12 No. 881 - Oregon Trust Deed Series - THUST DE	💅 TRUS	T DEED VC	1. m94	_page_	6414	37
ing the second	this 18th de	ay ofFebruar	ry		, 1994, betwee	
NY F. HARDIN AND SUSAN D.	IIIII TII	-		·····	, as Granto	ਮਾ, ਜਾ
	BEND TITLE CO	IMPANY.			, 35 1143.00,	
ES W. JELF AND KARENE KAY	JELF. husband ar	nd vife with th	he right.	of surviy	oraniBeneficiar	ry,
Grantor irrevocably grants,	WITN	ESSETH: nveys to trustee in	trust, with	power of sal	le, the property	in
Grantor irrevocably grants, KLAMATH	Dargams, sens and con unty, Oregon, describe	d as:				6
	EE EXHIBIT "A"					
	andra an		15		t	
TOGETHER WITH 1971 MOBI	ILE HOME, LICENSE 3 900. 1200 2600	NURBER X-0656	υ		19	
TAX ACCT. NO. 2310-2700	0 900, 1200, 2000	ppurtenances and all o	other rights th	ereunto belon; ttached to or r	ging or in anywise (189d in connection #	now with
together with all and singular the tenems or hereafter appertaining, and the rents the property.	s, issues and protits thereof	and all fixfures now	f grantor here	in contained a	nd payment of the	រុបកា
THIRTY THEOREAND SAND 557	URING PERFORMANCE	E of each agreement of	e Biniver nere		t a menerie	Harver
or	o beneficiary or order and	made by grantor, the	e final payme	nt of principal	I and interest hereo	st, 11
note of even date herewith, payable to not sooner paid, to be due and payable	pursuant to no	ote , 19	above, on wi	hich the final	installment of the	note the
The date of maturity should the	e grantor either agree to,	direct obtaining the WI	itten concern		incorportiv	10 C F
property or all (or ally party of g	hald then at the beneficia	ary's option", all oblig	St. Dale	to underlined	clause if inapplica	ote.) :
The execution by grantor of an earnest To protect the security of this to	t money agreement** does rust deed, grantor agrees:	d condition and repair	ir; not to rem	nove or demoli	ish any building or	r im
ment thereon: nor to comment of ;	and hohi	table condition any P	anang or mu			
1		ante conditions and I	ESTETOTIONS and			a
agencies as may be deemed desirable i	by the beneficiary. ly maintain insurance on	the buildings now of	r hærealter er guire, in an ar	ected on the mount not less	than \$ insural	61e v
Agencies as they provide and continuous 4. To provide and continuous damage by fire and such other hazarc written in companies acceptable to th ficiary as soon as insured; if the grant days prior to the expli-	ds as the beneficiary may he beneficiary, with loss p	ayable to the latter; a to procure any such in	Il policies of in Insurance and t	nsurance shall . to deliver the p	on delivered to the nolicies to the benef the beneficiary are	iciary v pro
ticiary as soon as insured; if the grant	tor shall fail for any reason iration of any policy of inst	urance now or herealt	ter placed on i surance policy	the buildings, may be appl	the beneficiary find	upon lected.
cure the same at granton's expenses indobtedness secured hereby and i	in such order as beneficiary	y may determine, of at	cure or waive	e any default o	or notice of detaut	Tisat Con
under or invalidate any act done purs	suant to such notice. from construction liens an	nd to pay all taxes, a	ssessments and other charg	d other charge (es become Pai	es that may be lev at due or delinquer	neu en nt and - niums
assessed upon or against the property	beneficiary; should the gi	rantor fail to make pa	beneficiary wi	th famis with	which to make such	5 pav- a pote
liens or other charges payable by grau liens or other charges payable by grau	ntor, either by direct payn n, make payment thereof,	and the amount so I	paid, with int is trust deed, t	erest at the ta shall be added	ate set forth in the to and become a p	oart of ments
secured hereby, together trust deed, w	without waiver of any right	a mall on the drant	or, shall be b	ound to the sa	ame extent that He	es also
with interest as alorestic, the obliga	ation herein described, and	a an such payments	secured by th	is trust deed ii	mmediately due and	a pay
able and constitute a breach of this is	trust deed. expenses of this trust inclu	iding the cost of title	search as wel d attorney's fe	I as the other es actually inc	costs and expenses curred.	or the
trustee incurred in connection and defend a	any action or proceeding pu	urporting to allect in	ar, including a	any suit for th	e foreclosure of m	s acca. No foos
the trial court, grantor further agree	es to pay such sum as the t	appenate court share -				n frêne-
formey's fees on such appreed that: It is mutually egreed that:	tion or all of the property	shall be taken under	r the right of the monies pa	eminent doma yable as comp	pensation for such	taking
ficiary shall have the fight, if the	- transmithe a	liber an attorney, who is i	an active membe	er of the Gregon S	State Bar, a Baine, user	tie to rea
or savings and loan association dates affilia	stes, agants or branches, the Un	lited States of any encircy i	1101501, W. M. M.		ed under ORS 696.505 to	0 696,58
Property of this state, its subsidiaries, affilia •WARNING: 12 USC 1701 regulates and •The publisher suggests that such an a	a may prohibit exercise of this proument address the issue of	option. obtaining beneficiary's co	onsent in comple	eta detail.		
The publisher suggests that such an a			STA	TE OF ORE	GON,	ls
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and that the grantor will warrant and forever delend 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 Timportant Notice below). (a)* primarily for grantor's personal, family or household purposes (see Timportant Notice below). This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, leatees, devisees, administrators, execution, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, leatees, devisees, administrators of the contract This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, leatees, devisees, administrators, execution, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract is coured 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 it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes thail if the context to requires, the singular shall be taken to mean and include the plural, and that year first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

issumed 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.

DANIN *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-Lending Act and Regulation Z, the beneficiary MUST (omply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. SUSAN B. HARDIN STATE OF OREGON, County of ______CLATEOP) 55. Feb. DANNY PStr HARDIN AND SUSAN B. MARDIN on This instrument was acknowledged before me or by . by .. Hucken Delence Sm as Notary Public for Oregon at OFFICIAL SEAL DELCRES M. STRICKLAND NOTARY PUBLIC - OREGON COMMISSION NO.015295 MY COMMISSION EXPIRES JUNE 06, 1996 OFFICIAL SEAL My commission expires 674794 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been poid.) Trustee 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 carcel 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 Mail reconveyance and documents to TO: held by you under the same. Mail reconveyance and documents to ,19 Beneliciary DATED: .

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

EXHIBIT "A"

PARCEL 1:

A tract of land situated in the W 1/2 SE 1/4 of Section 27, Township 23 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the South quarter corner of said Section 27; thence North 00 degrees 13' 02" West 1649.26 feet to the true point of beginning of this description; thence North 00 degrees 13' 02" West 329.70 feet; thence East 660.39 feet; thence South 00 degrees 17' 12" East 329.70 feet; thence West 660.79 feet to the true point of beginning.

PARCEL 2:

A tract of land situated in the W 1/2 SE 1/4 of Section 27, Township 23 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the South quarter corner of said Section 27; thence North 00 degrees 13' 02" West 1319.76 feet to the true point of beginning of this description; thence North 00 degrees 13' 02" West 329.50 feet; thence East 660.79 feet; thence South 00 degrees 17' 12" East 329.50 feet; thence West 661.19 feet to the true point of beginning.

PARCEL 3:

A tract of land situated in the W 1/2 SE 1/4 of Section 27, Township 23 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the South quarter corner of said Section 27; thence North 00 degrees 13' 02" West 990.46 feet to the true point of beginning of this description; thence North 00 degrees 13' 02" West 329.30 feet; thence East 661.19 feet; thence South 00 degrees 17' 12" East 329.30 feet; thence West 661.59 feet to the true point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: 55.	
Filed for record at request ofAspen Title & Escrow, Inc.	
of <u>Mortgages</u> on Page 6414 the 18t	day
FEE \$20.00 FEE \$20.00 Evelyn Biehn County Clerk By <u>Connette Muebler</u>	