FORM No. 881 - Oregon Trust Deed Sarles - TRUST DEED (Assignment Res	edetaan		
86518. 08-23-94A10:33 RCVD	TRUST DEED	- Volman	_Page26122
CHARLES A. MATUR EAR ELIZABETH B. M	05 TUK, hosband and	August Wife	
MOUNTAIN TITLE COMPANY OF	KLAMATH COUNTY		, as Grantor, , as Trustec, and
ROSEMARY GASKIN		e ( , , , , , , , , , , , , , , , , , ,	
Grantor irrevocably grants, bargains, sells KIAMATH County, Oregon, c	WITNESSETH: and conveys to trustee lescribed as:		of sale, the property in
Parcel 2 of Land Partition 48 Office being a portion of Gov South, Range 7 East of the Wi	vernment Lot 9 of	Section 6. Towns	ship <sup>°</sup> 35
together with all and singular the tenements, hereditament or hereafter appertaining, and the rents, issues and prolits the property. FOR THE PURPOSE OF SECURING PERFORI	thereof and all fixtures no	w or hereafter attached t	o or used in connection with
of	NO / 100ths****		
note of even date herewith, payable to beneficiary or ord	er and made by grantor.	terest thereon according the final payment of print	to the terms of a promiseous
not sooner paid, to be due and payable <u>per terms of</u> The date of maturity of the debt secured by this is becomes due and payable. Should the granior either agree erty or all (or any part) of granior's interest in it withou beneficiary's option*, all obligations secured by this instru- come immediately due and payable. The execution by gra assignment.	nstrument is the date, sta to, attempt to, or actually t first obtaining the writte ument, irrespective of the	ted above, on which the sell, convey, or assign a n consent or approval of maturity dates expressed	Il (or any part) of the prop- the beneficiary, then, at the therein, or herein, shall be-
To protect the security of this trust deed, grantor ag 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 good and	in good condition and rep the property.		e de la casa de la cas
3. To comply with all laws, ordinances, regulations, so requests, to join in executing such financing statements	incurred therefor. covenants, conditions and pursuant to the Uniform (	restrictions affecting the	property; if the beneficiary
to pay for filing same in the proper public office or office agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insuranc	e on the buildings now o	r hereafter exacted on t	to applicabl
damage by fire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with I ficiary as soon as insured; if the grantor shall fail for any re at least fifteen days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected u any indebtedness secured hereby and in such order as benefi- or any part thereof, may be released to grantor. Such appl	may from time to time re coss payable to the latter; a ason to procure any such i t insurance now or hereaft inder any lire or other ins clary may defermine or at	quire, in an amount not i ll policies of insurance sh insurance and to deliver the er placed on the building surance policy may be a ontion of heneticiant the	less than \$, all be delivered to the bene- e policies to the beneficiary (s, the beneficiary may pro- pplied by beneficiary upon police of the policy of the second policy of the policy of the second the
under or invalidate any act done pursuant to such notice. 5. To keep the property tree from construction lier assessed upon or against the property before any part of a promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either by direct p ment, beneficiary may, at its option, make payment then secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any r with interest as aforesaid, the property hereinbefore described, and the nonpayment thereot shall, at the option of the ben able and constitute a breach of this trust deed.	is and to pay all taxes, as such taxes, assessments an he grantor fail to make pay azyment or by providing b sof, and the amount so p paragraphs 6 and 7 of this ights arising from breach o ibed, as well as the granto and all such nawments sh	sessments and other cha d other charges become ment of any taxes, assess eneficiary with funds wit aid, with interest at the trust deed, shall be add d any of the covenants he r, shall be bound to the all be immediately due	rges that may be levied or past due or delinquent and ments, insurance premiums, in which to make such pay- rate set forth in the note ed to and become a part of reof and for such payments, same extent that they are and navable mithout potion
6. To pay all costs, fees and expenses of this trust if trustee incurred in connection with or in enforcing this ob 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefici	ligation and trustee's and g purporting to affect the arv or trustee may appear	attorney's fees actually in security rights or power including any suit for t	ncurred. s of beneficiary or trustee; he foreclosure of this deed
to pay all costs and expenses, including evidence of title an mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as the torney's fees on such appeal. It is mutually agreed that:	the trial court and in the	tee's attorney's tees; the	amount of attorney's fees
8. In the event that any portion or all of the prope ticiary shall have the right, if it so elects, to require that	rty shall be taken under t all or any portion of the	he right of eminent dom monies payable as com	ain or condemnation, bene- pensation for such taking,
NOTE: The Trust Deed Act provides that the trustee hereunder must b or savings and loan association authorized to do business under the la property of this state, its subsidiaries, affiliates, agents or branches, the "WARNING: 12 USC 1701]-3 regulates, and may prohibit exercise of "The publisher suggests that such an agreement address the issue	e either an attorney, who is an i ws of Oregon or the United Stat United States or any agency ther this option.	active member of the Oregon es, a title insurance company eof, or an escrow agent license	State Bar, a bank, trust company authorized to insure title to real
	Na inégyétéri, és komponen.	STATE OF ORE	GON, )
CHARLES A. MATTER ART MIZABETH B. MA <u></u>			<b>}</b> 55.
LA FAYETTE CA 94549	na de la secta de la companya de la Companya de la companya de la company Companya de la companya de la company	ment was receiv	that the within instru- ed for record on the
같은 사업에서 가지 않아요~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~	SPACE RESERVED	at o'clob	M., and recorded
FORT KLAMATH, OR 97626	RECORDER SUSE	page	or siee/file/instru-
MOUNTAIN TITLE COMPANY	s internet begen den bester of meen a mennen of Hamilton, besterstande bester beder henst og hødsene prederet fore	Record of	reception No
OF KLAMATH COUNTY After Recording Reisen to (Name, Address, Zip):	ા મહાર કે છે. નહે કે દેવ કે શકુર તેનું દેવ વાર કે તેનું તે વર્તે પર તેનું નુસર માટે છે. આ સામ ને ગુન્દ્ર તે વર્તે	Witness County affixed.	my hand and seal of
n na sense na sense Na sense na s Na sense na	्यु कुमेन् पर पूर्वस्य तथा म्हान्त्र तथा को स अपनेत्र । प्रतिकृत्यकी विकोस्टन कुन्द्राह ज जिल्ला के स्ट्रा	ан од на трана (Са. Са са	TITLE

的过去式和自己

ment was received for	r record on the
day of	
at o'clock	M., and recorded
in book/reel/volume No	
page or as	
ment/microfilm/recept	
Record of	. of said County.
	and and seal of
County affixed.	$\sim \sim $
alaye na panana ana 17 ang kang ang ang ang ang ang ang ang ang ang	

Deputy

\*\*\*\*\*\*

in the second

-Second

By.



42

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid of hearred by famfor in the trial and appellate courts, necessarily and of hearred by famfor in the trial and appellate courts, necessarily and or hearred by famfor in the trial and appellate courts, necessarily and or incurred by bearlicitary in such proceedings, and the balance applied upon the indebted seasonable costs and expenses and attorney's lees north and bearlies and appellate and the indebted in the trial and appellate courts, necessarily and or incurred by famfor and execute such instruments as shall be necessary in obtaining incle compensation, promptly upon bearlies of request.
.9. At any time and from time to time upon written request of berelicitary, payment of its lees and presentation of the payment of the indebted free and presents (a) consent to the intaking of any map or plat of the property (b) join in granting any essement or creating without watered in this participation or oper on the indebted free and the rectals therein of any externed in the second and physical second in this participation of any essement allocing this deed or the indebted free and there of the rectals therein of any network of any connolusive prodot of the truthulunes thereol. Trustee is less of any default by grantor hereunder, beneficiary may et any time without notice, either in person, by agent or by a receiver to be appended of any security for the indebtedness hereby secured, entry on and take to be entry and expenses of any escurity for the indebtedness hereby secured, and the adequacy of any security for the indebtedness hereby and positis, including those pay the same, less costs and and expenses of operation and collection, including reasonable attorney's less upon any taking possession of the property, the collection of the indepted positis, including those pays the secured hereby, may default by grantor in any escured hereby or indicating possessing of the property or any part t

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 sale, 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 appear in the order of their priority and (4) the surplus, it any, to the grantor or to any successor in interest entilled to such surplus. 16. Beneficiary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this frust 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 grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

ينيني.

and a second a second of the second of the second second second second second second second second second second

TT:

and that the grantor will warrant and lorever delend 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, 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, legates, devises, 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, trustoe and/or beneficiary may each be more than one person; that it the context to require the the inducte shell be there to the schede devise the schede the rest with the schede of the total terms that the schede of the total terms the schede the schede the schede terms of the schede of the total terms the total terms the schede the total terms the schede terms of the total terms the terms the total terms terms the terms terms that the terms that the terms terms that the terms terms that the terms terms that the terms that the terms terms terms terms that the terms terms terms that the terms terms terms terms that the terms terms terms terms terms that the terms terms terms terms terms that the terms t 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: Dele not opplicable; if warranty as such word is defined in beneficiary MUST comply v disclosures; for this purpose If compliance with the Act i	e, by lining aut, whichever warranty (a) or (b) is (a) is applicable and the beneficiary is a creditor the Truth-in-Lending Act and Regulation Z, the the thruth-in-Lending Act and Regulation Z, the thruth-in-Lending Act and Regulation Z, thruth-in-Lending Act a
, regentier weiß die die die en nieuweiser oner oner die die zumproproprie	by This instrument was acknowledged before me on, 19,
MARY KI NOTARY PUB COMMISSION MY COMMISSION EXP	ANGALY IC OREGON IC OREGNN IC
STATE OF OREGON:	COUNTY OF KLAMATH: ss.
Filed for record at requ of <u>Aug</u> FEE \$15.00	of <u>Mortgages</u> on Page <u>26122</u> . Evelyn Biehn c County Clerk By <u>Dauline Millindere</u>
FECHA AT GAT (GARAD AND A	