PORM No. 881—Oregon Trust Deed Series—TRUST DEED.	COPYRIGHT 1	STEVENS-NESS LAW PUBLISHING CO., PORTERED CH	3 D
81356 05-20-94A10:51 RCVD MT	TRUST DEED 30701-mK	Vol. m94 Page 15945	48
THIS TRUST DEED, made this WILLIAM J. BEDIENT and SABRINA WHICH	27 day of	April ,19 94 ,betwe s of survivorship	en
MOUNTAIN TITLE COMPANY OF BARBARA KOSTA TRUSTEE OF THE KOS	F KLAMATH COUNTY TA LIVING TRUST		ınd
>	********************************	, as Beneficia	ry,
Grantor irrevocably grants, bargains, sells KLAMATH County, Oregon,	WITNESSETH: and conveys to trustee in described as:	trust, with power of sale, the property	in
Lot C in Block A of NICHOLS A according to the official place County Clerk of Klamath County	at thereof on file in	y of Klamath Falls, n the office of the	
TOGETHER WITH the adjacent po City Ordinance No. 2040 reco 579, Deed Records of Klamath	rded February 25, 19 County, Oregon.	53 in Volume 297, page	
**THIS DOCUMENT IS BEING RE-RECORD together with all and singular the tenements, hereditamen or hereafter appertaining, and the rents, issues and profit the property.	ts and appurtenances and all of s thereof and all fixtures now of	her rights thereunto belonging or in anywise n hereafter attached to or used in connection w	ith
FOR THE PURPOSE OF SECURING PERFOR of**THIRTEEN-THOUSANDAND-NO	-/-100ths***		
note of even date herewith, payable to beneficiary or on not sooner paid, to be due and payable	der and made by grantor, the :	linal payment of principal and interest hereof.	. if
not sooner paid, to be due and payable	the property, or any part the out first having obtained the wr. instrument, irrespective of the	eof, or any interest therein is sold, agreed to itten consent or approval of the beneficiary, the maturity dates expressed therein, or herein, sh	be en, iall
1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in food m	in good condition and repair; the property. d habitable condition any built		
damaged or destroyed thereon, and pay when due all cost. 3. To comply with all laws, ordinances, regulations, so requests, to join in executing such financing statement to the light arms.	s incurred therefor.	rictions affecting the account of the house	
agencies as may be deemed desirable by the beneficiary, 4. To provide and continuously maintain insuran	es, as well as the cost of all li	en searches made by filing officers or searchi	ing
damage by fire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with ficiary as soon as insured; if the granter shall tall for any at least fifteen days prior to the expiration of any policy cure the same at granter's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to granter. Such appunder or invalidate any act done pursuant to such notice.	may from time to time require loss payable to the latter; all pure reason to procure any such insur- of insurance now or hereafter punder any fire or other insura ticiary may determine, or at opi- lication or release shall not cur	e, in an amount not less than a not less than a less of insurance shall be delived to MSBC ance and to deliver the policies to the beneficial blaced on the buildings, the beneficiary may proceed to be policy may be applied by beneficiary up in the process of the beneficiary up in the process.	abl ro- on
5. To keep the property tree from construction lie assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aloresaid, the property hereinbefore described and the nonpayment of the obligation herein described and the nonpayment thereof shall, at the option of the beable and constitute a breach of this trust deed.	ens and to pay all taxes, assess such taxes, assessments and of the grantor tail to make payme payment or by providing bene- reof, and the amount so paid, a paragraphs 6 and 7 of this tra- rights arising from breach of an ribed, as well as the grantor, a i, and all such nayments and	ther charges become past due or delinquent a nt of any taxes, assessments, insurance premiur, ficiary with funds with which to make such pa with interest at the rate set forth in the no ist deed, shall be added to and become a part and the covenants hereof and for such paymen hall be bound to the same extent that they a the immediately due and south with the	nd ns, ny- ote of nts, are
6. To pay all costs, fees and expenses of this trust trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title a mentioned in this paragraph 7 in all cases shall be fixed a the trial court, grantor turther agrees to pay such sum as torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proficiency shall have the right, if it so elects, to require that	ibligation and trustee's and atte or purporting to affect the sec- ciary or trustee may appear, in and the beneficiary's or trustee by the trial court and in the ev the appellate court shall adjud,	rney's fees actually incurred. urity rights or powers of beneficiary or truste cluding any suit for the foreclosure of this dec attorney's fees; the amount of attorney's fee ent of an appeal from any judgment or decree ge reasonable as the beneficiary's or trustee's a	ee; ed, ees of at-
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 agent licensed under ORS 696.505 to 696.585.	business under the laws of Oregon	or the United States a title insurance comment much	
TRUST DEED STORY OF STORY	The first of the state of the s	STATE OF OREGON, County of	ss.
WILLIAM JBEDIENT and SABRINA WHICH 36767-MODOC-POINT ROAD 	ARD	certify that the within instrument was received for record on the day of	he
and the second second of the second s	SPACE RESERVED FOR KOCKEN T FLOOR MOVING	ato'clockM., and recorded in book/reel/volume No	eđ
BARBARA-KOSTA-CO-TRUSTEE-OF-THE 1931-HURON-STREET 	KOSTA _E LLIVENG _S TRUST	pageor as fee/file/instrument/microfilm/reception No	u- ,
After Recording Return to (Name, Address, Zip):	[1] Sanda J. Stein, Sanday of the Association of the Sanday of the Association of the Sanday of t	Record of of said Count Witness my hand and seal of County affixed.	5 7.
MOUNTAIN TITLE COMPANYOF KLAMATH COUNTY	e police di progresso di progresso di conserva rigino e di gli gigne esperato di colo di colo di esperato di colo della colo di colo della colo di esperato di colo della colo di colo della colo di	NAME OF THE PROPERTY OF THE PR	

· 图像是一个一个 which are in secus of the amount remined to pay all reasonable cours, chemes and entermy's has measurily paid or insured by an explanable pay it to be a payed and applied by it therefore the trial send fines, shall be paid to be a payed and applied by it therefore the trial send fines are the trial send fines, shall be paid to be a payed and the trial send fines and the trial send for the payed and p and that the grantor will warrant and lorever delend the same against all persons whomsever.

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, tamily or household purposes (see Important Notice below).

This deed applies to, inures to the benetit of and binds all parties hereto, their heirs, legatess, devisees, administrators, executed hereby, whether or not named as a beneticiary beneticiary shall mean the holder and owner, including pledgee, of the contract in the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be IN WITNESS 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. WILLIAM J. SABRINA WHICHARD STATE OF OREGON, County of This instrument was acknowledged before me on WILLIAM J. BEDIENT and SABRINA WHICHARD by



Filed for record at requi FEE \$15.00 Evelyn Biehn STATE OF ORES County Clerk -c 1 d (1.28) MADENER

STATE	OF OREGON: COUNT	TY OF KLAMATH.		
Filed fo	r record at request of	Mountain T	Ltle Co	
FEE	of _ \$15.00	.b., 19 <u>94</u> at <u>3:45</u> Mortgages	o'clock PM., and du	
The contract of the contract o			By Daile	County Clerk
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