FORM No. 881 - Oregon Trust Deed Series - TRU IT DE	D (Ansignment Rest k			
	-m	555177		PUBLISHING CO., PORTLAND, OR ST
THIS TOTION DOOL	RCVD 21	ih . Aug	Vol may pa	
JOANNE R. BIRD AND ROBERT E.	HOFTMASTER	day ofAugu	at of survivorship	, 19.94, betwee
	BEND TI	LE. COMPANY		, as Granto
HAROLD EILLOT	<u></u> ,			
Granior irrevocably trans t	17	TNESSETH:		, as Beneficiary
Gravor irrevocably grants, but KLAMATH Count ot 6, Block 3, Plat No. 100	gains, sells an 1, Oregon, de s	' conveys to truste	e in trust, with power of sa	le, the property in
thereof on file in the office	, LITTLE RI	/ER RANCH, acc	ording to the officia	al plat
	410 001	icy Clerk of K	lamath County, Oregor	1.
TAX ACCT. NO. 2309-00 AC	06900			
together with all and singular the tensor ints or hereafter appertaining, and the rents, issue the property.	hereditaments a h	appurtenances and a	l other rights thereunto belonei	ne or in envoltes
a server stading from the	FIFTY AND	30/100 - producer	of grantor herein contained and	payment of the sum
note of even late herewith, payable to ben- not sconer paid, to be due and payable	pursuant	Dollars, with in d made by grantor, t	verest thereon according to the to be final payment of principal a	erms of a promissory nd interest hereof, if
The date of maturity of the debt secure ecomes due and payable. Should the granter	ed by this inst a either agree to a	ment is the date, stat	ad above, on which the final in	staliment of the note
enel ciary a choice all the stands	in it without to s	obtaining the arrites.	of an of an	ny part) of the prop-
issignment.	mon by granto	if an earnest money a	ireement** does not constitute i	a, or herein, shall be- a sale, conveyance or
Frovement the ent not to and maint un "	e property in go	d condition and repa	r; not to remove or demolish :	any building or im-
dimaged or destroyed thereon, and pay when	ue all costs incu	ed therefor	uilding or improvement which t	may be constructed
<ol> <li>To comply with all laws, ordinauces</li> <li>To comply with all laws, ordinauces</li> <li>requests, to # in in executing such fins neity</li> <li>pay lor filing same in the proper public of agencies as may be deemed desirable by the te</li> <li>To provide and continuously a simulation of the provide and continuously and the second seco</li></ol>	of or orrices, a:	Vall as the as a . I .		V May require and
1. To provide and continuously n aime	n insurance or	he building non	the the	flicers or searching
cure the same at grantor's expense. The aroun	collected unde	ance now or hereafter	placed on the buildings, the be	eneficiary may pro-
inder or invalidate any act done pursuant to su	sh notice.	or release shall not c	ure or waive any default or noti	ce of default here.
is essed upon or igainst the property belive ou	y part of such t	to pav all taxes, asse tes, assessments and	ssments and other charges that	may be levied or
nent. beneficiary may, at its option, make p.	ment thereof. or	t or by providing ber	sticiary with funds with which	to make such nev-
he debt secured by this trust deed, without way	er of any rights a	phs 6 and 7 of this t	ust deed, shall be added to and	become a part of
she the nonpayment thereof shall, at the option	of the beneficiar	f such payments shall	be immediately due and payab	ole without notice.
6. To pay all costs, fees and expense i of	his trust includ r.	the cost of title con		tery due and pay-
and in any suit, action or proceeding in which it	e beneticiary o	rting to affect the se	urity rights or powers of benel	liciary or trustee .
It is mutually agreed that: $0 \mid ay \mid a' \mid costs and expenses, including evidences vertioned in this paragraph 7 in all cases shall be the trial court, grantor further agrees to pay such trey's tees on such appeal.$	or me and the t	DOLLCIARY'S OC INVIA	in all a series to the torecto	Sure of this deed
It is mutually agreed that:			, so the beneficiary	s or trustee's at-
8. In the event that any portion or ill of usry shall have the right, if it so elects, o re-	uire that all or	be taken under the ny portion of the m	right of eminent domain or concontents payable as compensation	demnation, bene- for such taking
totol boton and have another and hat sand ka	, not may no sittis: !	i 9 3110/126V, who is an activ	a mamber of the O	
upper dy of his state, its subsidiaries, affiliates, agent or br //A RNING: 12 USC 1701[-3 regulates and may pn hibi? The publisher suggests that such an agreement a lidres	wercise of this opin the issue of obmin	tes or any agency thereof,	or an escrow agent licensed under ORS	696.505 to 696.585.
		g benenciary's consent l		
TRUST DEED			STATE OF OREGON,	ss.
NIE_R_BIRD			County of	
ERT.E. HOFFWASTER			ment was received for re-	cond on the
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in the trial and appellate cou	rts. necessirils wie	1 or increased h	ble costs, expenses and attorney's tees necessarily paid or incurred by grantor by it first upon any reasonable costs and expenses and attorney's tees, both 'bensilciary in such proceedings, and the balance applied upon the indebted- to take such existing and any ensure the balance applied upon the indebted-
ness secured hereby; and g in obtaining such compensat 9. At any time and to	rantor agains, it it ion, promitiy i por	ts own expert beneficiary s	to take such actions and execute such instruments as shall be necessary request,
the indebtechess, trustee ma	v (a) convert a t	he contrine al	request of beneficiary, payment of its fees and presentation of this deed and incellation), without effecting the liability of any person for the payment of iny map or plat of the property; (b) join in granting any easement or creat- t other afreement stortiet the data data and the stort of
reconvey, without warranty. legally entitied thereto." and	all or any part of a the recircle the recirc	the property	"he grantee in any reconveyance may be described as the "person or persons
lees for any of the services ( 10. Upon any default l	mentioned in this p	aragraph shal	be not less than \$5.
possession of the property of due and unpaid, and apply t	any part their of,	in its own na	the sue of otherwise a lleat the rents, issues and profits, including those past
11. The entering upon and other insurance policies	and taking posession companyative or	ion of the pro	verty, the collection of such rents, issues and profits, or the proceeds of fire
aforesaid, shall not cure or w 12. Upon default by stra	naive any l'etait o	notice of da.	ault hereunder or invulidate any act done pursuant to such notice.
due and pay it le. In such an trustee to foreclose this trust	event the bene icia deed by dver ise	ary may elect	to proceed to foreclose this trust deed in equity as a mortgage or direct the
ficiary or the trustee shall are	cute and cause to F	a cased of a	in the beneficiary encirs to foreclose by advertisement and sale, the bene-
to foreclose this trust deed in 13. After the trustee h	the manner provid	led in ORS *	735 to 86.795
consists of a fullure to pay, a time of the cure other than	when due sun s sec	ured by the t	ust deed, the default may be cured by paying the entire amount due at the
fault or detruits, the person	effecting the min	a shall now .	the best garon of thus abea. In any case in addition to curing the de-
14. Otherwise, the sale the sale may be postponed as	shall be hid of th	te date and u	the time and place designated in the notice of sale or the time to which
in form as required by law c	prevind the trans	the sold	y sen the property either in one parcel or in separate parcels and shall sell , psyable at the time of sale. Trustee shall deliver to the purchaser its deed t without any covenant or warranty, express or implied. The recitals in the truthfulness thereof. Any person, excluding the trustee, but including the
granior and beneficiary, may 15. When trustee sells r	purchase it the sale	e.	training these in the second of the second of the second of the second s
the trust deed, (3) to all pers appear in the order of their p	ons having reco dec	l liens subsern	ent to the interest of the trustee in the trust deed as their interests may
appointed hereunder. Upon su	tch appointment a	net without .	of successors to any trustee named herein or to any successor trustee
made by written instrument e property is situated, shall be	xecuted by ben lici	iary, which, +	ien recorded in the mortgage records of the county or counties in which the
s not obligated to notify any beneficiary or trustee shall be	party heroto o pe	nding sale un	ted and acknowledged, is made a public record as provided by law. Trustee ar any other deed of rrust or of any action or proceeding in which erantor
wized in fee simple of the real	property and as a	th the henel ( a valid, uner c	ary and the beneficiary's successor in interest that the grantor is lawfully
Page 24873, Microfi	Im Records o	f Klamatł	County, Oregon.
and that the grantor will warra The grantor warrants th	ant and for sver lefe	and the same i	gainst all persons who msoever.
ChyXFFX3HXFX5HX32F5X This devy applies to, im	Wes to the here lit	CAXAXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	i purposes (see Important Notice below), Sofface) substock for the text text text text to the text text text text to the text text text text text text text
secured hereby, whether or not In construine this trust	named as a bos effe	ciary herein.	star heat the holder and owner, including pledgee, of the contract
rude, assumed and implied to	make the provision	is hereof april	equally to corporations and to individual
IN WITNESS WH	EREOF, the gre	antor has ex	scuted this instrument the day and year first above written.
IMPORTANT NOTICE: Delete, by I	lining out, y hicke /er	warranty in a	X Jugane Bud
not applicable; if warranty (a) is c os such word is defined in the Tr Baneficiary MUST comply with the	pplicable and the be with-in-Lending 1 to	neficiary is a a	relitor
ausclosures; for this purpose use St If compliance with the Act is not re	evens-Ness Form No. equired, disregare this	1319, or equiv s notice.	ROBERT E. HOFFMASTER
ST	ATE OF OR 3G	ON, County	of <u>Deschutes</u> ) ss. iowledged before me on <u>August</u> 28 <u>19</u> 94
KELLY JAPP		DIKO AND	RUBERT E. HOFF MASTER
CLASSING TOP IN BY	<u>×</u>		iowledged before me on, 19,
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KELLEN KELLAT	29.15 <b>9</b>		Keller / Miller
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STATE OF OREGON: COUN	TY OF KLA AA	TH: ss.	
Filed for record at request of	Moint in	Title Cç	the <u>31st</u> day
of <u>Aug</u> of	A.D., 1994	at <u>11:</u> ] Mortga	2 o'clock A M. and duly recorded in Vol M94
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