RM No. 831 - Oregon Trust Deed Series - TRUST DEED (Assignm	ent Restricted).			TEVENS-1/25S LAW PUBLISHING CO. PORTLAND DR 97394
85548 08-08-94A11:11 RC	VD TRO	ang ber Mark And State		9N Page 24331 @
THIS TRUST DEED, made this	02 .	day of	AUGUST	, 1994, between
MOUNTAIN TITLE COMPANY OF KLAM	ATH COUNT	Y		ivorship as Grantor, as Trustee, and
	WITI	VESSETH:		, as Beneficiary,
Grantor irrevocably grants, bargains, KLAMATH County, Ore	sells and co	nveys to tre	istee in trust, with	power of sale, the property in
Lot 37 of ELMWOOD PARK, according the County Clerk of Klamath	ng to the County, O	official regon.	plat thereof	on file in the office
The state of the s				
gether with all and singular the tenements, heredi hereafter appertaining, and the rents, issues and to property.	proms mereo			
e property. FOR THE PURPOSE OF SECURING PE ***SIXTY SIX THOUSAND FIVE HUNI	DRED AND D	o/ touths.	-14k :tt thorono as	cording to the terms of a promissory
ote of even date herewith, payable to beneticiary	y or order and	made by gra	mor, the man payaren	
of sooner paid, to be due and payable per term The date of maturity of the debt secured be ecomes due and payable. Should the grantor eith try or all (or any part) of grantor's interest in it eneticiary's option*, all obligations secured by the come immediately due and payable. The execution	er agree to, att without lirst	tompt to, or a obtaining the	ctually sell, convey, or written consent or app	proval of the beneficiary, then, at the
ssignment. To protect the security of this trust deed, gr. 1. To protect, preserve and maintain the p	antor agrees: roperty in goo	d condition a	nd repair; not to remo	ove or demolish any building or im-
 To complete or restore promptly and in a sample or destroyed thereon, and pay when due To comply with all laws, ordinances, regular 	good and nabit all costs incuri ilations, coven	red therefor. ants, condition	s and restrictions after	cting the property; if the beneficiary
o pay for filing same in the proper public office sencies as may be deemed desirable by the benef	iciary.	ven as me co	to the second second	atud on the property desirest loss of
4. To provide and continuously maintain amage by fire and such other hazards as the betweether in companies acceptable to the beneficiary as soon as insured; if the grantor shall tail it teast fifteen days prior to the expiration of any ure the same at grantor's expense. The emount comy indebtedness secured hereby and in such order rany part thereot, may be released to grantor. S	y, with loss pa for any reason of policy of insu collected under	nyable to the li to procure any trance now or any fire or o	after; all policies of ins such insurance and to hereafter placed on the ther insurance policy in	urance shall be delivered to the bene- deliver the policies to the beneficiary e buildings, the beneficiary may pro- may be applied by beneficiary upor ticiary the entire amount so collected
nder or invalidate any act done pursuant to suc- 5. To keep the property free from constru seessed upon or against the property before any romptly deliver receipts therefor to beneficiary; ens or other charges payable by grantor, either b	ction liens and part of such a should the gra by direct payment	d to pay all t taxes, assessm antor fail to m ent or by prov	exes, assessments and ents and other charges ake payment of any ta- iding beneficiary with	other charges that may be levied on the become past due or delinquent and xes, assessments, insurance premiums funds with which to make such pay set at the rate set forth in the note
scured hereby, together with the congations de- he debt secured by this trust deed, without waive ith interest as aloresaid, the property hereinbet ound for the payment of the obligation herein on the nonpayment thereof shall, at the option of	r of any rights ore described, and the beneficial	arising from l as well as the all such payn ary, render all	preach of any of the con grantor, shall be bounents shall be immedia sums secured by this	venants hereof and for such payments nd to the same extent that they ar titely due and payable without notice trust deed immediately due and pay
ble and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of trustee incurred in connection with or in enforcity. 7. To appear in and defend any action or just in any suit, action or proceeding in which the opay all costs and expenses, including evidence nentioned in this paragraph 7 in all cases shall be trial court, grantor turther agrees to pay such	proceeding pure beneficiary of title and the	porting to att or trustee may be beneficiary's	ect the security rights appear, including any or trustee's attorney's	or powers of beneficiary or trustee suit for the foreclosure of this deco sites; the amount of attorney's fee propen from any judgment or decree
ne trial court, grantor further agrees to pay unit orney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of iciary shall have the right, if it so elects, to rec			des the sidht of om	inent domain or condemnation, bene
NOTE: The Trust Deed Act provides that the trustee hereu ir savings and loan association sufficient to do business	nder must be eith under the laws of anches, the Unite	ner an attorney, v f Oregon or the U d States or any a	the is an active member of	the Oregon State Bar, a bank, trust compar- see company authorized to insure title to re-
WARNING: 12 USC 1701]-3 regulates and may prohibit "The publisher suggests that such an agreement address			ry's consent in complete (letail.
TRUST DEED				of OREGON,
Frank Erregorya Sandra Tw	ner		ment u	I certify that the within instru vas received for record on the
Klawatt Falls Die 97	100	Space rese	RVED &	y of, 19 o'clockM., and recorde
Truding of High idge Fai	mly Trus	FOR RECORDER	in book use page	/reel/volume Noor as fee/file/instru
Klamath, Falls Olk 9716	O4	र, के के स्टेंड पूर्व के किए हैं जन्म अवस्थान के के किए हैं जन्म जन्म अक्टूबर हैंग्रेड	ment/n Record	ofof said Count Witness my hand and seal of
After Recording Return to (Nema, Address, Zip):		a direktor Light Standar (Bibliota Spaint Standard (Bibliota)	County	affixed.
11 Olytania City Com	partil	ger in State (1976) An en afrikaliste (1976) An en afrikaliste (1976)	NAM	E TITLE
			Rv	Deput

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less, necessarily paid or incurred by frunter in such proceedings, shall be paid to beneficiary and applied by it liest upon any resemble costs and expenses and attorney's less, both in such proceedings, and the balance applied upon the indibited in the trial and appliate courts, necessarily paid or on expense, to take such actions and execute such instruments as shall be necessary near the process of the payment of the process of the payment of the payment of the real payment of the payment of the note for endorsement (in case of full recoveryance), for any major plat of the property; (b) join in granting any easonment or creative notes of the payment of the note for endorsement (in case of full recoveryance), for any major plat of the property; (b) join in granting any easonment or creative individual endorsement (in case of full recoveryance), for any major paid of the property; (b) join in granting any easonment or creative individual endorsement (in case of full recoveryance), for any major part of the property; (b) join in granting any easonment or creative individual endorsement (in case of full recoveryance), for any processing of the property of the surface part of the property of the surface payment of the property of the surface payment of the surface payment of the surface payment of the surface payment of the property of any part thereoi, in its own names use or otherwise collect in reducing reasonable attorney's disease you any due and unpaid, and apply the same, less coats and collection of surface payment of the property and taking possession of the property, and taking possession of the property, and taking possession of the property and t

and that the grantor will warrant and forever 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:

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),

(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, legates, devisees, administrators, executors.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder hereto, their heirs, legates, devised, and th

* IMPORTANT NOTICE: Delete, by lining out, whichever warr not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Regulation by	egulation Z, the SANDRA ANN TURNER making required 9, or equivalent.
L. FRANK T. GRE	t was acknowledged before me on
JESSICAT WHITLATOM NOTARY PUBLIC - OREGON COMMISSION NO. 029491 MY COMMISSION EXPIRES NOV 07, 1997	My commission expires 11797 Notary Public for Oregon
the state of the s	

	en rijer i de de Vergasier i de de jeden de		د
Ltle Co			day
o'clockA_M.,	and duly recorded in	Vol. <u>M94</u>	
on Page	24331		
Evelyn Biehn	. County Cler	k	
7777	· · · · · · · · · · · · · · · · · · ·	- NA12	
	on Page Evelyn Biehn	o'clock A.M., and duly recorded in on Page 24331 Evelyn Biehn County Cler	o'clock A.M., and duly recorded in Vol. M94 on Page 24331