FORM No. 801 - Cregon Trust Deed Series - TRUST DEED (Assignment	Restitued)	COPYRIGHT 1994 STEVENS KESS LAW PUBLISHING CO) POPTI AND OR \$7504
NC 85195 08-01-94P03:52 RCVD THIS TRUST DEED, mede this	28 day of	July 1994	524 @
TAMES D MAEDS			
MOUNTAIN TITLE COMPANY OF KLAMATH WALTER H. HENRY AND MABEL K. HENR	COUNTY	, as 1	as Grantor, Frustee, and
WALTER H. HENRY AND MABEL K. HENR		thereof, as l	Beneficiary,
Grantor irrevocably grants, bargains, se KLAMATH County, Oregon	WIINESSETH:		
Lots 5 and 6 in Block 39, FIRST A in Block 17 of EWAUNA HEIGHTS ADD the official plat thereof on file County, Oregon.	DDITION TO THE CIT	NE WT AMARITT TAKTY C	
together with all and singular the tenoments, hereditam or hereafter appertaining, and the rents, issues and proj the property.	ents and appurterances and lits thereof and all fixtures n	all other rights thereunto belonging or in ow or hereafter attached to or used in cou	anywise now anection with
FOR THE PURPOSE OF SECURING PERFO of ***THIRTY FIVE THOUSAND NINE HUND	RMANCE of each agreemer RED AND NO/100ths*	at of grantor herein contained and paymer kkk	nt of the sum
note of even date herewith, payable to beneficiary or not sconer paid, to be due and payable	Dollars, with i order and made by grantor, .1	nterest thereon according to the terms of the final payment of principal and inter ated above, on which the final installmen y sell, convey, or assign all (or any part) en consent or approval of the beneficiary	a promissory rest hereof, if nt of the note) of the prop- r, then, at the
To protect the security of this frust deed, grantor 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste 2. To complete or restore promptly and in good a damaged or destroyed thereon, and pay when due all co 3. To comply with all laws, ordinances, regulation so requests, to join in executing such financing statement to pay for filing same in the proper public office or off agencies as may be deemed desirable by the beneticiary.	ty in good condition and rep of the property. and habitable condition any sts incurred thereior. is, ocwenants, conditions and nts pursuant to the Uniform icos, as well as the cost of a	building or improvement which may be restrictions affecting the property; if the Commercial Code as the beneficiary may all lien searches made by filing officers	constructed, beneficiary require and or searching
4. To provide and continuously maintain insure damage by fire and such other hazards as the beneficiar, written in companies acceptable to the beneficiar, will ficiary as soon as insured; if the grantor shall fail for any at least fifteen days prior to the expiration of any policy cure the same at grantor's expanse. The amount collected any indebtedness secured hereby and in such order as ben or any part thereof, may be released to grantor. Such ap under or invalidate any act done pursuant to such notice 5. To keen the nonperty tree from construction 1	h loss payable to the latter, i reason to procure any such i vo finsurance now or hereat d under any fire cr other in selicitary may determine, or a splication or release shall not	require, in an amount not less than $S_{\pm}(\underline{u}, \underline{u})$ all policies of insurance shall be delivered insurance and to deliver the policies to the ter placed on the buildings, the beneficia surance policy may be applied by benef- t option of beneficiary the entire amount cure or waive any default or notice of d	L insurabl to the bene- e beneficiary ty may pro- ficiary upon so collected, lefault here-
5. To keep the property free from construction I assessed upon or against the property before any part of promptly deliver receipts therefor to beneticiary; should liens or other charges payable by grantor, either by direc ment, beneticiary may, at its option, make payment th secured hereby, together with the obligations described i the debt secured by this trust deed, without waiver of any with interest as aloresaid, the property hereinbetere das bound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the b able and constitute a breach of this trust deed.	the grantor fail to make pa t payment or by providing I tereof, and the amount so p n paragraphs 6 and 7 of thi y rights arising from breach cribed, as well as the grants of, and all such payments al enoliciary, render all sums s	when of any faxes, assessments, insurance seneticiary with funds with which to mak waid, with interest at the rate set forth : is trust deed, shall be added to and becom of any of the covenants hereot and tor such of, shall be bound to the same extent th hall be immediately due and payable with ecured by this trust deed immediately du	Inquest and e premiums, is such pay- in the note he a part of h payments, iat they are hout notice, ie and pay-
6. To pay all costs, fees and expenses of this trust 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 to pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed the trial court, grontor turther agrees to pay such taum as torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the pro- ticiary shall have the right, if it so elects, to require the	ing purporting to affect the iclary or trustee may appear and the beneficiary's or trus by the trial court and in the the appellate court shall ad	security rights or powers of beneficiary security rights or powers of beneficiary , including any suit for the foreclosure o itee's attorney's fees; the amount of atto event of an appeal from any judgment of judge reasonable as the beneficiary's or t	or trustee; f this deed, orney's fees or decree of rustee's at-
NOTE: The Trust Deed Act provides that the trustee hereunder must or savings and lean association authorized to do business under the property of this state, its subsidiaries, affiliates, agents or branches, th "WARNING: 12 USC 17011-3 moulates and may unability accretion.	t be either an attorney, who is an laws of Gregon or the United Stri te United States or any agency ther of this portion	active membar of the Gregon State Bar, a bank, to as, a title insurance company authorized to insur cof, or an escrow agent licensed under ORS 695.50	rust ecmpany
**The publisher suggests that such an agreement address the issu	e of ubiaining beneficiary's conse 	STATE OF OREGON.	
TRUST DEED		County of	- ss.
JAMES R. MYERS	A Betty of the second secon	I certify that the within	in instru-
		ment was received for record	., 19
WALTER AND MABEL HENRY	SPACE RELERVED	at	recorded
43193 Cameron Rd,	RECORDER'S USE	page or as fee/file	e/instru-
Beneficiary	n an	ment/microfilm/reception No Record ofof said	County.
After Recording Return to (Hame, Address, Zip):	 A second sec second second sec	Witness my hand and	l seel of

the free of the second with the second s	11	ente de la
MOUNTAIN TITLE COMPANY		
OF KLAMATH COUNTY		
222 S. ErhSt. Klamith Fal	S OF	39
	19 010	

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NAME

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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by granter in such paid and applied sourts, necessarily paid or incurred by breakficiary in such proceedings, and its balance applied upon the indebted-ine source denotes courts, necessarily paid or incurred by breakficiary in such proceedings, and its balance applied upon the indebted-ing sourced hereby; and granter egress, at its own expense, to take such actions and executes such instruments as shall be necessary in obtaining such componention, promptly upon beneficiary request. 9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the note for endorsement (in case of lull reconvergances, for cascollation), without allociting the liability of any measment or creat-ting any restriction thereon; (c) join in any subordination or other again any reconvergence may be described as the "person legally entitled thereio", and the torse of the adargent hand be not less than 45. The 10 Upon any dotuit by granter hereonic, beneficiary may at any time without rotate, either and the intruding these sub-presents legally entitled thereio", and hen torse of the adargent of any security for the indebtedness hereose, secured, enter upon and take to be appointed by a court, and without regard to the adarget of any security for the indebtedness hereose secured, enter upon and take induction and taken prosenty or any part thereoi, in its own name sue or otherwise collect the rents, issues and profits, or the proceeds of itro about, and apply the same, less costs and expenses of operation and collection including reasonable atterney's less upon any table-tonese secured hereby, and in such order as beneficiary may determine. 10. The entering upon and taking possession of the property, ithe application or release thereof as aloresaid, hall not care by anter in payment of and expenses secured hereby or in grantor's performance of

In form as regulated by law conclusive proof of the truthlulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the ex-penses of sals, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may the trust deed, (3) to all persons having recorded liens subsequent to the grantor or to any successor in interest entitled to such surplus. appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus. I.6. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. If yon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Euch such appointment and substitution shall be property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. The granter covenants and agrees to and with the boneticiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the rea

and that the grantor will warrant and forever defend the same against all persons whomspever. The grantor warrants that the proceeds of the losn 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 if 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 owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary horein. In construing this trust deed, it is understood that the grantor, trustive 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 shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNEESS WHEREOF the drantor 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.

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* IMPORTANT NOTICE: Delets, 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 uso Stevans-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notics. STATE OF OREGON, County of Alama, Market Market, 19.44 This instrument twas acknowledged before me on
byJAMES_R. MYERS This instrument was acknowledged before mu on, 19,
by
as
OFFICIAL SEAL KRISTI L REDD NOTARY PUBLIC - OREGON COMMISSION NO. 020431 MY COMMISSION EXPIRES NOV. 16, 1995 MY commission expires 11/1/6/95
STATE OF OREGON: COUNTY OF KLAMATH: \$5
Filed for record at request of Mountain Title Co the day
of Aug A.D. 19 94 at Ottoo on Page 23524
of Evelyn Biehn ~ County Clerk By Quulling Mullendale
FEE \$15.00 By Quelling / Mullendare
na sana pengebang ang berakalan dalam dalam dan sebena dan sebena dan sebena dan sebena dan sebena dan sebena Sebena dan sebena dan s Sebena dan sebena dan s