FORM No. 881—Oregon Trust Deed Series—TRUST DEED.  NI	COPYRIA	
NL 23507.01-28-94A11:34 RCVD	TRUST DEED HE	Vol.m93Page <b>34911</b> €
THIS I RUST DEED; made this	33 day or	December , 19.93., between
DOUGLAS-C. ANTI-EY-and-CATHERINE B. A	からればらい ここぼうかしゅぎんか さっぱきゅうしゃじょかい	wite as Grantor,
MOUNTAIN TITLE COMPANY OF	KLAMATH COUNTY	, as Trustee, and
ORON MC GARTY AND DOLORES MANAGEA	TY to the Sirv	ivor thereof have been as Beneficiary,
The underengered is the legal owner and politice of a	WITNESSETH:	magnicating either chief the rest in received by the fresh
A County Oregons	and conveys to trustee described as: THIS: DOC	in trust, with power of sale, the property in UMENT IS BEING RERECORDED TO
CORRECT THE HOTARY ACKNOWLEDGEMENT A	ND TO CORRECT EXHL	BIT "A" WHICH IS MADE A PART
HEREOF BY THIS REFERNCE, PREVIOUSLY I	- " " 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	3; Page 34911; Microfilm Records 7
UNIT, PLAT #2, according to t	he official plat t	hereof on file in the
office of the County Clerk of ** of Klamath County, Oregon.	Klamath County, O	regon.
THIS TRUST DEED IS AN ALL-INCLUSIVE JUNIOR TO A FIRST TRUST DEED IN FAVO		
ton-shor with ad and pine day the term many lined itans a or herealter appertaining, and the rents, issues and prolift		
		of grantor herein contained and payment of the sum
The complement with the Art of hat thisphare, distributed this number	7.36	
note of even date herewith, payable to beneliciary or on	der and enade by Frantor, th	terest thereon according to the terms of a promissory to final payment of principal and interest hereof, if
not sooner paid, to be due and payable	19 6 11036.21 19 ( 25 1)	d above, on which the final installment of the note
becomes due and payable. In the event the within described, conveyed, assigned or alienated by the granter without	ibed property, or any part t ut lirst having obtained the	thereof, or any interest therein is sold, agreed to be written consent or approval of the beneficiary, then
at the beneticiary's option, all obligations secured by this become immediately due and payable 1819 1819 1819 1819 1819	instrument, irrespective of ti ware accompany states researche	he maturity dates expressed therein, or herein, shall
1. To protect preserve and maintain the property	in good condition and reps	is: not to remove or demolish any building or im-
provement thereon; not to commit or permit any waste of the complete or restore promptly and in good an damaged or destroyed thereon, and pay when due all costs	d habitable condition any b	wilding or improvement which may be constructed.
3. To comply with all laws, ordinances, regulations so requests, to join in executing such linancing statement	, covenants, conditions and r s pursuant to the Uniform C	restrictions affecting the property; if the beneficiary Commercial Code as the beneficiary may require and
to pay for tiling same in the proper public office or offic agencies as may be deemed desirable by the beneficiery. and 14 To provide and continuously maintain insuran	es, as well as the cost of al	Il lien searches made by tiling officers or searching
damage by tire and such other hazards as the beneficiary written in companies acceptable to the beneficiary witten in companies acceptable to the beneficiary, with	may from time to time rec	quire, in an amount not less than \$
iticiary as soon as insured; if the grantor shall fail for any at least litteen days prior to the expiration of any policy	eason to procure any such in	nsurance and to deliver the policies to the beneficiary
cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene	under any fire or other insticiery may determine or at	urance policy may be applied by beneficiary upon
or any part thereof, may be released to granter. Such appunder or invalidate any act done pursuant to such notice.	to recent one other deed of i	renal and of activiting on price certain to be defined to define a
assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should	such taxes, assessments and	
liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the	payment or by providing be reof, and the amount so pr	eneficiary with funds with which to make such pay- ald, with interest at the rate set forth in the note
secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any	rights arising from breach o	f any of the covenants hereof and for such payments.
with interest as aforesaid, the property hereinbefore desc bound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the be	l, and all such payments sh	all be immediately due and payable without notice,
able and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust	vir. Experience in the second contraction of	어딘에, 이 즐겁는 바람이 되는 것 같아 하는 네가 그릇이 되어 그 것이 없다.
trustee incurred in connection with or in enforcing this can be a supposed in and defend any action or proceed	bligation and trustee's and ng purporting to allect the	attorney's fees actually incurred. security rights or powers of beneficiary or trustee;
and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed	and the baneliciary's or true	tee's attorney's tees; the amount of attorney's fees
the trial court, granter turther agrees to pay such sum as torney's fees on such appeal. The trial trial to the mutually agreed that:	the appellate court shall ad	judge reasonable as the beneficiary's or trustee's at-
8. In the event that any portion or all of the pro-	perty shall be taken under t	he right of eminent domain or condemnation; bene-
ficiary shall have the right, if it so elects, to require the NOTE: The Trust Deed Act provides that the trustee hereunder.		
trust company or savings and loan association authorized to do rized to insure title to real property of this state. Its subsidiaries	business under the laws of Ores	gon or the United States, a title insurance company autho-
agent licensed under CRS 696.505 to 696.585. When the till the grant the control baseoper, to each use under the penalticiate pack to		
	I fact with the server of the book start to prove the	CSIALE OF OREGOIT,
" utoresaid, shall not cross as regule any defends at notices a	nn) taking ok lamago of t detault berrupper et invæl	Sounty of
DOUGLAS C. ANTLEY and CATHERINE B. A	didd hick defections:	
P.D. Box 237, Dain; OR 97625	war of obstation and collar union self of attaces to coll track to	day of
thes too now of the services mantioned in this paragraph, 10. Upon may delter <b>Graps</b> frontier hereunder, behalf	SEASON RESERVED TO A SEASON SE	at o'slock M, and recorded in book/reel/volume No
ORON MC CARTY JR AND DOLORES M. MCC	HELETE WRECORDER'S USE	page or as fee/file/instru-
1939 Durimers LR. Klaim Shita	U301-97603	
After Recording Return to (Name, Address, Zipjinibij), 11000 persater		Witness my hand and seal of
MOUNTAIN TITLE COMPANY	and the second of	sur County affixed tausula so open in assessors
OF KLAMATH COUNTY	Constanting of the control of the co	properties time bure authorises ship activities a feet speed
asas. 6- ut., Mamati falls		ByDeputy

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which are in worsts of the amount recursed to not attenuently cents, response and siturously the amounts of the control of plants in the plants of the property and applied by it litts upon any reasonable code and applied counted to plant in the plants of the plants of

secured hereby, whether, or not named as a beneficiary herein permitted with the holder and owner, including pledgee, of the contract beneficiary whether, or not named as a beneficiary herein principle to the context and include the including this trust deed, it is understood that the grantor, frustee and or beneficiary may each be more than one person; that if the context so requires, the singular chall 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.

It is presented a control of exploit of received to the instrument the day and year first above written.

The state of control of the received parties that the state of the state of the received the state of the state

* 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 beneficiary MUST camply with the Act and Regulation by making required to CATHERINE B. ANTIEY
disclosures; for this purpose use dievens-Ness Form Not 1319, or equivalent ( ***********************************
STATE OF OREGON County of The AM a H
This instrument was acknowledged before me on All 7 1923
ANNICE LO V ELUCIA LIBERTAND WAS ACKNOWLEDGED BEFORE THE LIBERT CLOCK AND AND ASSATIONNEY IN FACT. FOR DOUGLAS AND LIBERT LIBERT CLOCK AND ASSATIONNEY AND ASS
THIS TRUST DEED IPAN ALL-INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND
farmanianot county, cregon.
MACONWISSION EXCHENDS 45 KLANATH FALLS FORGET ESTATE Notary Language of Older Sey. Clegon.  WAS OF OLDER PROPERTY (1990).  WAS OF OLDER OF SEY. (1990).  WAS OF OLDER OF SEY. (1990).
MY COMMISSION NO. 010431 19652 KEYWALL LATTE BOICEST ESTATE A My COMMISSION EXPIRES NOV.13, 19652 KEYWALL LATTE BOICEST ESTATE A MY COMMISSION EXPIRES NOV.13, 19652 KEYWALL LATTE BOICEST ESTATE A MY COMMISSION EXPIRES NOV.13, 19652 KEYWALL LATTE BOICEST FOR EACH PROPERTY P
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been pold.) HER STORIGED TO

grants; pargains, sells and waste by tracted in total, with power of sule, the property in

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now

held by you under the same! Mall reconveyance and documents to ill world ar (stantor)

WHITE WELL CHIEFUTHE ET, 19 HITEX PRETENT THE PATE destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before

LecouseAdules Mill pe made 11-28-94A11:34 RCVD TRUST BRED 117

Beneficiary

## EXHIBIT "A"

This Trust Deed is an All Inclusive Trust Deed and is second and subordinate to the Trust Deed now of record which was recorded on 08/26/91, in Volume M91, Page 16996. Microfilm Records of Klamath County, Oregon, in favor of JUDITH A. PIERCE, as Beneficiary, which secures the payment of a Note therein mentioned.

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Promissory Note recorded in favor of JUDITH A. PIERCE, and will save the Grantors herein harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

A THEOLOG

Filed for money of request of	Mountain Title Co the 28th	day
of Section of the cold, at 1644430 Colors	A.D. 19 93 at 3:30 o'clock P.M., and duly recorded in Vol. M93	
S. S	Mortgages on Page 34911	
is il. ₩#	INDEXED Evelyn Blehn -County Clerk By Only Mullinday	
FEE 520:00	15 STATE BY STATE OF THE STATE	
Filed for record at request of		

## EXHIBIT "A"

This Trust Deed is an All Inclusive Trust Deed and is Third and subordinate to an All Inclusive Trust Deed now of record which was recorded on 8/26/91, in Vol M91, Page 16996, Microfilm Records of Klamath County, Oregon, in favor of Judith A. Pierce, as Beneficiary, which secures the payment of a Note therein mentioned.

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Promissory Note recorded in favor of JUDITH A. PIERCE, and will save the Grantors herein harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

This Trust Deed is also subordinate to a first Trust Deed in favor of Klamath First Federal Savings and Loan recorded on 12/6/79 in Volume M79, page 28227 Microfilm Records of Klamath County, Oregon, which the Grantors herein do not agree to assume and pay.

사고도 있습니다. 사람이는 사람이 많은 TOP 나는 데 사용이 연극하시다.	是一种,1954年4月1日,1958年1958年195日,中国共和国			실어를 하고 살아 아들의 말라면 하는 사람은 회사를 하다라.
STATE OF OREGON: COUN	VTY OF KI AMATH.			
		33.	<b>医阴茎等心理以及变数的原料</b> 。这是	作り、大学の内は「大変では大学のプラーを持た
				열심하는 얼마 보지 않는 이 등을 잃었다고 있다.
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of Jan	A D 10 0/	STT COLUMN STORES	· 1999年代 福州的新加州 (1997年) 1997年 (1997年)	uc ua
tangan dan disebuah seran separah dianggan di dan d	A.D., 17 at	TT: 34 OCIOCK	A_M., and duly record	led in Vol. M94
그리고 일일 나는 이 사람들은 보고 있었다면서 다른데 나를 다 🔥		Mortgages		GERGERS AND THE STATE OF THE ST

FEE \$20.00

Evelyn Biehn County Clerk
By Dauline Millimolove