FOEM No. 881—Oregon Trust Deed Series—TRUST DEED,	COPYR		FUBLISHING CO., PORTLAND, OR 97204
79144 04-15-94A09:06 RCVD mT C	TRUST DEED	w Volmay	Page 11150€
THIS TRUST DEED, made this DENNIS L. GULLEY	06 day of	April	, 19 94 between
MOUNTAIN TITLE COMPANY OF	KI AMATH COUNTY		, as Grantor,
LORI J. HURTADO , or the survivor t	hereof	Maray to the property of	, as Trustee, and
***************************************	***************************************		, as Beneficiary,
Grantor irrevocably grants, bargains, sells as KLAMATH County, Oregon, de		e in trust, with power	r of sale, the property in
The Westerly 60 feet of Lots to the City of Klamath Falls, file in the office of the Cou	according to t	he official plat	thereof on
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<u>, it is a second of the secon</u>	o of an extrest that be seen	u Alexandra de la Companya de la Com	
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits the property.	hereof and all fixtures n	ow or hereafter attached	to or used in connection with
FOR THE PURPOSE OF SECURING PERFORM. **FORTY_THREE_THOUSAND_FOUR_	HUNDRED TWENTY	AND NO / 100ths	****
note of even date herewith, payable to beneficiary or order	and made by grantor,	interest thereon according the final payment of pri	to the terms of a promissory incipal and interest hereof, in
not sooner paid, to be due and payable	trument is the date, stared property, or any par first having obtained the	t thereof, or any interest he written consent or app	therein is sold, agreed to be roval of the beneficiary, then.
become immediately due and payable. To protect the security of this trust deed, grantor agre 1. To protect, preserve and maintain the property in	es: a good condition and re	State of Cheviller (1997) Edition of the Cheviller (1997)	
provement thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and it	he property. habitable condition any	and the second s	7
damaged or destroyed thereon, and pay when due all costs, in 3. To comply with all laws, ordinances, regulations, in some content of the cont	ovenants, conditions and oursuant to the Uniforn	Commercial Code as the	beneficiary may require and
4. To provide and continuously maintain insurance damage by fire and such other hazards as the beneficiary mitten in companies acceptable to the beneficiary, with losticiary as soon as insured; if the grantor shall fail for any rea at least fitteen days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected urany indebtedness secured hereby and in such order as benefic or any part thereof, may be released to grantor. Such applic under or invalidate any act done pursuant to such notice.	may from time to time, as payable to the latter; son to procure any such insurance now or here inder any lire or other in its y may determine, or eation or release shall neation or release shall neat the same time.	require, in an amount no all policies of insurance s insurance and to deliver ifter placed on the buildi insurance policy may be at option of beneficiary to t cure or waive any defa	t less than \$.fullincursital be delivered to the bene the policies to the beneficiary ngs, the beneficiary may proapplied by beneficiary upon he entire amount so collected unit or notice of default here
5. To keep the property free from construction liens assessed upon or against the property before any part of st promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either by direct pament, beneficiary may, at its option, make payment there secured hereby, together with the obligations described in paths delto be secured by this trust deed, without waiver of any riwith interest as aforesaid, the property hereinbefore described for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the bene	uch taxes, assessments a e grantor fail to make ayment or by providing of, and the amount so varagraphs 6 and 7 of th ghts arising from breatl bed, as well as the gran and all such payments	and other charges become ayment of any taxes, asse beneficiary with funds w paid, with interest at it his trust deed, shall be act a ct any of the covenants i utor, shall be bound to it shall be immediately due	e past due or delinquent and ssments, insurance premiums vith which to make such pay- he rate set forth in the note ided to and become a part of hereol and tor such payments he same extent that they are be and payable without notice
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust in trustee incurred in connection with or in enforcing this obligation. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the beneficial to pay all costs and expenses, including evidence of title amentioned in this paragraph 7 in all cases shall be fixed by the triel court, grantor further agrees to pay such sum as the torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proper ficiary shall have the right, if it so elects, to require that	cluding the cost of title igation and trustee's an purporting to effect it yo or trustee may appe I the beneficiary's or to the trial court and in the appellate court shall be taken under the trial be taken under the trial be taken under the state of the trial be taken under the trial be taken under the trial t	e search as well as the of- d attorney's fees actually he security rights or pow ar, including any suit for sustee's attorney's fees; t- the event of an appeal fro adjudge reasonable as the or the right of eminent do	her costs and expenses of the incurred. ers of beneficiary or trustee or the foreclosure of this deed he amount of attorney's feed many judgment or decree on beneficiary's or trustee's attorney and the condemnation, beneficiary or condemnation, and condemnation or condemnation, beneficiary or condemnation, and condemnation or condemnation, and condemnation or condemnation, and condemnation or condemnation or condemnation, and condemnation or condemnation or condemnation or condemnation or condemnation, and condemnation or co
NOTE. The Test Deed Act provides that the trustee bereunder mu- trust company or savings and loan association authorized to do bu- rized to insure title to real property of this state, its subsidiaries, a agent licensed under ORS 696.505 to 696.585.	siness under the laws of C	pregon or the United States,	a title insurance company autho-
TRUST DEED	Tales Constitution on Sensitive Section and an all against the section of the section of Section (Section)	STATE OF OR	REGON,
DENNIS L. GULLEY	ra de la frago de regional de la decomposition de la composition della composition d	` `	y that the within instru-
Klamath Falls, Or 971601	and the second of the second o	day of	eived for record on the
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P.O. BOY KISK	RECORDER'S USE		Nume Noor or as fee/file/instru-
Klamath Falls, OR 97601	The set of Difference of the Control of Difference Control of the Control of Set Seat Magnetic (1985)	ment/microfiln	n/reception Noof said County
right and in the control of the Beneficiary of the control of the	n san gashida masha sa Garaga merekerata		ss my hand and seal of
After Moding Patin የሚያዋዊድ 4 ዕዕጠ Palvy OF KLAMATH COUNTY	i de l'estre exercice e primer en l' Commandat per l'été par le copie Grand de l'estre de l'été par l'espeti	County affixed	kanan maja kansasida man maja kansasida
o caso o caso escala de la compansión de la	ika utabuk mengalah berancisah. Bilangkan menjadi beberah bilangkan ber	NAME	TILE
	$(A_{i,j}) = (A_{i,j})_{i \in \{1,\dots,k\}} (A_{i,j})$	Ву	, Deputy



which are in excess of the amount required to pay all reasonable costs, expenses and aittorny', less necessarily paid or incurred by frantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in such a processary point of the processary point of the processary of the pro

and that the grantor will warrant and torever detend 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:

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.

(b) for an organization, or (even it 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, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, their heeps, whether or not named as a beneficiary 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 In context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be 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 WITNESS WHEREOF. the grantor has executed this instrument the day and year first above written.

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	and Regulation Z, the on by making required o. 1319, or equivalent, this notice. GON, County of Samouth of Samouth Section 1974,
DENNIS L	GULLEY iment was acknowledged before me on
OFFICIADISEAL JESSICA WHITLATCH NOTARY PUBLIC - OREGON COMMISSION NO. 029491 MY COMMISSION EXPIRES NOV 07, 1997	My commission expires "\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\

and the second s	Angel Made Charles Commission and			
		Award Agents of Providence in		
STATE OF OREGON: CO	UNTY OF KLAMATH: ss.		and a second of the second of	
Filed for record at request ofApril		e co o'clock A_M., and on Page1	duly recorded in \	
FEE \$15.00		Erralem Richn	County Clerk	endere