ORIA No. 881 - Oregon Trust Deed Sories - TRUST DEED (Assignment Rest	neted) -08-93A10:23	RCVD COPYRIGHT 1993 STEVENS NESS UNV PUBLISH	HING CO., PORTLAND, OR 972
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BEND T MES G: HARRISON and MARION E. HARRISO	TLE COMPANY	National Francisco Contraction	, as Trustee, an
MES-C: HARRISON and MAITION E: HARRISO	and an	ENG-ONT+F619	., as Beneficiar
Grantor irrevocably grants, bargains, sells	and conveys to trustee	in trust, with power of sale,	, the property i
KLAMATH County, Oregon, a ots 36 and 37 in Block 6, WAGON TRAIL o the official plat thereof on file in ounty, Oregon	ACREAGES NUMBER	ONE, SECOND ADDITION, ne County Clerk of Kla	according math
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ogether with all and singular the tenements, hereditament r hereatter appertaining, and the rents, issues and profits he property.	thereof and all fixtures no	ll other rights thereunto belonging w or hereafter attached to or used	s or in anywise m in connection wi
FOR THE PURPOSE OF SECURING PERFORI	MANCE of each adreament	of grantor herein contained and p	payment of the su
note of even date herewith, payable to beneticiary or orc	Dollars, with in ler and made by grantor,	terest thereon according to the te	rms of a promisso d interest hereof,
not sooner paid, to be due and payable PURSUANT TO The date of maturity of the debt secured by this in becomes due and payable. Should the grantor either ag property or all (or any part) of grantor's interest in it w consent shall not be unreasonably withheld, then, at the b the maturity dates expressed therein, or herein, shall bec The execution by grantor of an earnest money agreement*	nstrument is the date, stat ree to, attempt to, or actu- ithout lirst obtaining the eneficiary's option*, all of come immediately due and * does not constitute a sale	nally sell, convey, or assign all (written consent or approval of the digations secured by this instrum payable. (Delete underlined clau conveyance or assignment.	or any part) of t. beneficiary, <u>whi</u> ent, irrespective
To protect the security of this trust deed, grantor ag 1. To protect, preserve and maintain the property. provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good an	frees: in good condition and rep the property.	air; not to remove or demolish a	여름 영양은 관람을 주요.
lamaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, to requests, to join in executing such financing statement to pay for filing same in the proper public office or offic agencies as may be deemed desirable by the beneficiary.	covenants, conditions and s pursuant to the Uniform es, as well as the cost of	Commercial Code as the benefician all lien searches made by filing of the searches made by filing of the searches made by filing of the searches and the searches are searches and the searches are searches and the searches are	ary may require a
4. To provide and continuously maintain insuran damage by tire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with liciary as soon as insured; if the grantor shall fail for any p at least fifteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such app	may from time to time r loss payable to the latter; eason to procure any such of insurance now or hereau under any life or other in ficiary may determine, or a lication or release shall no	equire, in an amount not less that all policies of insurance shall be de insurance and to deliver the polici- iter placed on the buildings, the b isurance policy may be applied l t option of beneficiary the entire t cure or waive any default or no	INSURABLE Va elivered to the ben es to the beneficia veneficiary may pr by beneficiary up amount so collecte tice of default her
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction like assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the 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 desc bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the be	such faxes, assessments a the grantor fail to make pu payment or by providing ereol, and the amount so a paragraphs 6 and 7 of th rights arising from breach ribed, as well as the gran d, and all such payments s	nd other charges become past du yment of any taxes, assessments, i beneficiary with funds with which paid, with interest at the rate se is trust deed, shall be added to an of any of the covenants hereof and for, shall be bound to the same d hall be immediately due and pay	e or delinquent an insurance premium to make such pa et forth in the no nd become a part d for such paymen extent that they a vable without noti
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title is mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proj	obligation and trustee's an ng purporting to affect th clary or trustee may apper and the beneficiary's or tr by the trial court and in t. the appellate court shall a	I attorney's lees actually incurred e security rights or powers of be r, including any suit for the fore istee's attorney's lees; the amoun he event of an appeal from any ju djudge reasonable as the benetici	neficiary or frust closure of this de nt of attorney's f udgment or decree ary's or trustee's
ficiary shall have the right, if it so elects, to require the NOTE: The Trust Deed Act provides that the trustee hereunder must or savings and loan association authorized to do business under the property of this state, its subsidiaries, affiliates, agents or branches, th "WARNING: 12 USC 1701 regulates and may prohibit exercise of	t be either an attorney, who is a laws of Oregon or the United S te United States or any agency th	n active member of the Oregon State Ba tates, a title insurance company authoriz ereof, or an escrow agent licensed under	r, a bank, trust comp red to insure title to ORS 696.505 to 696.1
**The publisher suggests that such an agreement address the issue	e of obtaining beneficiary's co	isent in complete detail.	an permit and an
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Phile are in excess of the amount required to pay all remonable onth, express and alternative intermed to pay and the proceedings, shall be paid to beneficiary and applied by it just upon any reasonable seemed hereavy, and granter agrees, at its own express to take such actions and executed using the belance explicit upon the first and applied to provide the part of the belance explicit upon the first and applied to provide the part of the belance explicit upon the first and applied to provide the part of the belance explicit upon the part of the pa

EXCEPT COVENANTS, RESTRICTIONS, AND EASEMENTS OF RECORD

and that the grantor will warrant and lorever 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 if 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.

personal representatives, successors and assigns. In every beneficiary snan mean the noiser and owner, including progec, 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 grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

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

ાયેલું છે. જે તેનું આવે તેનું સ્થળ કે આવે તેનું તે આવ્યું તે તે પ્રાપ્ય કે આવ્યું છે. આ ગામ પ્રેમ્ટ્ર સંસ્થાન સ જિલ્લામાં આવ્યું છે. આ ગામ બાદ સાથે સ્થળ ગામ આ ગામ આ ગામ સાથે છે. આ ગામ આ ગામ સાથે સાથે જે આ ગામ સાથે સાથે તે આ	M:+12
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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	ANZOINETTE S. FERGISON
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice	by lonner the find negative of principal Variations in 1
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