보통없는 점점 취상하다 되었다고 보다.	MINA ZAGAL-VI	
IM No. 881—Oregon Trest Dead Series—	AUST DEED. MYC 3080 6 - KJ	PRIGHT 1992 BTEVENS-NESS LAW PUBLISHING CO., PORTLAND, CR 978:
68464	TRUST DEED made this 22 day of	Vol.me3 Page 24384
THIS TRUST DEED	made this 22 day of	September ,19.93 , between
MOUNTAIN T	THE COMPANY OF KLAMATH COUNTY	den thereof
ILLIAM R. COTTER & M	RILYN L. COTTER or the surv	tee in trust, with power of sale, the property i
The spatentians is to see the	WITNESSETH:	ika di Salah da Kabupatèn
Grentor irrevocably g	rants, bargains, sells and conveys to trus County, Oregon, described us:	tee in trust, with power of sale, the property i
tet 2 in Block	2, PINE GROVE RANCHETTES, acco	ording to the official plat
	e in the office Marle Mobile in Her with a 1964 Marle Mobile in EX40866 Which is situate on the	
SERIAL #K255FD ABOVE.	EX40866 WHICH IS STIGHTS ON IN-	I bless and a service of the service
ADUVE.	STANDARD CONTRACTOR OF THE STANDARD CONTRACTOR O	
	The factors of states of the second	are all respectives
ogether with all and singular the		nd all other rights thereunto belonging or in anywise me is now or hereafter attached to or used in connection wi
the property.	SECURING PERFORMANCE of each agreen	ment of grantor herein contained end payment of the su
4、 [4] 4、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、 1、		The state of the s
CETTALL A STATE OF ST	-bla sa baneliciary or order and made by gram	for, the final payment of principal and interest hereof,
not sooner paid, to be due and pi	yable September 41	stated above, on which the final installment of the me part thereof, or any interest therein is sold, agreed to d the written consent or approval of the beneficiary, th
become immediately due and part To protect the security of 1. To protect, preserve a provement thereon; not to come 2. To complete or restore damaged or destroyed thereon, a 3. To comply with all law so requests, to join in executing the security of the property of the security of the	tyans. this trust deed, grantor egrees: this trust deed, grantor egrees: nd maintain the property in good condition and nit or permit any waste of the property. promptly and in good and habitable condition and pay when due all costs incurred therefor. ws, ordinances, regulations, covenants, conditions such tinancing statements pursuant to the Unit oper public office or offices, as well as the cost	e of the maturity dates expressed therein, or herein, all repair; not to remove or demolish any building or any building or improvement which may be construct and restrictions attecting the property; if the beneficier Commercial Code as the beneficiary may require a tot all lien searches made by tiling officers or search.
agencies as may be deemed desi- 4. To provide and conti- damage by fire and such other written in companies acceptable ficiary as soon as insured; if the cure the same at grantor's expe- any indebtedness secured hereby	muously maintain insurance on the buildings a hazards as the beneticiary may from time to the to the beneticiary, with loss payable to the last grantor shall fail for any reason to procure any se expiration of any policy of insurance now or home. The amount collected under any tire or other and in such order as beneticiary may determine, passed to grantor, Such application or release sha	now or horeafter erected on the property against loss me require, in an amount not less than all insur- ter; all policies of insurance shall be delivered to the be- such insurance and to deliver the policies to the benefici- sereafter placed on the buildings, the beneficiary may raw in her insurance policy may be applied by beneficiary use, or at option of beneficiary the entire amount so collect fill not cure or waive any default or notice of default he
5. To keep the property assessed upon or against the pi promptly deliver receipts there liens or other charges payable thement, beneficiary may, at its secured hereby, together with the debt secured by this trust dwith interest as aforesaid, the bound for the payment of the	tree from construction for the taxes, assessment of to beneficiary; should the grantor fail to may of grantor, either by direct payment or by proving piton, make payment thereof, and the amount he obligations described in paragraphs 6 and 7 seed, without waiver of any rights arising from by property hereinbefore described, as well as the obligation herein described, and all such payments. In the option of the beneficiary, render all seed.	xes, assessments and other charges that may be levied into and other charges become past due or delinquent ke payment of any taxes, assessments, insurance premiuding beneficiary with funds with which to make such put to paid, with interest at the rate set forth in the softhis trust deed, shall be added to and become a pareach of any of the covenants hereof and for such payme grantor, shall be bound to the same extent that they ents shall be immediately due and payable without no sums secured by this trust deed immediately due and payable without no
able and constitute a breach of 6. To pay all costs, fees trustoe incurred in connection 7. To appear in and del and in any suit, action or proc to pay all costs and expenses, i mentioned in this paragraph 7 the trial court, grantor further torney's fees on such appeal. It is mutually agreed the 8. In the event that an	and expenses of this trust including the cost of with or in enforcing this obligation and trustee end any action or proceeding purporting to attered any action or proceeding purporting to attered in which the beneficiary or trustee may neluding evidence of title and the beneficiary's in all cases shall be fixed by the trial court and agrees to pay such sum as the appellate court such at: at: y portion or all of the property shall be taken the proceeding of the property shall be taken to th	ittle search as well as the other costs and expenses of year and attorney's dees actually incurred; but the security rights or powers of beneficiary or trus appear, including any suit for the toreclosure of this do or trustee's attorney's fees; the amount of attorney's in the event of an appeal from any judgment or decre hall adjudge reasonable as the beneficiary's or trustee's under the right of eminent domain or condemnation, be of the monies payable as compensation for such tal
NOTE The Touch Bond Act provid	os that the trustee hereunder must be either an atter a association authorized to do business under the lawe by of this state, its subsidiaries, affiliates, agents or	mey, who is an active member of the Uregon state but, so of Oregon or the United States, a tiffe insurance company a branches, the United States or any agency thereof, or an es
the and envalue to a see of a to the count of the count of the count and the count of the count	DEED	STATE OF OREGON, County of
	the state of the s	I certify that the within ins

NEAL R. BALDWIN and THEIMA J. BALDWIN

NEAL R. BALDWIN and THEIMA J. BALDWIN

11919 FINLEY CT.

KLAMATH FALIS. OR 97603

WILLIAM R. COTTER & MARILYN L. COTTER

RECORDER'S USE

RECORDER'S USE

After Reserved

FOR in book/reel/volume No. on page or as fee/file/instrument/microfilm/reception No.

KLamath Falls. Oregon 97603

After Reserved of County affixed.

Witness my hand and seal of County affixed.

NAME

KLAMATH COUNTY

222 S. SIXTH ST

KLAMATH FALLS. OR 97601

KRAMATH FALLS. OR 97601

KLAMATH FALLS. OR 97601

KLAMATH FALLS. OR 97601



KI VANJA BUTTE DE ELEGI

which are in axions of the amount required to pay all reasonable costs, expense and attermy's bear recessarily paid or incurred by function, injust-proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attermy's bear, both in the trial wild applicable course, necessarily paid or incurred by henoficiary in such proceedings, and the beneficiary necessary in the trial of the property in the property in such proceedings, and the stone applied upon the indebted paid in the property in the property of th

and that the grantor will warrent 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, tamily or household purposes (see Important Notice below),

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, incres 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 constraing this trust deed, it is understood that the frantor, 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 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 executed this instrument the day and year first above written.

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

* IMFORTANT 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 disclesures; for this purpose use Storent-Ness Form No. 1319, or eggivalent. If corapliance with the Act is not required, disregard this notice.	~
STATE OF OREGON, County of Klamath)ss. This instrument was acknowledged before me on September 22 by NEAL R. PALDWIN and THEMA J. BALDWIN	ر 19.93
by MENL K. Establin and This FA J. Bridgeth This instrument was acknowledged before me on	*******
OFFIGIAL SEAL UNDA STELLE HOTARY PUBLIC: OREGON OFFIGIAL AND ALLE STATE OF THE COMMENTARY PUBLIC OREGON OFFIGIAL AND ALLE STATE OF THE COMMENTARY PUBLIC OFFIGIAL SEAL SEAL SEAL SEAL SEAL SEAL SEAL SE	for Oregon
TATE OF OREGON: COUNTY OF KLAMATH: ss: iled for record at request of Mountain Title co the 22nd f Sept. A.D., 19 93 at 1:41 o'clock P.M., and duly recorded in Vol. M93 of Mortgages on Page 24384	day
Evelyn Biehn County Clerk By Daulen Mullengle	Section 1997

<u>ှ</u> 04 123 *02601:4

\$31 mg care and the first of the second of t