After Recording Return to (Name, Address, Zip):

MOUNTAIN TITLE COMPANY 222 S SIXTH ST KLAMATH FALLS OR 97601

	09-15-93	P01:42 RCVD	TEVENS NESS LAW PUBLISHING CO., PO	STLAND, OR 17204
M No. 881—Oragon Trust Dead Series—TRUST DEED.		COPYRIGHT 1992	<i>m93</i> Page 23	1795 S
	mTC 201	PER-KR VOI.	7775 Page	
68148 THIS TRUST DEED, made t	1111C 30C	Septemb	er ,19 9	3, between
THIS TRUST DEED, made t	RER husband and	wife		or Grantot
MOUNTAIN TITLE COMPANY O	F KLAMATH COUNTY			
ROBERT L. JUDD & MARJORI	TIDD on the	survivor there	o f , as	Beneficiary,
ROBERT L. JUDD & MARJORI	E M. JUDD, OF CITE	ESSETH:		
Grantor irrevocably grants, b	yrizing sells and con	veys to trustee in tru	st, with power of sale, the	property in
Grantor irrevocably grants, to Klamath Cou	nty. Oregon, described	ias:		
Parcel 1 of Minor Land E of the SE1/4 SE1/4 of Se Meridian, Klamath County	Partition No. 14- ection 19, Townsh		17, 1990, being a mage 7 East of the Wi	portion llamette
ogether with all and singular the teneme or hereafter appertaining, and the rents, the property. FOR THE PURPOSE OF SECU	ents, hereditaments and ap issues and profits thereof	purtenances and all other and all fixtures now or h	rights thereunto belonging of ereafter attached to or used in	in anywise now connection with ment of the sum
the property.	RING PERFORMANCE	of each agreement of gra		
FOR THE PURPOSE OF SECU TWENTY THOUSAND AND NO)/100	- Dollars, with interest	thereon according to the term	s of a promissory interest hereof, if
	tandiciary or order and	made by grantor, the fir	u. p.,	
d to be due and Dayable	****** ******	it. Join einted 800	ve. on which in	11 manual to be
			en consent or approval of the	heneticiary, then,
sold, conveyed, assigned -11 -blidatio	ns secured by this instituti	em, mesper		
at the beneficiary's option, an obligand become immediately due and payable. To protect the security of this fri 1. To protect, preserve and mai 1. To protect, preserve and main the protect of P	ust deed, grantor agrees;		est to remove or demolish an	y building or im-
To protect the security of this in	ntain the property in good	d condition and repair, i	of to improvement which me	y be constructed,
provement thereon, not to comment	atly and in good and habit	able condition and		t. banaticiary
provement thereon; not to commit of p. 2. To complete or restore promp damaged or destroyed thereon, and pay 3. To comply with all laws, ordi so requests, to join in executing such to requests, to join in the proper proper proventially the proper proper proventially the proper proventially the proper proventially the proper proper proper proventially the proper proper proventially the proper proper proventially the provential the provential the provential the provential the provential the proper provential the provential t	nances, regulations, coveni	ants, conditions and restr	nercial Code as the beneficiar	y may require and
so requests, to join in executing	ublic office or offices, as v	ven as the door		loss or
agencies as may be 4. To provide and continuously damage by fire and such other hazard written in companies acceptable to thiciary as soon as insured; if the grantial least fitteen days prior to the expirucure the same at grantor's expense. The any indebtedness secured hereby and in	y maintain insurance on is as the beneficiary may be beneficiary, with loss pur pur shall fail for any reason ration of any policy of insu- the amount collected under in such order as beneficiary to grantor, Such application	from time to time requir- nyable to the latter; all pot to procure any such insur- trance now or hereafter p any fire or other insura may determine, or at opi on or release shall not cur	e, in an amount not ress than licies of insurance shall be del ance and to deliver the policies laced on the buildings, the be nee policy may be applied by ion of beneficiary the entire a e or waive any default or not.	ivered to the bene- s to the beneficiary neliciary may pro- y beneficiary upon mount so collected, ice of default here-
or any part tretted, may act done purs under or invalidate any act done purs 5. To keep the property free i assessed upon or against the property promptly deliver receipts therefor to liens or other charges payable by grament, beneticiary may, at its option secured hereby, together with the obline debt secured by this trust deed, with interest as aforesaid, the proper	want to such notice. from construction liens and beheiricary; should the grantor, either by direct payrn, make payment thereof, ligations described in para inthout waiver of any right ty hereinbefore described, when herein described, and	d to pay all taxes, assess taxes, assessments and or antor fail to make payment or by providing beneand the amount so paid graphs 6 and 7 of this treating from breach of a cas well as the grantor, it all such payments shall	ments and other charges here ther charges become past dur- nt of any taxes, assessments, i- liciary with funds with which, with interest at the rate se ust deed, shall be added to an any of the covenants hereof and shall be bound to the same e be immediately due and pay wed by this trust deed immed	or delinquent and nsurance premiums to make such pays t forth in the not d become a part of l for such payments xtent that they are able without notice iately due and pay
and the nonpayment thereof shall, at able and constitute a breach of this to 6. To pay all costs, tees and e trustee incurred in connection with 7. To appear in and defend a and in any suit, action or proceeding to pay all costs and expenses, includ mentioned in this paragraph 7 in all	the option of the beneficities deed. expenses of this trust inclusor in enforcing this obligation or proceeding programmers in which the beneficiarying evidence of title and the cases shall be fixed by the to may such sum as the tense of the tense of the sum as the tense of the tens	ding the cost of title sea tition and trustee's and at triporting to affect the se or trustee may appear, i he beneficiary's or truste the trial court and in the appellate court shall adju	rch as well as the other costs torney's fees actually incurred curity rights or powers of be neluding any suit for the force's attorney's fees; the amoustent of an appeal from any judge reasonable as the beneficial	and expenses of the neticiary or trusted closure of this dec- nt of attorney's led digment or decree dary's or trustee's a
the trial court, grants				t marting here
torney's fees on such appeal. It is mutually agreed that: 8. In the event that any por- ficiary shall have the right, if it so	tion or all of the property elects, to require that al	l or any portion of the	monies payable as companies	gon State Bar, a bar
NOTE: The Trust Deed Act provides the trust company or savings and loan asso	st the trustee hereunder music ciation authorized to do busic this state, its subsidiaries, af	be either an attorney, who ness under the laws of Oreg filiates, agents or branches,	on or the United States, a time the United States or any agency	, thereof, or an escre
agent licensed under ORS 696.505 to 6			STATE OF OREGON	<i>I</i> ,
TRUST DEE	:D		County of	
IKOS: DEL			T certify that	the willing mon
BRAD M. ROBER & JANET	ROBER		was received	for record on t
BRAD M. ROBER & JANES	intRd		day of	19
Chiloquin OR	97624	SPACE RESERVED	-A o'rlock	M., and record
Granter	DEE W THE	FOR	in book/reel/volume	ns fee/file/inst
ROBERT L. JUDD & MARJO	Lot RC	RECORDER'S USE	pageor ment/microfilm/rece	ption No
32311 mode 10	17624		Percent of	A Of Sala Cola.
Chilague, UK			Witness my	hand and seal

County affixed.

By

TITLE Deputy

which are in excess of the amount required to pay all reasonable costs, expenses and attermp's test necessarily paid or incurred by feminer in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attermey's test, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the behavior, necessarily paid or incurred by beneficiary in such proceedings, and the behavior, and applied upon the indubted-ness secured hereby; and granter 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 affecting the liability of the property of the such actions and execute such instruments as shall be necessary in the such that the such contents are applied upon the development of the indebtedness, trustee may (a consent to the making of any map or plant of the property; (b) joint ingrian me exement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) regally entitled wavering, and or any part of the property. The grantee in any reconverse may be described as the "person or person regally entitled wavering, and or any part of the property. The grantee in any reconverse may be described as the "person or person regally entitled wavering and the property of the property. The grantee in may reconverse may be described as the "person or person regally entitled wavering and the property of the property. The collection in the property of the indebtedness hereby secured, enter upon any taking the granter hereunder, beneficiary may at any time without notice, either in person has a property of the property of the indebtedness secured hereby, and in such order as beneficiary may eletermine.

11. The netting upon and taking possession of the property of the indebtedness hereby secured, enter upon any indebtedness se

Robert L. Judd & Marjorie M. Judd, or the survivor thereof, as Beneficiary

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.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all granmatical changes shall be

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 individuals.

IN WITNESS WHEREOF, the grantor has execute	ed this instrument the day and year first above writte	en.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	F. M. F.	
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	BRAD M. ROBER	
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.	JANET ROBER'	
STATE OF OREGON, County of) ss.	
This instrument was acknowled by BRAD M. ROBER & JANET	edged before me on Sentember 10	2.93.,
	edged before me on September 9, 19	93
byJessica F. Sarris		
asa Notary		
ofCounty of Los Angeles,	, State of California	
·	Jessica F. Sarris	
Ulifer Notaby Public California O	Notary Public for O.	regon
My Comn. Express April 5, 1996	My commission expires April 5, 1996	
TATE OF OREGON: COUNTY OF KLAMATH: ss.		
iled for record at request of Mountain Title co.	, 15.2	

STATE OF OREGON:	COUNTY OF K	LAMATH:	SS.							
Filed for record at requ	iest of	Mountain	Title	co			the	15th		da
of <u>Sept.</u>	A.D., 19 _	93 at	1:42	o'clock _	Рм., а	nd duly r	ecorded in V	ol.	M93	_ 0.
	of	Mortg	ages		on Page	23795				
				Eve1	yn Biehn	· C	ounty Clerk			
FE#15.00				Ву	Pau	Land a	Yucale in	بالمفكم	·	