FORM No. 681 - Oregon Trust Cood Series - TRUST EED	sugnment Restricts		COPYRICHT SOM STEVENS HE	ESS LAW FUBLISHING CO., PORTLAND, OR \$7204
87350 p9-02-94P03 30	4 1	UST DEED	Volmay	Page 27646 (1)
THIS TRUST DEED, made the CHRIS A. EDMONDS			August	, 1994, between
				, as Grantor,
JOHN LANNING AND LAURA LINN				
	•••••			
Grantor irrevocably grants, bar			trust, with power	r of sale, the property in
KLAMATH Count SEE EXHIBIT A WHI(H			S DEFEDENCE	
			b NDP BABACE	
THIS TRUST DEED IS AN AIL-	NCLUSIVE TO	JST DEED AND IS	BEING RECORDE	D SECOND AND JUNIOR
TO A FIRST TRUST DEED IN F Page 22972, Microfilm Reco	is of Klama	th County, Orego	Dated December n.)	r 21, 198/ Vol. M8/
ogether with u' and singular the tenements,				
in or hereafter appertaining, and the rents issue the property.				
FOR THE PURPOSE OF SECURIN		-	-	
**NINETY EIGHT THOU	AND AND N	, / 1001 and with intere	st thereon according tinal payment of pri	to the terms of a promissory ncipal and interest hereof, if
note of even date herewith, payable to sene not sconer paid, to be due and payable The date of maturity of the debt sec.				
becomes due and payable. Should the grinter erty or all (or any part) of grantor's intirest	either agree to, i	s tempt to, or actually sel	I, convey, or assign a	all (or any part) of the prop-
Deneficiary's oprion*, all obligations secured come immediately due and payable. The exe	y this instrum in the strum in the structure in the struc	t an earnest money agre	urity dates expressed ement** does not co	d therein, or herein, shall be- nstitute a sale, conveyance or
assignment. To protoct the security of this trus de				
1. To protect, preserve and maint in provement thereon; not to commit or per nit 2. To complete or restore prompt! and	any waste of the p	operty.		_
damaged or descroyed thereon, and pay when 3. To comply with all laws, ordinance:	lue all costs incl regulations, cove	e red therefor. ants, conditions and rest	rictions aflecting the	property; if the beneliciary
to requests, to join in executing such fin inci- to pay for filing same in the proper public c	l ice or offices, es			
igencies as may be deemed desirable by the 4. To provide and continuously inait clamage by fire and such other hazards is th	t uin insurance on	the buildings now or he from time to time recuir	ereafter erected on re. in an amount not	the property against loss of less than \$
written in companies acceptable to the lene liciary as soon as insured; if the grantor shall	iary, with loss p	i syable to the latter; all p	olicies of insurance si	hall be delivered to the bene-
it least fifteen days prior to the expiration c cure the same a grantor's expense. The emo-	it collected und a	i any fire or other insura	nce policy may be	applied by beneficiary upon
iny indebtedness secured hereby and in sich or any part thereof, may be released to gram under or invalidate any act done pursual to	er. Such applicati			
5. To keep the property free from co i ssessed upon or against the property before	iny part of such	taxes, assessments and o	ther charges become	past due or delinquent and
romptly deliver receipts therefor to benefic lens or other charges payable by grantor eit	r by direct pay 1	ant or by providing bone	ficiary with funds wi	th which to make such pay-
rient, beneficiary may, at its option, nucle secured hereby, together with the oblightions the debt secured by this trust deed, without v	lescribed in pars	staphs 6 and 7 of this tru	ist deed, shall be add	ded to and become a part of
with interest as aloresaid, the property lere. Lound for the payment of the obligation her	betore describe i n described, ar d	, as well as th⇔ granto∴, s i all such payments shill	hall be bound to the be immediately due	e same extent that they are and payable without notice,
and the nonpartent thereof shall, at the opti- able and constitute a breach of this trust deci- 5. To pay all costs, less and expenses	5			
rustee incurred in connection with or it en. 1. To appear in and defend any is tiou	creing this oblig t	i on and trustee's and itte	orney's fees actually	incurred.
and in any suit, action or proceeding in which to pay all costs and expenses, including a ride	ice of title and th	beneficiary's or trus ee	's attorney's lees; th	e amount of attorney's fees
mentioned in this parsgraph 7 in all cases should be trial court, grantor further agrees to pay to three s lees on such appeal.				
It is mutually agreed that: 3. In the event that any portion () a				
I ciary shall have the right, if it so elecat, t		·		
NOTE: The Trust Deed Act provides that the trus es the ar savings and form association authorized to do tusin a operty of this staft, its subsidiaries, affiliates, ag into	iss under the laws a	Oregon or the United Status,	a title Insurance company	ry authorized to insure title to real
"WARNING: 12 USC 1701-J regulates and may pro "The publisher suspess that such an agreem it as	bit exercise of this	ption.		
			STATE OF OR	EGON.
CHRIS A. EDMINIST DEED			\mathbf{X}	ss.
KLAMATH FALLS, OR 97603				that the within instru-
				ived for record on the
JOHN LANNING AND LAURA LAWN	NJ	SPACE RESERVED	· · · · · · · · · · · · · · · · · · ·	, 19, XckM., and recorded
		FOR RECORDER'S USE	• •	lunie No on or as fee/file/instru-
			ment/microfilm	/reception No,
MOUNTAIN TITLE COMPANY				s my hand and seal of
A ter Recording Retarcie (Name, Address, Zip):			County affixed.	
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		the second bin or a	s, expenses and attorney's fees necessarily paid or incurred by grantor irst upon any reasonable costs and expenses and attorney's fees, both
	to much proceedings that De Della LD Dollarity "	the sub-based and a	the second the belance applied upon the incoder
	and prantor aprove, at its /	The or product of the	1
	A A any time and train time to uuk " "P"		the state liebility of any person for the Daymeria of
i I			
	legally entitled thereto, and the recitais in this part	sraph shall be in	· less than \$5
	10 Linon any detaulit by arantor nerelli del	(Anticitional) more	the state of the second paraby secured enter upon any land
	possession of the property or any part morect, i	d expenses of ()	t ration and collection including reasonable attorney's less upon any
	- I-Linderse escurar hereny and in outri of "	v ,	in the sente include and profiles of the proceeds of the
	11. The entering upon and taking post back	ards for any ta	ing or damage of the property, and the application of release mereor as
	aforesaid, shall nor oure or waive any default on ,	indebtedness se t	ed hereby or in grantor's performance of any agreement hereby immediately
	being of the essence with respect to such payment	may elect to p	ceed to foreclose this trust deed in equity as a mortgage of direct the
	trustee to foreclose this trust deed by advertison,	. In the event t	le beneficiary elects to foreclose by advertisement and sale, the bene
	ficiary or the trustee shall execute and chain of the	r the time and t	ace of sale, give notice thereof as then required by law and proceed
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	consists of a failure to pay, when due, such out	I not then be ou	1. had no default occu red. Any other default that is capable of being
,	cured may be cured by tendering the performance	shall pay to th	beneficiary all cost; and expenses actually intuited in endocing
	the obligation of the trust deep together with the	date and at the	time and place designated in the notice of sale of the time to which
	the parcel or parcels at auction to the market of the parcel of parcels at auction to the parcel of the parcel size.	y so sold, but y	a vable at the time of sole. I rustee shall can be a present of the recitals in the thout any covenant or warranty, express or implied. The recitals in the thouse thereof. Any person, excluding the trustee, but including the
	the trust deed. (2) to all persons having ((1) the	surplus, if any, i	the grantor or to an / successor in interest shiftled to and successor trustee
	16. Beneficiary may from time to the au	nd without con	vance to the successor trustee, the latter shall be vested with an inte,
ı.	covers and duties conferred upon any rids of	and which when	recorded in the mortgage records of the county of counties in which the
	bereficiary or trustee shan be a party dias o as	th the beneficius	and the beneficiary's successor in interest that the granter is invited
	The grantor covenants and agrees to that seited in fee simple of the real property arx' has	1 Vano, unerea	
	issi that the grantor will warrant and forever de	end the same a.b the loan repret	inst all persons whom sever. ited by the above des ribed note and this trust deed are surposes (see Important Notice below).
	The grant n warrants that the proceeds of (a)* primuly lor grantor's personal fait	ily or househol- or is a natural	ison) are for business or commercial purposes. I parties hereto, their meirs, legatees, devisees administrators, executors,
	This deed applies to, inures to the tens	The torm benefit	iry shall mean the holder and owner, including pledgee, of the contract
	we sonal representatives, siccessors and as a bene secured hereby, whether or not named as a bene	lciary herein.	, tor, trustee and/or beneficiary may each be more than one person; that hinclude the plural, and that generally all grammatical changes shall be
	A the constant to contificts. Life science ones we		in a section and to individuals
	ne de, assumed and implied to make the pover IN WITNESS WHEREOF, the f	rantor has exe	uted this instrument the day and year first above written.
1			et A et l
			CLS 17. 223
	* I MPORTANT NOTICE: Delete, by lining out, whichev not applicable; if warranty (a) is applicable and the		
	as such word is defined in the trum-in-Lendry as	on by making red	ired
	I I I I I I I I I I I I I I I I I I I	With the states of the states	
	di closures; for mis purpese osa recuired, disa garri If compliance with the Act is not required, disa garri STATE OF OR I	GON, Count	
	This instru	ment was ack	owledged before me on the put while the me, 19.1.7.
		FUNDADS	owledged before n e on, 19,
	This inst.	ment was ack	
	by	·····	· ······
	OFFICIAL SEAL		
	MARY KENNEALLY NOTARY PUBLIC . OREGON	1	Mightemaal
	COMMISSION NO. 014770		Notary Public for Oregon
	WACOLUMISOLOUN VIEW PROPAGATION NON		My commission expires 1644
			be used only when obligations have been paid.)
	10: The uncersigned is the legal owner and	nolder of all inda	tedness secured by the foregoing trust deed. All sums secured by the trus
	leid by you under the same. Mail reconveyars	s and documents	
	DATED:		
	I THE NOT	which it secures.	• 1
	He not lose of delivered to the trustee for cance llatio	before	Beneficiary
	reconvergance will be made.		

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EXII (BIT "A" LEGAL DI SCRIPTION

A tract of land situated in the 1/W1/4 NEL 6 of Section 12, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a point on the Southerly right of way line of Hilyard Avenue from which the 1/4 corner common to Section 1 and said Section 12 bears North 30.00 feet and West 752.71 feet; thence West, along said right of way line 425.00 feet; thence South 400.00 feet; thence East 425.00 feet; thence North 400.1) feet to the point of beginning, with bearings based on the survey of said Minor Land Partition.

STATE OF OREGON: COUNTY OF KLAM/ TH: ss.

Filed	for record at request	of <u>Mointain Title Co</u>	the day
of	Sept.	A.D., 19 <u>911</u> at <u>3:30</u> o'clock <u>P.M.</u>	and duly recorded in Vol. M94.
		of Mortgages on Page _	27646
		Evelyn Biehn	County Clerk
FEE	\$20.00	By Sau	dine Muldendare

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