
and in	any suit, action or pro-	ceeding in which the benef including evidence of title	liciary or trustee mi	y appea	ar, includ	ling any	suit for the f	oreclosure of this	s deed,
mentio	ned in this paragraph 7	in all cases shall be fixed agrees to pay such sum a	by the trial court a	end in tl	he event	of an ap	peal from any	judgment or de	cree of
torney'	's fees on such appeal.		a the appenate cour	orian a	ia jaage i	casonanie	as the Dene	iciary's or truste	osat-
		y portion or all of the pro							
		it so elects, to require ti							
		ies that the trustee hereunde n association authorized to do							
	insure title to real proper icensed under ORS 696.50	rty of this state, its subsidiari 5 to 696.585.	es, affiliates, agents o	or branch	es, the U	Inited Stat	es or any age	icy thereof, or an	escrow
-			A STATE						
	TRUST	DEED				TATE	OF OREGO	ON.	,
No diagnosis		talan mengahasak dalah sebesah					7 of	•	} ss.
<u>De</u>	nnis A. Ensor	c, et ux						ne within instr	
55	05 Sturdivant					ras receli r		ord on the	-
<u> </u>	amath Falls.		SPACE RES	PRIVED		v		, 19 .M., and recon	
17-	Grand Win R. Ritter		FOR		ь	ook/ree		.na., and recon	
12	47 Hilton Dri		RECORDER	S USE	3		and)\q	r as fee/file/i	nstru-
K1	amath Falls,	OR 97603						eption No	
	Benefic	iory		aranta. Areta	K			of said Co	
After Re	cording Return to (Name, Addr	es, Zip}:	tidan iyo sanii	Contract.	200 S	ounty a	•	y hand and so	al of
77. **	lliam P. Bran	etti sii Tiili oo oo oo saasii aasata oo	a <mark>k</mark> uluman meningat s A kupa n saban menjada	artes en en ar out the	ن . رادین 11عم - داد	ounty 8	ulixed.		
41	1 Pine Street		Harver of St.	sile					·····
Kl	amath Falls,	*******************************	11			NAME		717	LIK

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees nonnearily paid or incurred by granted in such proceedings, shall be paid to beneficiary and applied by it tirst upon any reasonable costs and expenses and attorney's tees, both reasonable and applied to the paid or incurred by beneficiary in such proceedings, and the balency in secured hereby; and genote agrees, at its own expense, to take such actions and execute such instruments as shall be necessary and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the appearance of the necessary of the notebordeness, trustee may (a) consent to the making of any map or plat of the property; (b) ploin gind any exementation of the notebordeness, trustee may (a) consent to the making of any map or plat of the property; (b) ploin gind any exementation of the notebordeness, trustees may (a) consent to the making of any map or plat of the property; (b) ploin gind any exemption of the substance of the notebordeness, trustees may (a) consent to the making of any map or plat of the property; (b) ploin gind any exemption of the creating the term of any material such activation thereon; (c) ploin is any subordination or other agreement allocking this deed or the lien or charge threelof; (d) ploin give the substance of the property of the substance of the property, and the substance of the property, and in such order as beneficiary may at any time without notice, either in prevent ports, including those past indubtedness secured hereby and taking possession of the property, the collection of such restri, issues and profits, including those past indubtedness secured hereby may collect the trust is such notice.

11. The antering upon and taking possession of the property, the collection of such restri, issues and profits of the such past and the property of the p

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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.

In construing in the context so required in the context so required, assumed and in IN WITNE IN WITNE IN WITNE IN WITNE IN WITNE IN WIT CE: In the context is the context of the context in the context i	lies to, inures to the benefit of and binds all res, successors and assigns. The term beneficities are not named as a beneficiary herein. there is no the trust deed, it is understood that the gratifies, the singular shall be taken to mean amplied to make the provisions hereof apply SSS WHEREOF, the grantor has executed by the second of the provisions hereof apply in the second of the provisions hereof apply as the provisions hereof apply as the provisions hereof apply to the grantor has executed by lining out, whichever warranty [a] or [inty [a] is applicable and the beneficiary is a creek of the truth-in-lending Act and Regulation Z, by with the Act and Regulation by making results.	intor, trustee and/or let include the plural, equally to corporation cuted this instrum	older and owner, including eneficiary may each be mo and that generally all gran as and to individuals	i pledgee, of the con ore than one person; umatical changes sha irst above writter	tract that all be
disclosures; for this pur	pase use Stevens-Ness Form No. 1319, or equival Act is not required, disregard this notice.	ent.			
	STATE OF OREGON, County	of Klamath) 55		••••••
	This instrument was notes	omindend haless	Tanuares	2 109	96
3	by Dennis A. Ensor a	nd Sandra L	. Ensor		,
	by Dennis A. Ensor a This instrument was ackn	owledged before n	ie on Januar	y 8 19	96
	by O			٠	
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Jan_	A.D., 19 96 at 9:49	o'clock A	M., and duly recorded in		ua
Cars I - William	of <u>Mortgages</u>	on_P	age 783		
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EE \$15.00		Button	ITTI SHOLD		

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of Jan	A.D., 19 96 at 9:49	o'clock A M., and duly recorded in Vol. M96
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	Berther Lander State (1984) and Allegar Halley	Bernethe R. Letsch, County Clerk
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