	FORM No. 831 - Oregon Trust Deed Series - TRUS / DEED (Assignment Res	
	88430 P1 09-19-94P03:33 BCVD	TRUST DEED VOI.M94 Page 29534
	THIS TRUST DEED, maile this 315 Robert G. White	L day of August, 1994, between
	Walter D. Ivie and Mary L. Vie, Hus	, as Grantor, , as Grantor, , as Trustee, and Mife with full rights of Survivorship
	Grantor improved to the total	W. TNESSETH:
		and conveys to trustee in trust, with power of sale, the property in esc fibed as:
		woship 30 South; Range 10 East of the h County Oregon
	Parcel 2: SEłNWłNWł pf Section 20, To Willamette Meridian, Klamat	wuship 30 South, Range 10 East of the h County, Oregon.
	together with all and singular the tenements, vereditaments, or hereafter appertaining, and the rents, issue and profits t	and appurtenances and all other rights thereunto belonging or in anywise now here of and all fixtures now or hereafter attached to or used in connection with
	FOR THE PURPOSE OF SECURING PERFORM.	AN. E of each agreement of grantor herein contained and provident of the
	note of even date herewith payable to logit in	Dollars, with interest thereon according to the target
	The date of maturity of the debt secured by this ins	trunent is the date stated above and the state of the
	beneficiary's option*, all obligations secured to the without a come immediately due and payable. The execution by grant, assignment.	irs obtaining the written consent or approval of the beneficiary, then, at the new irrespective of the maturity dates expressed therein, or herein, shall be- or ( an earnest money afreement** does not constitute or end
	1. To protect, preserve and maintain the property in provement thereon: not to constitute the property in	s: good condition and repairs and to any
	damaged or destroyed thereon, and pay when dite all costs ind	able the condition any building or improvement which may be constructed
11	so requests to join in an of oraliances, regulations, con	curied therefor. renults, conditions and restrictions affecting the property; if the beneficiary ursu int to the Uniform Commercial Code as the beneficiary may require and as vell as the cost of all lien searches made by filing officers or searching
11 .	4. To provide and continuously muinta a insurance of	The buildings now as becaute and and by ming officers or searching
1 2	ticiary as soon as insured; if the grantor shall tal for any reaso	parable to the latter; all policies of insurance shall be delivered to the bene-
1 5	any indebtedness secured Last	er any fire or other incurses as line buildings, the beneficiary may pro-
	5. To keep the property free from const uction liens a	nd to pay all taxes assessment in the second of nonce of default here-
1 7	iens or other charges payable by grantor, e ther by direct paya	rar tor fail to make payment of any taxes, assessments, insurance premiums.
se ti W	ecured hereby, together with the obligations de cribed in para he debt secured by this trust deed, without waiver of any right	end the amount so paid, with interest at the rate set forth in the note agrephs 6 and 7 of this trust deed, shall be added to and become a part of 8 a ising from breach of each of the
- b	ound for the payment of the obligation have in described and the nonpayment thereof shall, at the of tion of the benefici	, as well as the grantor, shall be bound to the same extent that they are a such payments shall be immediately due and payable without notice.
	6. To pay all costs, fees and expense: of this trust inclu-	ding the cost of title search as well as it as it
to	nd in any suit, action or proceeding in which the beneficiary	rpo ting to affect the security rights or powers of beneficiary or trustee:
th to:	te trial court, grantor further agrees to pay such sum as the agrees to pay such sum as the agrees to pay such sum as the agrees to pay such such appeal	e b meticiary's or frustee's attorney's tes; the amount of attorney's fees it's al court and in the event of an appeal from any judgment or decree of opelate court shall adjudge reasonable as the beneficiary's or trustee's at-
	8 In the extend (Lat	
NC	DTE: The Erist Deed Act provides that the t	in the second perisation for such taking,
٠w	ABNING: 12 USC 1701.3 monitotes and agents of branches, the United	Ste les or any agency thereof, or an escritiv agent licenced under ODD consure title to real
=	The publisher suggests that such an agreement at dress the issue of obt	
È		STATE OF OREGON,
•••••		County of
	ROBERT G. WHITE	ment was received for record on the day of, 19,
•••••		FOR in book/reel/volume N., and recorded
••••••	MALTER D. IVIE MARY L. IVIE	on as tee / file / instance
	Baneficiary	Record of
1.2.6	Recording Return to (Name, Address, Zip):	Witness my hand and seal of County affixed.
46.3 	t to a state of the state of th	
·		NAME
		By, Deputy

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which are in excess of the amount required to pay all reaso able costs, expenses and attorney's tees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and apple d by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-

which are in 'access of the amount require/ito pay all reasonable costs; expenses and attorney's less, both in the 'trial and appellate'courts', nece with', 'paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted in the 'trial and appellate'courts', nece with', 'paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted interest set of the upon any test, to such actions and execute such, instruments as shall be necessary in obtaining such compensation, provipily upon beneficiary request of beneficiary, payment of its less and presentation of this deed and the note for endersement' (in case of kull reconveyances, ior cancellation), without attecting the liability of any person for the payment of the indebtedness, trustees may (a) consent of the making of 'any may pay concern my described as the "person or persons legally entitled thereto,'' and the recitals herein of any may tend any inconveyances may be described as the "person or persons legally entitled thereto,'' and the recitals herein of any may tend of any sub of the strong of the services mentioned in his paragraph shill be not less than \$5.
10. Upon any default by grant + he sunder, beneficiary may at any time without notice, either in person, by a receiver to be appointed by a court, and with ut 'gant to the adq arg of any security for the indebtedness heresy secured, enter upon and take possession of the property or any pay the reol, it is own tune sue or otherwise collect the rents, issues and profits, including those pay indice and expens as of operation and collection, including reasonable attorney's less upon any indice and pay the same less cost and expens of o perty, the collection of uson rents, issues and profits, or the proceeds of time any take of the sponerty, and the application relates the possing on a pay the reol, it is own tune sue or otherwise collect the rents, issues and profits, or the proceeds of time and the instrance the beneficiary may

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grantor and beneficiary, may purchass at the sale. 15. When trustee sells pursuam to the powers provid d herein, trustee shall apply the proceeds of sale to payment of (1) the ex-penses of sale, including the compensation of the trustee in da reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all persons having model liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority und (4) the surplus, it any, to the grantor or to any successor in interest entitled to such surplus. 16. Beneficiary may from time to the appoint a subsequent to the successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appoint in the and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein names or appointed hereunder. Each such appointment and substitution shall be made by written instrument executee by leneficiary, which when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclus ve proof of proper ep pointment of the successor trustee. 17. Trustee accepts this trust when this deed, duy e cuted and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party verter of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a part or unit such action or proceeding is brought by trustee. The grantor covenants and agrees to and with the ben-ficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property or d has a valid, un noumbered title therero

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

and that the grantor will warrant and form or defend the save against all persons whomsoever.
The grantor warrants that the proceeds of the loan to presented by the above described note and this trust deed are:

(a)\* primarily lor grantor's persons, lamily or how hold purposes (see Important Notice below).
(b) for an organization, or (even in grantor is a natural person) are for business or commercial purposes.
This deed applies to, insures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term be meliciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not name as a beneficiary hereit.
In construing this trust deed, is is understood that the grantor, trustee and, or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to may and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals.
IN WITNESS WHERE(DF, the graptor has executed this instrument the daw and wear first above written.

IN WITNESS WHERE()F, the grantor has executed this instrument the day and year first above written.

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Robert G. White

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty to far (b)-ten not applicable; if warranty (a) is applicat le and the beneficiary is a creditor as such word is defined in the Truth-In-Lendirg Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making: required disclosures; for this purpose use Stevens-Hess Form No. 1319, or equivalent. If compliance with the Act is not required disregard this notice.

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it compliance with the Act is not requ				
STA	TE OF OREGON, Coun	ty of Deschetes	) ss.	
	I his instrument was a	knowledged before me on	Sipt 15	19.94
by	Kolsert G. white		· · · · · · · · · · · · · · · · · · ·	
· · · · ·	This instrument was a	knowledged before me on		
by				
	<u>r</u> , <u>r</u> , <u>r</u> ,	សុណ៍ រ		
THE	22,223			
OFFICIAL SEAL MARTHA E. HENDI	ee ee f	( WANT &	House	
	EGOTI - North		Notety Public for	Oradon
COMMISSION NO, OC MY EDMANSSION EXPIRES JULY	08013	My commission expires	7-895	Olegon
Contraction Contract July		My commission expires		••••••
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Filed for record at request of _	Klamath Coun	ty Title Co	the19th	day
of Sept A.	D. 19 94 at 3:33	o'clock P M. and	duly recorded in Vol. M94	1
of_	Mortgate	s on Page 29	9534	
		Evelyn Biehn	County Clerk	
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