	FORM No. 881 - Cregon Trust Deed Series - TRUS   DEED (Assignment Restrict ed).
	NCT 88432 COPYRIGHT 19M STEVENSNESS LAW PUBLISHING CO. PORTLAND, OR 978
	THIS TRUST DEED mile this 17th
	DEED; mix le this 17 this day of Annual
Ŷ.	Marc D. Hill and the between
	Klamath County Title  Klamath County Title  Pinecrest Estates. Inc
	Finecrest Estates, Inc., im Oregon company and in the state of the sta
	Grantor irrevocably grants, bardeing college and Grantor irrevocably grants and Grantor irrevocably gran
	Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in
	Lot I in Block 1322 GOS W. All All
	Lot I in Block 1 in Tract 1093 Pinecrest, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.
	Clerk of Klamath County, Oregon.
	together with all and singular the tenements hardisans
	together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now the property.  FOR THE PURPOSE OF SECURING PERFORMANCE of a section with
	THE TORPOSE OF SECURING PERFORMANCE OF A SECURING PERFORMANCE OF SECURING PERF
	not sooner paid, to be due and payable September 15,
	becomes due and payable. Should the granter sither after the date, stated above, on which the
	erty or all (or any part) of grantor's interest is either agree to, at ampt to, or actually sell, convey, or assign all (or any part) of the prop- come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale convey.  To protect the secution of the secution by grantor of an earnest money agreement** does not constitute a sale convey.
	To protect it.
	provement therese, preserve and maintain the property in the
	2 P
	to pay for filling same in the proper public office and to the Uniform Commercial Code as the property; if the beneficiary
	4. To provide and continuously manufacture and dependent to the cont
	damage by fire and such other hazards as the beneficiary may ire in time to time require, in an amount not less than \$ Vacant Land at least fifteen days prior to the expiration of an 'policy of insurance any such insurance and to deliver the policies of the beneficiary.
	cure the same at grantor's expense. The amount of an policy of insurance now or hereafter placed and to deliver the policies to the beneficiary
	or any part thereof, may be released to gran or, Such application, or at option of beneficiary the pro-
	Assessed times of default here.
	ment here the bound of any town and the desired and
	secured hereby, together with the obligations described in the amount so paid, with index with which to make such pay-
	bound for it. Dioperty nerel the fore described a part of
	able and constitute a breach of this trust deet.
t	trustee incurred in connection with or in entropy the structure including the cost of title search as well as the city
_	to pay all costs and expenses, including evidence of title cold at the security rights or powers of beneficiary or trustee:
ti	o pay all costs and expenses, including evidence of title and the beneficiary or trustee; including any suit for the foreclosure of this deed, the trial court, grantor further agrees to pay such as me as the appella e court shall adjudge reasonable as the beneficiary's or trustee's attorney's fees; the amount of attorney's fees or new's fees on such appeal.  It is mutually agreed that:  8. In the event that any notice.
	It is mutually agreed that:
ti N	8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene- ciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, savings and loan association suthering the trustee her sunder must be either an ethorsey who he as only
or	OTE: The Trust Deed Act provides that the trustee her sunder must be either an attorney, who is an active member of the desired to de higher and loan association authorized to de higher sunder must be either an attorney, who is an active member of the desired to de higher sunder must be either an attorney, who is an active member of the desired to de higher sunder must be either an attorney, who is an active member of the desired to de higher sunder must be either an attorney.

NOTE: The irust Deed Act provides that the trustee her lunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or tranches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

"WARNING: 12 USC 1701-3 regulates and may prohit it exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining peneficiary's consent in complete detail.

TRUST DEED	STATEOFO	REGON,
Marc D. Hill & Kandy Hill	County of	>ss.
	11	fy that the within instru-
doughza, Oregon 97622	interit was rec	served for record on the
Pinecrest Estates Tro	The second of C	lock \ M and manut.
655 Montgomery St Suite 920 San Francisco, CA 94111	Page	olume No
Beneficiary  After Recording Return to (Name Address; Zip): 1712-1813-1813-1813-1813-1813-1813-1813-18	1001	n/reception Noof said County.
Pinecrest Estates T-	Witne.	ss my hand and seed of
655 Montgomery St. Suite 920 San Francisco, CA 94111	And the state of t	
		Deputy
	the same of the sa	



Particular states with amount required to pay all reasonable costs, expense and atterney's been monestilly paid on incurred by franter in such proceedings, the amount required to pay all reasonable costs, expense and atterney's been monestilly paid on incurred by franter in the trial and appellate courts, no beginning the proceedings, and the behavior applies and the proceedings, and the behavior applies are proceedings, and the proceedings and proceedings and the proceedin

and that the grantor will warrant and lorever detend the same against all persons whomsoever.

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

(a)\* primarily for grantor's per sons! family or household purposes (see Important Notice below),

This deed applies to, inures to the benefit of and bins all parties hereto, their heirs, legatess, devisees, administrators, executors, personal representatives, successors and assigns. The term ber efficiently shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is un ferstood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF. It e grantor has executed this instrument the day and year first above written. IN WITNESS WHEREO, , if e grantor has executed this instrument the day and year first above written.

\* IMPORTANT NOTICE: Delete, by lining out whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-let ding Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Nots Fort No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. an Kandy STATE OF OREGON, County of ... Klamath This instrument was acknowledged before me on ... September ... 16., Marc. D. Hill and Kandy Hill This instrument was acknowledged before me on .. OFFICE SEAL GENINE JOHI ISON NOTARY PUBLIC - DRIGTON 9 Notery Public for Oregon

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	THE STREET STREET	Non-Section 1	in e signi, de pro-	<del></del>	·	
	DOMITE OF KEY A	IATH: ee	twe	• • • • • • • • • • • • • • • • • • • •		
filed for record at racus		A transfer of the first of	nty Title Coo'clockP_M.,	and duly recorded in N	19th Vol. <u>M94</u>	_ day
FEE \$15.00			Evelyn Biehn	County Clark		
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