FORM No. 8/11 Oregon	Trust Dead Series - TRUST DEED (Assign a ent F	e dricted).		OPPRINT 194 STEVENS ALEX	ES LAW PUBLISHING CO. PORT	
NC	08-29-94P03:41 RCVD	TRUST DI	पाना	Vol.m94	page27	0429
	UST DEED, made this	105 day of		August	, 19 94,	between
TURNSTONE.	MOUNTAIN TITLE COMPANY (INC. , an Oregon Corpo		JUNTY		, as Trus	stee, and
Grantor ii K <u>AMA</u> T	trevocably grants, bargains, sell H. County, Ore; on,	WITNESSE: s and conveys (lescribed as:	: 'H:		as Ber	neficiary,
tne	1, Tract No. 1279, FIRST official plat thereof of ath County, Oregon.	? ADDITION ?) MONTE VI): office o	STA RANCH, ac	cording to Clerk of	
the property FOR THE P	d singular the tenements, heredia menining, and the rents, issues and profitering PER FOR SECURING PER FOR MENT? THOUSAND EIGHT H	** Thereof and all !	greement of gi	hereafter attached to rantor herein contain	or used in connec	ction with
note of ever date I not sooner puid, to I The cate of	nerewith payable to beneficiary or one due and payable per terms mature, of the debt secured by this	Dolla of and made by of note note note	grantor, the fit	t thereon according t nal payment of prin	cipal and interest	hereat, it
etty or all (or any beneficiary a option come immediately of assignment.	spand) of grantor's interest in it wither and obligations secured by this insi- fue and payable. The execution by grants	e to, assempt to, o et first obtaining rument, irrespecif entor of an earnei	he written con	convey or assign all sent or approval of	(or any part) of the beneficiary, th	the prop- en, at the
1. To protect provement it ereon; 2. To completed damaged or electroye 3. To comply so requests, to join it to pay for thing san	e security of this trust deed, grantor a , preserve and maintain the property not to commit or permit any was to o te or restore promptly and in good ar d thereon, and pay when due all cost with all laws, ordinances, regulations in executing such financing statements in the proper public office or yfill decremed (seitable but the heading).	n good condition the property. habitable concil incurred thereix coverants, condi-	ion any buildi	ng or improvement	which may be con property; if the be	nstructed, meliciary
4. To provide daning by fire and written by fire and written in so npanie, ficiary as soon as ins at least filteen days cure the same at grain indebtedness sector any part thereof, under or invalidate a	is and entimously maintain insurar- such other hazards as the beneil lary such other hazards as the beneil lary s acceptable to the beneficiary, with ured; if the grantor shall fail for any prior to the expiration of any policy ntor's as pense. The amount collected ured hamby and in such order as lene may be released to grantor. Such appuny act cone pursuant to such orders	on the builder may from time to iss payable to receive as no to procure a cf insurance now ander any tire or ligary may determ to cation or release	is now or here to time require. I latter; all politically such insuran- to there insurance in e, or at option thall not cure	eafter erected on the in an amount not le cles of insurance sha lice and to deliver the leed on the buildings a polic may be ap not be welficiary the or warr any default	e property against stan \$ is than \$ il be delivered to to the policies to the beneficiary applied by beneficial entire amount so to to notice of delate.	pplicable the bene- neticiary may pro- try upon collected, out herc-
5. Is teep the assessed upon or again promptly deliver recilient or other charges ment, beneficienty an secured hersby, togethe jebt samed by it alore with interest a alore bound for the payme and the morphyment able and consisted in the e	the property line from construction li- timst the property before any part of eight therefor to beneficiary; should a payable by grantor, either by direct ay, at its option, make payment the ther with the obligations described in this trust deed, without waiver or any estaid, the property hereinbefore elec- ent of the obligation herein described thereof shall, at the option of the be- breach at the struct deed.	as and to pay all uch taxes, assess to grantor fail to a symmetrial to a symmetrial to a saragraphs 6 and a straights arising from bed, as well as to add all such podiciary, render a	make payment widing benefic unt so paid, will 7 of this trust be breach of any lee grantor, shall be a sume secured.	of any cases, assessing of any cases, assessingly with funds with rith interest at the deed, thall be added of the covenants here. Il be bound to the immediately due at by this trust deed.	ast due or delinquients, insurance proments, insurance proments which to make strate set forth in it do and become a seof and for such passame extent that and payable withour immediately due as meeting due as series.	ient and eniums, ich pay- the note it part of ayments, they are it notice, and pay-
7. To appear i and in any su t, actic to pay all costs and c mentioned in this par the risl curt grants tormy's fees on such It is matually		i ignom and the solution purporting to a i igy or trustee n a i the beneficiar i the crial court a i appellate court	is 9 and attorn lect the securi o' appear, inclu i' or trustee's ord in the even or shall adjudge	ley's lees actually insity righ's or powers ity righ's or powers ding ary suit for the attorney's lees; the tof an appeal from a reasonable as the be	curred, of beneficiary or el foreclosure of th amount of attorne any judgment or d neficiary's or trust	trustee; sis deed, by's fees ecree of tee's at-
NOTE: The Desi Deed A or savings and loan associate property of this state, its state, i	et provices that the trustee hereunder n ust station a uthorized to do business under the l ubsidiaries, affiliates, agents or brancher, the OTI-3 resultates and may enthibit award to	either an attorney. Felther an attorney. For the distance or any and action.	the is an active of inited States, a till increase, or a	nember of the Oregon St tile insurance company a an escrow agent licensed	ate Bar, a bank, trust	company
		· (-obtaining benefici	======	County of		
TURNSTONE, D 2250 RUNCH RO	NC.	SPACE RE: 8 Pop Recorder 1	rived at	l bertily the nent was receive	M., and red	on the 9, corded on
MOUNTAIN TITE OF REAL IN THE CO. After Asserting the east to (No.			R	ent/microfilm/re ecord of	ception No	ounty.
		*	. do: . is	NAME	тіті	LE

atoresaid shall not cure or wave, any citault or notice of 12. Upon default by grantor in easy, ent of any indebesheing of the essence with respect (cost) payment and/or due and payable. In such an event the leneficiary may a trustee to foreclose this trust deed by in vertisement and/or any or in equity, which the beneficiary may have. In the liciary or the trustee shall execute and couse to be recorded in secured hereby whereupon the trust essaid lix the not of oreclose this trust deed in the manuse provided in 0.8 in 13. After the trustee has commended for eclosure by trustee conducts the sale, the gran or or any other personants of a failure to pay, when lue, and secured by trustee conducts the sale, the gran or or any other personance of the cure other than such portion as would not decreated may be cured by tendering the partornance requirement of clausts, the person effecting the partornance requirements of the cure shall personally the property so the partornance of the cure shall be to the date and the partornance of partornance as provided in the cure shall personally the property so so the date of the partornance of the property so so the date of the property so so the property

which are in excess of the amount a quit d to pay all reas nable costs, expenses and attorney's tees necessarily paid or incurred by grantor in such proceedings, shall be paid to be reliciary and applied by it first upon any reasonable costs and expenses and attorney's tees, both in the trial and appliate courts, new searly paid or incurre by beneficiary in such proceedings, and the balance applied upon the indebtediness secured hereby; and grantor (grew at its own expines, to take such actions and execute such instruments as shall be necessary at its own exa-upon beneficies

In the triul and appellate courts, new sear is peld of incurs. By petericiarly in acts processes, and appellate courtes, new sear is perfectly in the property and from time and from time to the note for endorsement (in case a full reconveyances, is request of beneficiar), payment of its fees and presentation of this deed and the note for endorsement (in case a full reconveyances, is request of beneficiar), payment of its fees and presentation of this deed and reconveyancement for endorsement (in case a full reconveyances, is request of the indebtedness, trustee may (a) conset to the making at any map or plat of the property; (b) join in granting any easement or creation of the services mention of any authorizant of the property, without varranty, all or any of the property. The grantee in any reconveyance may be described as the "person or persons of the property and the return of any atteres or facts shall be conclusive proof of the truthfulness thereof. Trustee's legally entitled thereto," and the return of any atteres or facts shall be conclusive proof of the truthfulness thereof. Trustee's the any of the services mentiored in this paragraph is all be not less than \$5.

10. Upon any default by grantor is required, benefic any may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the all trusty security for the indebtedness hereby secured, enter upon and take to possession of the property or any out regard to the all trusty in the paragraph is all be not less than \$5.

11. The entering upon and taking any or plat of the property, the collection of such rents, issues and profits, or the proceeds of the indebtedness secured hereby, and it is any any or plat of any paragraph is all other instances policies or compensation of the indebtedness and other instances policies or compensation of the indebtedness and the property of the property of clault or notice of default hereunder or invalidate any act done pursuant to such notice.

11. The ent

(\$ 86.735 to 86.795) advertisement and tale, and at any time prior to 5 days before the date the soprivileged by ORS 86.753, may cure the default or defaults. If the default he trust deed the default may be cured by paying the entire amount due at the len be due had no default occurred. Any other default that is capable of being dunder the obligation or trust deed. In any case, in addition to curing the deviate the headlings all costs and avenues acqually incurred in entocind

d under the obligation or trust deed. In any case, in addition to curing the design to the beneficiary all costs and expenses actually incurred in enforcing d attorney's tees not exceeding the amounts provided by law. In the time and place designated in the notice of sale or the time to which e may sell the property either in one parcel or in separate parcels and shall sell cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed that without any covenant or warranty, express or implied. The recitals in the truthfulness thereof. Any person, excluding the trustee, but including the

the parcel or parcels at auction to the dighest bidder I is cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed the parcel or parcels at auction to the dighest bidder I is cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed to not make required by law conveying the property so so it, but without any coverant or warranty, express or implied. The recitals in the deed of any matters of fact shall be inclusive proof of the trustees. Any person, excluding the trustee, but including the deed of any matters of fact shall be inclusive proof of the trustees. It has also the property so so it the sale.

15. When trustee sells pursuant: the powers provided liens a bequent do the interest of the trustee in the trust deed as their interests may the trust feed, (3) to all persons having recorded liens a bequent 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 if any, to the grantor or to any successor in interest entitled to such surplus.

16. Seneticiarly may from time appoint in accessor or successor to any trustee named herein or to any successor trustee.

16. Seneticiarly may from time appoint in accessor or successor trustee, the latter shall be vested with all title, appointed hereunder. Upon such appoint in the appoint of the successor trustee, the latter shall be vested with all title, property a situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust with a this deed, duty the proceeds and acknowledged, is made a public record as provided by law. Trustee executed and acknowledged, is made a public record as provided by law. Trustee in the simple of the real property and has a valid, innercombered title thereto.

and that the grantor will warrant and become defend the same against all persons whomsoever.

The grantor warrants that the process of the ken represented by the above described note and this trust deed are:

(a * primarily for grantor's personal lemily or newshold purposes (see Important Notice below).

(b) for an organization, or (set i if grantor is a starral person) are for business or commercial purposes.

This deed applies to, impret to the benefit of an i binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal expresentatives, successor, and assigns. The tera beneficiary shall ment the holder and owner, including pledgee, of the contract

# IMPORTANT NOTICE: Delete, by link g or whichever warran y (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiar is a creditor as such word is defined in the Truth in-let dling Act and Regulation Z, the beneficiary MUST comply with the Act as 2 Regulation by inch king regulated disclosurer; for this purpose use Stevens-New 3. Form No. 1314, or equivalent if compilance with the Act is not required. Its regard this not a	HENITA I. SMITH	Staven N. Smith Newite & Smith
★に金銭主教業に「参照とは、第3分4年の「「対力と」がおい。) ed*
(Control of the control of the contr	\$ # # # \$ \$, 19,
Effective 1/1.91	F 66	
STATE OF CALIFORNIA		, 19,
COUNTY OF SANTA CLIKE A SS		
COUNTY OF STIME CALLEY H		
On Al G before me, a undersigned a personally appeared E VEN + ARC	Notary Public in and for said State,	
- WENTE PALARIESM	Mtt.	Notary Public for Oregon
		•
personally lenews to me (or proved to the on the basis of satisfictory evidence)	to be the person(s) whose name(s)	
the are substituted to the within instrument as deschooledged to me that he/s	he/they executed the same in his	.)
her/their authorized capacity(ies), and hat I p-his, hea/their signature(s) on the entity upon behalf of which the person(s) acted executed the insignment.	e instrument the person(s), or the	·
The state of the s		1. All sums secured by the trus
WITNESS ny hand and official stal.	PRODEV GROUNL	to you under the terms of the are delivered to you herewith the trust deed the estate now

reconveyance will be made.

(typed or printer

Signature_ Name

FT G-3197

(This area for official notarial seat)

Co.MG.M. 1

C COMPL & REMARKS

to the second to

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of ______ Mountain : tle Co ______ the _____ 29th _____ day of ______ Mc.) tgages ______ on Page ______ 27042

FEE \$20.00 Evelyn Biehn ____ County Clerk ______ By ______ Multindare