ORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Res	ASPEN_TITLE #U. stricted)	· 전화품 학교 및 전 전 전 1	(ING CO. PORTLAND) OR 97204
°85996 08-15-94P03:49 RCVD) TRUST DEED	Vol.m.94 Page	25250
THIS TRUST DEED, made this12th Harvey W. Houston and Charlene	day of July K. Houston, husban	이 같은 것은 것은 것을 가지 않는 것 같아. 💆 📜	9.94, between
그는 것 같이 좋아? 물건 가슴을 물건 것을 들었다.	승규는 영감을 즐기는 것을		, as Grantor,
Aspen Title & Escrow, Inc. * Patrick G. Huycke, as to an und			as Trustee, and
Patrick G. Huycke, as to an und	ivided 1/5 interes	t, Patrick G. Huycke,	Trustee of the
trick G. Huycke Money Purchase Pens	The second s		, as Beneficiary,
Grantor irrevocably grants, bargains, sells		and the second	the property in
Klamath County, Oregon,			
undivided 2/5 interest and Dalton ugust 11, 1986, as to an undivided 2	Lee Gressett, Trus /5 interest.	tee of the D.L. Gresso	ett Trust, UTD
The Easterly 22 feet 10 inches of	Lot 3 and the Wes	terly 15 inches of Lo	2, Block 17,
ORIGINAL TOWN OF THE CITY OF KLAM			
EXCEPT THEREFROM the Northwesterl			
purposes, by Deed recorded April	14, 1906 in Book 2	0, at Page 25, Deed Ro	ecords of Klam
County, Oregon, CODE 1.1 MAP 38 ogether with all and singular the tenements, hereditamen	09-32AC Tax Lot 42 the and appurtenances and all	UU 1 other rights thereunto belonging	or in anywise now
r hereafter appertaining, and the rents, issues and profit	is thereof and all fixtures not	v or hereafter attached to or used	in connection with
FOR THE PURPOSE OF SECURING PERFOR FOR THE PURPOSE OF SECURING PERFOR FORTY.FOUR THOUSAND FIVE HUNDRE	MANCE of each agreement D NINETY SEVEN and	of grantor herein contained and r 75/100	syment of the sum
ote of even date herewith, payable to beneficiary or o	7.76.) Dollars, with in rder and made by grantor, t	terest thereon according to the ter he final payment of principal and	ms of a promissory i interest hereol, if
of sooner naid, to be due and payable maturity	of note 19		
The date of maturity of the debt secured by this	instrument is the date, stat	sell, convey, or assign all (or any	r part) of the prop-
the ar all (or any part) of Grantor's interest in it with	wif first obtaining the writte	n consent or approval of the bene	ticiary, then, at the
17 of all (of all y part) of grants of inforce my this inspection secured by this inspection and payable. The execution by grants information of the security of the securi	frument, irrespective of the rantor of an earnest money a	maturity detes expressed therein, igreement** does not constitute a	sale, conveyance or
To protect the security of this trust deed, grantor a 1: To protect, preserve and maintain the property	agrees: y in good condition and repa	air; not to remove or demolish a	ny building or im-
ovement thereon; not to commit or permit any waste o 2. To complete or restore promptly and in good an	of the property.		
maked or destroyed thereon, and pay when due all cost	ts incurred therefor.	an a	
3. To comply with all laws, ordinances, regulations requests, to join in executing such financing statemen	ts pursuant to the Uniform (Commercial Code as the beneficia	ry may require and
pay for filing same in the proper public office or officencies as may be deemed desirable by the beneticiary.	ces, as well as the cost of a	Il lien soarches made by filing of	fficers or searching
	nos on the buildings now o	r hereafter erected on the prope	rty against loss or
4. To provide and continuously maintain insura amage by fire and such other hazards as the beneficiar ritten in companies acceptable to the beneficiary, with	i loss davable to the latter; a	n poncies of maintance stant of de	ivered to the bene-
ciary as soon as insured; if the grantor shall fail for any t least fifteen days prior to the expiration of any policy	reason to procure any such in	nsurance and to deliver the policie	s to the beneficiary
ure the same at grantor's expense. The amount collected	i under any fire or other ins	urance policy may be applied b	y beneficiary upon
ny indebtedness secured hereby and in such order as benur any part thereof, may be released to grantor. Such ap	eficiary may determine, or at plication or release shall not	option of beneficiary the entire a cure of waive any default or not	mount so collected, ice of default here-
nder or invalidate any act done pursuant to such notice 5. To keep the property free from construction h	A set of the set of		
moused upon or adainst the property before any part o	f such taxes, assessments an	d other charges become past due	or delinquent and
compily deliver receipts therefor to beneficiary; should ens or other charges payable by grantor, either by direc	t payment or by providing b	eneticiary with funds with which	to make such day-
and baraficiary may at its option make payment th	ereof, and the amount so p	aid. With interest at the rate set	torin in the noie
scured hereby, together with the obligations described i he debt secured by this trust deed, without waiver of any	v rights arising from breach o	of any of the covenants hereof and	for such payments,
ith interest as aforesaid, the property hereinbefore des pund for the payment of the obligation herein describe	cribed, as well as the grante	or, shall be bound to the same en	ctent that they are
nd the nonpayment thereof shall, at the option of the b	encliciary, render all sums s	ecured by this trust deed immedi	ately due and pay-
ble and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust	t including the cost of title s	earch as well as the other costs a	and expenses of the
ustee incurred in connection with or in enforcing this 7. To appear in and defend any action or proceed	obligation and trustee's and	attorney's fees actually incurred.	
ad in any suit action or proceeding in which the benefi	iciary or frustee may appear	, including any suit for the forec	losure of this deed,
entioned in this paragraph 7 in all cases shall be fixed	by the trial court and in the	event of an appeal from any rud	igment of decree of
trial court, grantor further agrees to pay such sum as inney's fees on such appeal.	the appellate court shall ad	judge reasonable as the beneficia	ry's or trustee's at-
It is mutually advend that!	an a	the width of aminant domain or a	ndomention here.
8. In the event that any portion or all of the pro- ciary shall have the right, if it so elects, to require the	perty shall be taken under the taken of the taken of the	monies payable as compensation	on for such taking,
OTE: The Trust Deed Act provides that the trustee hereunder mus	t be either an attorney, who is an	active member of the Oregon State Bar,	a bank, trust company
savings and loan association authorized to do business under the operty of this state, its subsidiaries, affiliates, agents or branches, it	s laws of Gregon or the United Sta he United States or any agency the	tes, a title insurance company authorize reol, or an escrow agent licensed under (RS 696.505 to 696.585.
NARNING: 12 USC 17011-3 reculates and may prohibit exercise	of this option.	A 200 M MALE MADE AND A STREET AND A STREET AND A	
The publisher suggests that such an agreement address the last			
TRUST DEED	n halendarigen i syn her en john Selain halendarigen ei soner ei soner	STATE OF OREGON,	ss.
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and the second		I certify that the	e within instru-
ուցինչել ենչություն է, անափում հերուր ըրհայրին հետում ենչությունը էրու որենցին է հետուն երելու է երելու է։ Հետում հետուն հետուն է		ment was received for	
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ter Recording Return to (Name, Address, Zip):		County affixed.	and coal of
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Aspen Title & Escrow, Inc. 525 Main Street Klamath Falls, OR 97601	 A second sec second second sec	医二氏试验检检肌 机等度输出 化二硫酸钙	TITLE

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Phick are in excess of the amount required to pay all reasonable costs, expenses and attorsy's lees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and papellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted period in and papellate courts, necessarily and or incurred by beneficiary are and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary arequest.
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 indebtedness, trustee may (2) consent to the making of any map or plat of the property; (b) join in graning any essentiant or creating any restriction thereory; (c) join in any mathorization or other agreement allocing this deed or the ling ary essentiant or creating any estimation of any matter or lacts allah les conclusive proof of the truthilutes thered. Trustee's less for any of the services mentioned in this paragraph shall be not less than 5:
10. Upon any default by grantor threaunde, beneficiary may at any time wor the indebtedness herby secured, enter upon and take possession of the payment of the saponted by a court, and without regard to the sapenatory, the collection, including those past durations exued hereby, and in such order as beneficiary may detarmine.
11. The entering upon and taking possession of the property, the collection of such rents, issues and profits, including those past durations exued hereby, and in such order as beneficiary may detarmine.
12. Upon deslault by grantor in payment of any taking or damage of the property, and the application or releas thereod and collection, including transmant to uson.
13. Alter the truste by description or awards tor any taking or damage of the property, and the application

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and that the grantor will warrant and forever defend 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: (a)* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even il 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, 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 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 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 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-Ness Form No. 1319, or equivalent.	Harvey W. Hawton HARVEY W. HOUSTON CHARLEEN K. HOUSTON
If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of	Klamath)ss.
This instrument was acknowle Harvey W. Houston and by	dged before me on <u>August 15</u> ,1994, Charlene K. Houston
This instrument was acknowle by	dged before me on, 19,
OFFICIAL SEAL MARLENE T. ADDINGTON NOTARY PUBLIC - OREGON COMMISSION NO. 022238 MY COMMISSION EXPIRES MAR.22, 1997	Alling for Notary Public for Oregon Ty commission expires March 22, 1997
STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of <u>Aspen Title Cc</u> of Aug A.D. 19 <u>94</u> at <u>3:49</u>	the <u>15th</u> da o'cléck <u>P.M.</u> , and duly recorded in Vol. <u>M94</u>
of ALL, J at	

合适应注意; 中国人口公主

~ County Clerk Evelyn Biehn 17-5 FEE \$15.00 By Douline Mullendorg na ann an teachta a sin a teachta **de thatair an teacha** an 1915 an Bailteanna an teachar a 1916 anns anns an teachar anns an teacharta an 1916 an teachart

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