FORM No. 881—Oregon Trust Decd Series—TRUST DEED.	93A10:27 RCVD		
^{nι} 72 253	TRUST DEED	Vol.m93 Page3	2150 .5
THIS TRUST DEED, made this 2 CLEVELAND CLAYTON and JANE K. CLAYTON		vember , ₁₉ 93	, between
MOUNTAIN TITLE COMPANY OF CAULINE FERGUSON	KLAMATH COUNTY	, as T	
Grantor irrevocably grants, bargains, sells KLANATH County, Oregon, o	WITNESSETH: and conveys to trustee in t	, as I	• •
Lot 9 in Block 29 of HOT SPRIN according to the official plat County Clerk of Klamath County	thereof on file in	-	
		enter en	
endige en en en skalen en ekkelen en en. Die en en en en en en en en ekkelen en e			
together with all and singular the tenements, hereditament or herealter appertaining, and the rents, issues and profits the property.	thereof and all fixtures now or	hereafter attached to or used in cor	nnection with
of**SIXTEEN THOUSAND AND NO /		rantor herein contained and paymer	it of the sum
note of even date herewith, payable to beneticiary or ord not sooner paid, to be due and payable	omment is the date, stated ab bed property, or any part there at first having obtained the writ instrument, irrespective of the m rees: in good condition and repair; references, the property. I habitable condition any build incurred therefor, covenants, conditions and restripursuant to the Uniform Comments, as well as the cost of all lies on the buildings now or her may from time to time require oss payable to the latter; all polyason to procure any such insurant insurance now or hereafter plunder any fire or other insurant insurance now or hereafter plunder any fire or other insuranticiary may determine, or at opticiation or release shall not cure may and to pay all taxes, assessments and other grangarphs 6 and 7 of this trustication, and the amount so paid, and all such payments shall be reficiary, render all sums secure including the cost of title search in the beneficiary's or trustee's and attor the seculary or trustee may appear, including the cost of title search at the beneficiary's or trustee's reduction or trustee may appear, including the cost of title search and the beneficiary's or trustee's und in the eventary or trustee may appear, including the cost of title search and the beneficiary's or trustee's und in the eventary or trustee's and altor the search and in the eventary or trustee's and altor of the search and in the eventary or trustee's and attor of the search and in the eventary or trustee's and altor of the search and in the eventary or trustee's and attor of the search and in the eventary or trustee's and attor of the search and in the eventary or trustee's and attor of the search and in the eventary or trustee's and attor of the search and in the eventary of the search and the search and the search and the search and th	ove, on which the final installment of, or any interest therein is sold, ten consent or approval of the bene naturity dates expressed therein, or not to remove or demolish any builting or improvement which may be lotions affecting the property; if the mercial Code as the beneficiary may nesarches made by filing officers reafter erected on the property age, in an amount not less thankall licies of insurance shall be delivered ance and to deliver the policies to the aced on the buildings, the beneficiar ce policy may be applied by bene on of beneficiary the entire amount or waive any default or notice of the control of the covenants hereof and for surall be bound to the same extent to immediately due and payable will be the other costs and exprey's fees actually incurred, rith in the or powers of beneficiary in the trust deed immediately due and payable will be the other costs and exprey's fees actually incurred, rithing any suit for the foreclosure attorney's fees; the amount of at attorney's fees; the amount of at the other appeal from any judgment of an of an appeal from any judgment	t of the note agreed to be afreed to be africary, then, herein, shall ilding or important to the beneficiary or require and or searching ainst loss or insurablated to the beneficiary upon the so collected, default herebe levied or linquent and co premiums, ke such payin the note me a part of the payments, hat they are thout notice, fue and paypenses of the yor trustee; of this deed, torney's less or decree of
8. In the event that any portion or all of the properticiary shall have the right, if it so elects, to require that NOTE: The Trust Decd Act provides that the trustee hereunder more than the trustee hereunder in the trust company or savings and loan association authorized to do be	all or any portion of the more rust be either an atterney, who is usiness under the laws of Oregon o	nies payable as compensation for an active member of the Oregon State in the United States, a title insurance set	Bor, a bank,
rized to insure title to real property of this state, its subsidiaries, agent licensed under ORS 696.505 to 696.585.			ot gu sactom
TRUST DEED	retaren berriaria berriaria (h. 1881) 1885 - Britania Britania, berriaria (h. 1881) 1885 - Britania Britania, berriaria (h. 1881)	County of	\$53.
CLEVELAND CLAYTON and JANE K. CLAYTO 1850 MANZANITA ST KLAMATH FALLS OR 97601 Granter	SPACE RESERVED	Ment was received for recomment day of	hin instru- rd on the , 19, d recorded
CAULINE FERGUSON P.O. BOX 257	RECORDER'S USE	in book/reel/volume No page	ile/instru-
TA CRANDE OR 97850		ment/microfilm/reception No	I

Record of of said County,
Witness my hand and seal of Beneficiary After Recording Petum to (Nume, Address, Zip);
MOUNTAIN TITLE COMPANY
OF KLAMATH COUNTY
222 S SIXTH ST
KLAMATH FALLS OR 97601 County affixed. NAME By, Deputy



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by frestor in such proceedings, shall be suited to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's fees, both in the trial and applied to control, necessarily paid or incurred by henoficiary in such proceedings, and the balance applied upon the indebtedness because the control of the processary in obtaining such compensation, promptly upon beneficiary's request, in obtaining such compensation, promptly upon beneficiary's request, in obtaining such compensation, promptly upon beneficiary's request, in the such actions and execute such instruments as shall be necessary in obtaining such compensation of this deed and the note for endotrement (in case of tull reconveyances, for cancellation), without altecting the liability of any percent for the indebtedness, trustee may (a) consent to the making of any may not paid of the property; (b) ion in greating any examination of the indebtedness, trustee may (a) consent to the making of any may not paid of the property; (b) ion in greating any experience of the indebtedness, trustee may (a) consent to the making of any may not paid of the property; (b) ion in greating any experience of the indebtedness, trustee may (a) consent to the making of any may restriction thereon; (c) join in any subordination or other agreement attenting this deed or the last as it is present to the making of the subordination of the trust his part of the property and the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without policy, intending those past to be appointed by a court, and without regard to the adequacy of any or time without policy, intending the process of the property of the court of the property of the same part of the property of the court of the property of the same part of the property of the property of the property of

and that the grantor will warrant and torever 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, incures to the benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary 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 MITTERSS 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.

Area Beer and the Street for the money of the Control of Street for the Street fo	Hedand Chilles
*IMPORTANT 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-Landing Act and Regulation Z, the	LEVELAND CLAYTON Layton
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.	JANE K. CLAYTON
STATE OF OREGON. County of	Klamath)ss.
This instrument was acknowled by CLEVELAND CLAYTON and J.	idsed before me on November -19 93
This instrument was acknowle	edged before me on, 19,
<i>by</i>	
as	111
Of OFFICIAL SERU KRISTI L. REDD NOTARY PUBLIC : OREGON	Tristed Kell
COMMISSION NO. 010431 MY COMMISSION EXPIRES NOV. 16, 1995	Ay commission expires

STATE OF OREGON: COUNTY OF K		100 July 100				
Filed for record at request of	Mountain Titl	e Co		the	3rd	day
of Dec. A.D., 19	93 at 10:27 Mortgage	o'clockAN	$I_{\cdot\cdot}$, and duly i	recorded in V	61M93_	
ot FEE \$15.00		Evelyn Bio	ehn . C	County Clerk	224	and the second s

कुर्यु के सुक्र प्रिकृत के कुर्व के अपने का अनुसर का अने का अने का का का कि का का का का कि का का का कि का कि क स्थान