MOCH 169. 851-Organ Trust David Series-TRUST BEED,	10-01-93A11:35 RCVD	
" <b>6</b> 9055	TELIST DEED	Volyn93 Page SSZI
SES MAN DE HAMANEN OR HAMANEN DE COMPANY.	35 St. (49 79) 30 St. (47 )	
THIS TRUST DEED, made this JIMMIE R. UNDERWOOD A	AD BECTH J. HADERWOOD	iber ,19 93 betwee
WALESTAND STOTE ATTENDED		, as Granto
HIGHLAND FEDERAL COMMI	UNITY CREDIT UNION	, as Trustee, an
A STATE OF THE CONTRACT OF THE	war na da b pary r il men de um è monte pon a men perspeter que rela de en accordina à lecte relacione.	na Banaliciam
Grantor irrevocably grants, barg	WITNESSETH:	in trust, with power of sale, the property is
KLAMATH County	, Oregon, described as:	stass, with power of sale, the property if
7 in Block 4 of FIRST	est of Lot 6 and the Worth ADDITION TO TONATES HOWES, on file in the office of t	according to the
	A Carlo Carl	
Andatha mith att met street mit to en	Miller Allering very grown en fin fan de steel fan de steel Steel fan de steel	
the property.	eres bronns resison and an intimed how	other rights thereunto belonging or in anywise nos or hereafter attached to or used in connection with
Of THE PROCESS OF THE	ent however fighty Ino and	
not sooner paid, to be due and payable DEL	terms of not	rest thereon according to the terms of a promissory a final payment of principal and interest hereof, it
cold, conveyed, assigned or alienated by the grat the beneficiary's option, all obligations seem become immediately due and payable.  To protect the security of this trust deed 1. To protect, preserve and maintain the provement thereon; not to commit or permit at 2. To complete or rectore premptly and clamaged or destroyed thereon, and pay when a 3. To comply with all laws, ordinances, so requests, to join in executing such tinancing to pay for tiling same in the proper public off agencies as may be deemed desirable by the bear to provide and continuously maints damage by lire and such other hazards as the written in companies acceptable to the benefic itiary es soon as insured; if the granter shall the at least titleen days prior to the expiration of cure the same at granter's expense. The amount any indebtedness secured hereby and in such out or any part thereof, may be released to grantour under or invalidate any act done pursuant to such the same at granter's expense. The amount as a sessed upon or against the property here from consumers of the relaxed by first on the relaxed to granton under or invalidate any act done pursuant to such a feet of the secured by this trust deed, without was promptly deliver receipts therefor to beneficial lieus or other charges payable by granter, either ment, beneficiary may, at its option, make procured hereby, together with the obligation herein and the nonpayment of the obligation herein and the nonpayment of the obligation herein and the nonpayment thereof shall, at the option able and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of trustee incurred in connection with or in enformationed in this paragraph 7 in all cases shall the triel court, granter further agrees to pay sufferned in the payers of the second provides of the triel court, granter further agrees to pay sufferned in the payers of that:  8. In the event that any portion or all of the second payers the payers that any portion or all of the payers.	entor without first having obtained the ward by this instrument, irrespective of the figurator agrees:  The property in good condition and repairing waste of the property.  In good and habitable condition and repairing waste of the property.  In good and habitable condition and regulations, covenants, conditions and regulations, with loss payable to the latter; all interpretations, with loss payable to the latter; all till for any reason to procure any such insurany policy of insurance now or hereafter at collected under any fire or other insurators as beneficiary may determine, or at or. Such application or release shall not such collected under any fire or other insurators and the payment of such taxes, assessments and may part of such taxes, assessments and support of such taxes, assessments and support thereof, and all such payments that before described, and all such payments that in the trait including the cost of title searcing this obligation and trustee's and atterproceeding purporting to affect the cost of title and the beneficiary or trustee may appear, in the beneficiary or trustee ma	above, on which the linal installment of the note bereot, or any interest therein is sold, agreed to be seriotan consent or approval of the beneficiary, then a maturity dates expressed therein, or herein, shall; not to remove or demolish any building or improvement which may be constructed, estrictions effecting the property; if the beneficiary mamerical Code as the beneficiary may require and lian searches made by filing officers or searching the searches made by filing officers or searching thereafter erected on the property, against loss or line, in an amount not less than \$TULLIBUIT policies of insurance shall be delivered to the beneficiary processors policy may be applied by beneficiary may property placed on the buildings, the beneficiary may property of a policy way be applied by beneficiary upon prion of beneficiary the entire amount so collected, are or waive any default or notice of default herestened to the construction of the saments and other charges that may be levied or other charges become past due or delinquent and not of any taxes, assessments, insurance premiums, seliciary with funds with which to make such payde, with interest at the rate set forth in the note rust deed, shall be added to and become a part of any of the coverants hereof and for such payments, and it be immediately due and payable without notice, are a set of the struct deed immediately due and payable without notice, are a set of the struct deed immediately due and payable without notice, are a set of the struct deed immediately due and payable without notice, are a set of the struct of this deed, exactly rights or powers of beneficiary or trustee; not deep and any suit for the foreclosure of this deed, even and a papeal iron any judgment or decree of dige reasonable as the beneficiary's or trustee's atmonless payable as compensation for such taking, a right of eminent domain or condemation, beneficially payable as compensation for such taking,
NOTE: The Trust Dood Act provides that the trustee frust company or savings and loan association author	hereunder must be either an attorney, who	is an active member of the Oregon State Bar, a bank, a or the United States, a title insurance company authorities United States or any agency thereof, or an excrew
one was reasons are more through the same of the same	Hard Hard Comment of the Comment of	STATE OF OREGON,
TTMMTP. P. HINDERSON AND	Surgas pagampagada maka 1900 pa Lampagan pagamban makamban pe	County of
JIMMIE R. UNDERWOOD AND BETTE J. UNDERWOOD	Application of the Control of the Co	I certify that the within instru- ment was received for record on the
10 12 13 15 15 15 15 15 15 15 15 15 15 15 15 15	SPACE RESERVED	at o'clockM., and recorded
HIGHLAND FEDERAL COMMUNITY OR	Market II and the second	in hank/real/real/ma No

in book/reel/volume No......on
page \_\_\_\_\_ox as lee/file/instru-UNION ment/microfilm/reception No......, The time and some me we bounded Record of \_\_\_\_\_\_\_of said County.
Witness my hand and seal of After Recording Return to (Name, Address, Zip); County affixed. HOUNTAIN TITLE COMPANY OF KLAMATH Ву .....



which are in excess of the amount required to pay all reasonable costs, expenses and siterney's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneticiary and applied by it lirst upon any reasonable costs and expenses and siterney's fees, both in the brief and appellate costs, proceedings, and the balance applied upon the indebtedness secured harsby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneticiary's request.

9. At any time and from time to time upon written request of beneticiary, payment of its fees and presentation of this deed and the note for endersement (in case of tull reconveyances, for excellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in farming any ensement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any econveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or tacts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granter hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including these possession of the property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, or the proceeds of tire and other insurance policies or c

law or in equity, which the benseliciary may have. In the event the benseliciary elects to foreclose by advertisement and sale, the benneficiary or the trustee shall execute and cause to be recorded a written notice of default and election to sell the property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, and at any time prior to 5 days before the date the foreclose this trust deed in the manner provided in ORS 36.735 to 86.795.

13. After the trustee has commenced of oreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee loss, the grantor or any other person to privileged by ORS 86.753, may cause the delault or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by iendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the objection of the trust deed together with trustee's and attempts' less not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which the sale may be prosponed as provided by law. The trustee may sell the property is only their in one parcel or in separate parcels and whill sell this parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of fact shall be conclusive provided herein, trustee shall exply the pro

and that the grantor will warrant and torover 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 organisation, or (even it grantor is a natural person) are for husiness or commercial purposes.

This deed applies to, inures to the benefit of and birds all parties hereto, their heirs, legatess, 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 to 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 dev and year first above written

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

tot applicable; if warranty ( is such word is defined in  teneficiary MUST comply we  litelasures: for this purpose	e, by lining out, whichever warranty (a) or (b) is a) is applicable and the beneficiary is a crediter the Truth-in-Lending Act and Regulation Z, the lith the Act and Regulation by making required.  BETTE J. NNDERWOOD ACT AND TRUTH TO SHARE THE STATE OF	Deswird X
	STATE OF OREGON, County of	)ss. 9/31,1993
	This instrument was acknowledged before me on	, 19
	by	***************************************
MY COMMISSION	ESTABLE SEAL EN'M. FINK SECON PUBLIC ORECON 1 SOFT TO THE SEAL 100 NO. 014766 1798ES APR 20, 1596 FEET TO THE SEAL OF THE SEAL	Motary Public for Oregon
	My commission expires  COUNTY OF KLAMATH: ss.	7/20/79

STA	TE OF OREGON: COUNTY OF KLAMATH: ss.
File	of five record at request of Mountain Title co the let day
of	Oct. A.D., 19 93 at 11:35 o'clock A.M., and duly recorded in Vol. M93
1935	of Mortgages on Page 25521
FEI	Evelyn Biehn · County Clerk By Onelle Mille
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