FORM No. 881 - Gregor Trust Deed Sories - TRIKET DEED (Azeignme	nt (Bestricted). K-96778 COPYRIGHT 1993 STEVENS NESS LAW BUILD THE CO	
** 85131 08-01-94A10:53 RC		
THIS TRUST DEED, made this	12 day of July	£
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ENTIRETY	WITNESCETH AS TENANT BY THE, as B	Beneficiary,
Klamath County, Orego	ells and conveys to trustee in trust, with power of sale, the property of the	property in
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See the first the second section of the sec		·
the property.	ents and appurtenances and all other rights thereunto belonging or in a tits thereof and all lixtures now or hereafter attached to or used in com-	mertion mith
of Nine Thousand Five Hundred Dollar	ORMANCE of each agreement of grantor herein contained and payment	t of the sum
note of even date herewith, psyable to beneficiary or not sooner paid, to be due and navable at maturit	Deliars, with interest thereon according to the terms of norder and made by granter, the final payment of principal and interest Of note	promissory st hereof, if
becomes due and payable. Should the grantor either property or ali (or any part) of grantor's interest in it consent shall not be unreasonably withheld, then, at the the maturity dates expressed therein, or herein, shall The execution by grantor of an express more varieties.	s instrument is the date, stated above, on which the linal installment agiee to, attempt to, or actually sell, convey, or assign all (or any pay without first obtaining the written consent or approval of the benefic become immediately due and payable. (Delete underlined clause if in the content of the con	part) of the
1. To protect the security of this trust deed, grantor 1. To protect, preserve and maintain the proper provement thereon; not to commit or permit any waste 2. To complete or restore properties any waste	alrees: ty in good condition and repair; not to remove or demolish any build of the property.	
so requests to icis in assessing and the contracts, regulation	is, covenants, conditions and restrictions effecting the account it	
damage by tire and such after hunously maintain insura	nnce on the buildings now or hereafter erected on the property	r searching
ticiary as soon as insured; if the grantor shall tail for any at least titteen days prior to the expiration of any polic cure the same at grantor's expense. The amount collecte any indebtedness consent to the same at grantor's expense.	nace on the buildings now or hereafter erected on the property againg may from time to time require, in an amount not less than \$\frac{\pi}{\text{11}}\frac{1}{\text{1}}	the beneral beneficiary may pro-
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 it is rured hereby, together with the obligations described the debt secured by this trust deed, without weiver of any with interest as aforesaid, the property hereinbefore desbound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the bable and constitute a present of this trust death.	iens and to pay all taxes, assessments and other charges that may be at such taxes, assessments and other charges become past due or deling the grantor fail to make payment of any taxes, assessments, insurance at payment or by providing beneficiary with funds with which to make error, and the amount so paid, with interest at the rate set forth in a paragraphs 6 and 7 of this trust deed, shall be added to and become a rights arising from breach of any of the covenants hereof and for such cribed, as well as the grantor, shall be bound to the same extent that did, and all such payments shall be immediately due and payable with emiticary, render all sums secured by this trust deed immediately incompanies.	e levied or quent and premiums, such pay- a the note a part of payments, t they are out notice,
trustee incurred in connection with or in enforcing this trustee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceed and in any suit, action or proceeding in which the benefit or pay all costs and expenses, including evidence of title mentioned in this puragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as orney's fees on such appeal. It is mutually agreed that: 8. In the every that are partial and the fixed that the sum as the fixed that the sum as the fixed that the sum and the fixed that the	including the cost of title search as well as the other costs and expen- obligation and frustee's and attorney's lees actually incurred. ing purporting to affect the security rights or powers of beneficiary or citary or trustee may appear, including any suit for the foreclosure of a and the beneficiary's or trustee's attorney's lees; the amount of attorn by the trial court and in the event of an appeal from any judgment or the appellate court shall adjudge reasonable as the beneficiary's or tru	ses of the or trustee; this deed, ney's fees dearee of tstee's ar-
NOTE: The Trust Deed Act provides that the trustee hereunder must	be either an attorney, who is an active member of the Oregon State Bar, a hank trus	h taking,
property of this state, its subsidiaries, affiliates, agents or branches, th "WARNING: 12 USC 1701 regulates and may printibil exercise of "The publisher suggests that such an agreement address the issu-	resident and a property of the control of the contr	lille to real to £96.585.
TRUST DEED	⟨ STATE OF OREGON.	
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Klamath Falls, Oregon 97601	NAME TIS	ine.

which are in stress of the amount required to pay all ressonable costs, expenses and atterney's less necessarily paid or incurred by fundor in the state and expenses and strongy's less, both in the trial and appellate court, necessarily paid or incurred by fundor not an appellate court, necessarily paid or incurred by pensition; in such proceedings, and the hands and supplement on the indebted ness secured hereby; and grantor agrees, at its own expense, to take such actions and executes such instruments as shall be mechanism, or the property and property in the state of the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the purposent of the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the purposent of the indebtedness, trustee may (a) content to the making of any map or plat of the purposert; (2)) can be for the indebtedness trustee may (a) content to the making of any map or plat of the purposert; (2) and the line or charge thereof; (3) in any restriction thereon; (3) pin in any of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and "the certification thereon," (2) pin in any of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and "the certification thereon," (2) pin in any of the property of any part thereof, in its own names use or otherwise collect the rents, in parent by agent or hereof, in its own names use or otherwise collect the rents, incured the property of any part thereof, in its own names use or otherwise collect the rents, incured the property of the same, less costs and expenses of operation and collection, including those part including those part indibtedness secured hereby the same, less costs and expenses of operation, including the application or release of the analysis of the property of the application or r

and that the grentor will warrant and torever defend the same against all persons whemsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily tor 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.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and comer, 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 if the context so requires, the singular hall 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.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. *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 comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Hess Form No. 1319, or equivalent. If compliance with the act and disregard this notice. John D. Bakken L. Bakken doyce STATE OF ONE GON, County of Place
This instrument was acknowledged before me on
by Kalurt D. Bakken and This instrument was acknowledged before me o CARTENEE HERMAN COMM. # 1008103 Notary Public Notary Public for Care PLACER COUNTY My Comm. Expires JAN 16, 1998 My commission expires ______

STATE OF OREGON: COUNTY OF KLAMATH: Klamath County Title Co _ the _ Filed for record at request of _ A.D., 19 94 at ___10:53 __ o'clock _ A_M., and duly recorded in Vol. _ <u>23414</u> on Page Mortgages Evelyn Biehn County Clerk \$15.00 FEE