pageor as fee/file/instrument/microfilm/reception No....., Record of ______ of said County.

County affixed.

NAME

Witness my hand and seal of

Deputy

FORM No. 881 - Oregon Trust Deed Series - TRUST DEED	(Assignment Restricted).	CVD	
~80168		COPYRIGHT 1994	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR S
	TRUST DEED	11- n a.	_Page_ 13436
THIS TRUST DEED, made this			- 1 all 10-100
***************************************			, 19 94 , betwe
HAROLD FILLIOT	BEND TITLE COMPAN		20 C /
HAROLD FILLIOT			as Trustee an
	***************************************		***************************************
Grantor irrevocably grants, barga KLAMATH County, Lot 3 in Block 4, of Tract No	uus, sells and comme		
Lot 3 in Block 4, of Tract No.	Oregon, described as:	stee in trust, with p	ower of sale, the property
Lot 3 in Block 4, of Tract No thereof on file in the office	of the County Cl	RANCH, accordin	g to the office -
thereof on file in the office	se county clerk	of Klamath Coun	ty, Oregon.
TAX ACCT. NO. 2309-002AO-	0.00		
together with all and singular the tenements, her or hereafter appertaining, and the rents, issues a the property. SEVENTER THE TRICASE OF SECURING A	editaments and appurtenances an and profits thereof and all fire	d all other rights there	into belonding no to
or hereatter appertaining, and the rents, issues a the property. SEVENTEEN THOUSAND THREE HUNDER OF THREE	ERFORMANCE of and	now or hereafter attack	hed to or used in connection with
	THE FIFTY AND 007100	ent ot grantor herein co	intained and
not sooner naid to to the sooner naid to be the sooner	ary or order and made by deput	interest thereon accord	lind to the to
hecome t diametry of the debt secured	*		incies: hereor, if
artic - u. c puyable, Should the dranta- '.		4-4-1 -	
beneticiary's option*, all obligations secured by come immediately due and payable. The execution assignment. To protect the security of this trust does to the come immediately due and payable.	it without first obtaining the writhis instrument, irrespective of t	tten consent or approva	on all (or any part) of the prop
To product of	on by grantor of an earnest mone	V agreements 1	ssed therein, or herein shall be
nrovement of protect, preserve and maintain the	rantor agrees:		- saic, conveyance of
provement thereon; not to commit or permit any to 2. To complete or restore promptly and in lamaged or destroyed thereon, and pay when due 3. To comply with all laws, ordinances, regular or requests, to join in executing such tinancing steep of the pay for tiling the second or sequents.	waste of the property. good and habitable	epair; not to remove or	demolish any building or im-
o comply with all laws prelimant	un costs incurred therefor	anding of improvem	ent which
dencing same in the proper public office	to the Uniform	Controllers affecting t	he property: : : :
amade by 4:	inciary.	un nen searches made	by filing officers and
in companies acceptable to the bank;	eliciary may from time to time	or nereatter erected or	the pro
tra 4h	Lason to procure any mak		Shall be delice.
treats lifteen days prior to the expiration of any use the same at grantor's expense. The amount control in the same at grantor's expense. The amount control in the same at grantor in the same at grantor. Support thereof, may be released to grantor. Support of invalidate any act done pursuant to such in the same at the property free from constructions are sessed upon or desirable.	llected under any fire or other in	ter placed on the build	the policies to the beneficiary ings, the beneficiary may no
E m aligate any act done pursuant to	ch application or release shall	option of beneficiary i	the entire con-
mother deli against the property before any	non hens and to pay all taxes .		or detaun nere-
sessed upon or against the property free from construct comptly deliver receipts therefor to beneficiary; is not other charges payable by frantor, either by sured hereby, together with the obligations described by course of the secured by this trust deed, without waiver of the interest.	hould the grantor fail to make pa	d other charges become	harges that may be levied or expand and
delta logether with the obligations de	" thereof, and the amount as	with funds w	ith which + ! Premums,
und for it as aforesaid, the property hereint it	any rights arising from breach	,ust deed, shall be ad	ded to and bear
le and comment thereof shall, at the option of	cribed, and all such payments of	, shall be bound to th	e same extent that it
stee incurred in costs, ices and expenses of this	dening to the second of the se	cured by this trust dee	d immediately due and
i :- 10 appear in and defend any action	inis obligation and trustee's and	at the oth	ler costs and
time costs and expenses, including evidence	cheliciary or trustee may appear	security rights or powe	IS of benefician
I in any suit, action or proceeding in which the beginning to the pay all costs and expenses, including evidence of the trial court, grantor further agrees to pay such survey's fees on such appeal. It is mutually agreed that:	xed by the beneficiary's or trus	ee's attorney's fees; the	the foreclosure of this deed, e amount of attorney's feer
is mutually agreed that:	40)	uuge reasonable as the	heneficings?
mare the right, if it so electe to	property shall be taken under it		:
E: The Trust Deed Act provides that the trustee hereunder wings and loan association authorized to do husiness under the trust that the trustee hereunder wings and loan association authorized to do husiness under the trust that the trustee hereunder is the trus	must be either an atterney	monies payable as con	num or condemnation, bene- npensation for such taking
RNING: 12 USE subsidiaries, affiliates, agents or branche	the laws of Oregon or the United State	S. a title insurance com-	State Bar, a bank, trust company authorized to insure title to real
an agreement address the	issue of obtaining beneficiary's consen	in complete detail.	ed under ORS 696.505 to 696.585.
TRUST DEED		STATE OF ORE	GON,
MITCHELL			1 11
745 Freemont L		County of	
2011 COZ 977201			that the within instru-
OLD ELLIOT	SPACE RESERVED	······································	11
	FOR	ato'clock in book/reel/volui	. 7// !!
	RECORDER'S USE		

After Recording Return to (Name, Address, Zip): KENCO DATA SERVICES, INC.

PO BOX 6898 BEND OR 97708 which are in seases of the amount required to pay all reasonable outs, expenses and attorner's teas macestarily paid of the such proceedings, and such are considered by a secured by another than the trial and articles, the part of the trial and articles, and the such articles, and articles, and the such articles, and the such

EXCEPT COVENANTS, RESTRICTIONS, AND EASEMENTS OF RECORD AND DEED OF TRUST RECORDED and that the frantor will warrant and torever detend the same against all persons whomsoever, SEPTEMBER 13, 1993 IN BOOK MP3 (IN FIRMING FORM) or found or found to five the loan represented by the above described note and this trust deed are: PAGE 23498, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract of the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be more than one person; that IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

	the grantos t. apply equally to corporal, and that denor the each be more than	_
il _	the grantor has executed this instrument the day and year first about the grantor has executed this instrument the day and year first about the day and year firs	one person; that
* IMPORTANT NOTICE: Delete, by lining out, whi not applicable; if warranty (a) is applicable and as such word is defined in the Truth-in-lending disclaration.	this instrument the deviations.	changes shall be
not applicable; if warranty (a) is applicable and as such word is defined in the Truth-in-Lending disclosures; for this purpose.	Will day and year first of	
as such word is defined in the Truth-in-lending disclosures; for this purpose use Stevens-Ness For	lish and the state of the state	Ove written
benefit word is defined in a applicable and	the warranty (a) or the	
disclary MUST comply with Truth-in-Lending	The beneficiary is a gradies	
If comes; for this purpose with the Act and Rea	Act and Regulation 7	
beneficiary MUST comply with the Act and Registrosures; for this purpose use Stevens-Ness For the Act is not required, discourses.	m No. 1319, or accounted RON MITCHELL	
disclosures; for this purpose use Stevens-Ness For from the Act and Regular compliance with the Act is not required, disreger STATE OF	no. 1319, or equivalent	
STATEOR	and this notice.	
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STATE OF OREGON: COUNTY OF KLAM	03/10/97 Public 1	for Oregon
OF OREGON: COUNTY OF		f.,
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of Morton	_ at _2:17	
Ern \$15 oc	es eclock P the 2001	,
LEE 412.00	with and duly reported 2001	day
	Fro. John Page 13436 in Vol. M94	- uay
	MATH: ss. Mountain Title _ at 2:17 oclock P _M., and duly recorded in Vol M94 Evelyn Biehn	
	By County Close	
	mile mil	
And the same of th	on Page 13436 Evelyn Biehn By Count Clerk By Count Clerk	