I DRM: No. 881 - Omjon Trust Deed Series - TRUST KED (1	testamment Restrict d	COPYRIGHT 1994 STEVENS-JÆSS LAW PUBLISHENG CO., PORTLAND, OR 87204
and an	and the second difference of the second differ	Vol. m94 Page 26420
86'723 08-24-94P)2:1	24th day of Augu	MK 19.94, between
THIS TRUST DEED, made the DALE E. WETZEL AND CIROL	YNN A. WET 2 3L, Husband and V	Vife
MOUNTAIN TITLE COMPANY (F-3)		, as Grantor, , as Trustee, and
BEVERLEY J. PYLES AND CIROL	YNN A. WEIZEL, WITH RIGHTS (WITNESSETH:	OF_SURVIVORSHIP, as Beneficiary,
		trust, with power of sale, the property in
Lot 16 in Block 21 of Tract 11 official plat thereof on file	127, NINTH ADDITION TO SUNSP in the office of the County	ET VILLAGE, according to the Y Clerk of Klamath County, Oregon.
	* .	
or hereafter appertaining, and the rents, issues	ereditaments a.x. appurtenances and all of s and profits they fol and all fixtures now o	ther rights thereunto belonging or in anywise now r hereafter attached to or used in connection with
the property. FOR THE PURPOSE OF SECURIN J. Twenty Thousand Five funds		grantor herein contained and payment of the sum
note of even date herewith, payable to bens not sooner paid to be due and payable per	Dollars, with intere- iciary or order and made by grantor, the terms of the notes	est thereon according to the terms of a promissory final payment of principal and interest hereof, if
The dute of maturity of the deln security becomes due and payable. Should the g ant y erty or all (or any part) of grantor's in secure beneficiar's priont, all obligations secured	red by this instrument is the date, stared either agree to dtempt to, or actually see in it without 1 t obtaining the written o by this instrume t, irrespective of the ma	above, on which the linal installment of the note I, convey. or assign al. (or any part) of the prop- onsent or approval of the beneficiary, then, at the turity dates expressed therein, or herein. shall be- ement** does not constitute a sale, conveyance or
To protect the security of this truit deed 1. To protect, preserve and maintain provement thereon; not to commit or permit 2. To complete or restore prompt y and	he property in good condition and repair; any waste of the property. I in good and hu itable condition any buil	not to remove or demolish any building or im- ding or improvement which may be constructed,
damaged or destroyed thereon, and pay when due all costs in a red therefor. To comply with all laws, ordin inces regulations, converting, conditions and restrictions affecting the property; if the beneficiary so requests, to join in executing such linearch g statements put want to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, a well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the venticiary. 		
4. To provide and continuously main: damage by fire and such other hazards as the written in companies acceptable to the benefi- liciary as soon as insured; if the grantor shall ! at least fifteen days prior to the expiration.	ain insurance is the buildings now or h is beneficiary mu from time to time requi- iciary, with los: ayable to the latter; ell g fail for any reas is to procure any such insu any policy of in urance now or hereafter.	ereafter erected on the property against loss or re, in an amount not less than \$ LULLY INSURE policies of insurance shall be delivered to the bene- rance and to deliver the policies to the beneficiary placed on the buildings, the beneficiary may pro- nnce policy may be applied by beneficiary upon
any indebtedress secured hereby and in 1 uch 1 or any part the reof, may be released to train under or invalidate any act done pursuant to a 5. To keep the property free from cos	rder as beneficiu 7 may determine, or at op w. Such appliert on or release shall not cu such notice. struction liens and to pay all taxes, asses	tion of beneficiary the entire amount so collected, re or waive any default or notice of default here- sments and other charges that may be levied or
assessed upon (r against the property bifore any part of and i taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to be left: any should the i antor fail to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by granto; eit er by direct pan ent or by providing leneficiary with funds with which to make such pay- ment beneficiary may, at its option, nake hayment thereo; and the amount so paid, with interest at the rate set forth in the note ecured hereby, together with the obligations described in pan graphs 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, with uit siver of any right arising from breach of any of the covenants hereof and for such payments,		
with interest as aforesaid, the property here to bound for the payment of the obligation here and the nonpuyment thereof shall, at the option the and constitute a breach of this trust deal	ibefore described as well as the grantur, i in described, at 'all such payments shall on of the benef cary, render all sums socu i.	shall be bound to the same extent that they are be immediately due and payable without notice, red by this trust deed immediately due and pay-
trustee incurred in connection with or it erft 7. To repear in and defend any retion and in any suit action or proceeding in which	rcing this oblige 'ion and trustee's and att or proceeding a rporting to affect the set a the beneficiar 2 or trustee may appear, ir	ch as well as the other costs and expenses of the orney's lees actually incurred. curity rights or powers of beneficiary or trustee; cluding any suit for the loreclosure of this deed, 's attorney's lees; the amount of attorney's lees
mentioned in this paragraph 7 in all cashs shi the trial court, grantor further agrees to pay to formey's fees on such appeal.	dl be fixed by the trial court and in the ev	s attorney's less, rice another of attorney's less rent of an appeal from any judgment or decree of ge reasonable as the beneficiary's or trustee's at-
liciary shall have the right, if it so elects, to	require that all or any portion of the m	right of eminent domain or condemnation, bene- conies payable as compensation for such taking,
ir savings and knan association authorized to (it bus) in property of this state, its subsidiaries, affiliates, a gent in "WARNING: 12 USC 1701]-3 regulates and may plon	ess under the laws of Oregon or the United S≿tes, n branches, the Ur it id States or any agency the reof, ibit exercise of this option.	ve member of the Oregon State Bar, a bank, trust company a title insurance company authorized to insure title to real , or an ascrow agent licensed under ORS 696.505 to 696.585.
"The publisher suggests that such an agreent int it is	tress the issue of a maining dependary's consent	STATE OF OREGON,
TRUST DEED		ss.
Dale & Carolynn Wetzel		County of
4423 Verda VisiE	<u> </u>	ment was received for record on the
Granter	SPACE RESERVED	at
423 YErda Visti	RECORDER S USE	page
K-Falls DR 9760"	in a second s	ment/microfilm/reception No, Record of
After Recording Botum to [Name, Address, Zip]:		Witness my hand and seal of County affixed.
MOUNTAIN TITLE COMPANY		
		NAME TITLE By, Deputy

100 100

26421 which are in access of the amount required for say all research to cost, appearse and artorney's less measurily paid or incurred by granter in the trial adopting course, increases by or for incurred to a table such actions and expenses and attorney's less, both in obtaining use in constraints, measured by an incurred to a table such actions and expenses and attorney's less, both in obtaining use in constraints, measured by a longitude 5: if it is upon any reasonable costs and hindrometic as shall be measured in obtaining any essential or costs of the measure of the indobted set. If the such actions and expenses and attorney's less sholl be measured by any restriction thereon; (c) join in arry ubordination or allow such actions and the such actions and the such as a shall be measured by estimate the cost of the indobted set. There are all of any particle is the or aking of a normap or paid of the property (b) join in farming any essential or cost of the indobted set. There are all of any particle is any reconvery, without warrant, and any down and the indobted set. The set and the measure allow in the indobted set of the indobted set. There are allow a set of the adque a set of the adque and the set of the which are in excess of the amount required to say all reasonal & costs, expenses and actorney's fees necess and paid or incurred by grantor in such proceedings, shall be paid to ben thick ry and applied 5 it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily put for incurred by is smaller and proceedings, and the balance applied upon the indebted and that the grantor will warrant and is ever letend the same gainst all persons whomsoever.
The grantor warrants that the proceed of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, family or house of purposes (see Important Notice below).
(b) for an organization, or (even if from the same gerson) are for business or commercial purposes.
This deel applies to, impress to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, bersonal representatives, successors and issigns. The term bera licitary shall mean the holder and owner, including pledgee, of the contract ecured hereby, whether or not named us a binetico of the fle antor. trustee and/or beneficiary may each be more than one person; that i the context so requires, the singular shall be taken to meas in directed the plurat and that generally all granumatical changes shall be nade assumed and implied to make the provisions hereof app y equally to corporations and to individuals.
IN WUTNESS WHEREO(3), the dramtor has a secured this instrument the day and year first above written IN WITNESS WHEREON, the grantor has a secuted this instrument the day and year first above written *IMPORTANT HCITICE: Detete, by lining out, which ever warranty ($\alpha < r$ (b) is not applicable; if warranty (α) is applicable and r elemeticiary is c reditor as such word is defined in the Truth-In-Let sing set and Regulation Z, the beneficiary MUSI camply with the Act and Regulation by making r quired disclosures for this purpose use Stevens-Ness for No. 1319, or eas valent. If compliance with the Act is not required, during a this notice. L eper OLYIN A STATE OF OPEGON, Cours y of Klamath) ss August 24 This ins rument was et knowledged before me on by ______ale E. Wetzel . und Carolynn A. Wetzel This ins rument was e c knowledged before me on bv OFFICIALY SEAL MARY KENNEALLY NOTARY PUBLIC - OREGO V COMMISSION NO. 014771 MY COMMISSION EXPIRES APR.20 1996 Fublic for Oregon My commission et STATE OF OREGON: COUNTY OF KL / MATH: SS 24th _ day Street 2 Mountain I tle Co the Filed for record at request of _ A.D., 11 214 at 2112 o'clock P M., and duly recorded in Vol. M94 Aug 26420 _ on Page __ of _____ Mortgag 28___ - County Clerk Evelyn Biehn Druchene Knulen By FEE \$15.00 1996年(1996年) 1月1日) 1997年 - 1997年 - 1997年 - 1997年 - 1997年 Constant Carta and ! _____ ==