No. 881 - Oregon Trust Deed Series - TRUST DEED (A pigna	ant Restricted).	COPY RIGHT 1993 STEVENS NESS LAW PUBLIL-ING CO. POTITLANO, OR \$1204
M SCASS	K-46	
SSI 7 18-94A11 C1 If THIS TRUST DEED, made this2		of July ,7994 , between
CLOIS G. LONG AND ANNA L. LCNG,	husband an	wife , as Grantor,
KLAMATH COUNTY TITLE COMPANY	1 to	as 7 mistee and
TARRY W NULL and DOROTHEA N. N.	ULL. HUSBAN	O AND WIFE WITH RIGHTS OF SURVIVORSHIP , as Beneficiary,
	WITTNA	SKIH:
Grantor irrevocably grants, barguins, KLAMATH County, Ore	sells and conv gon, described	eys to trustee in trust, with power of sale, the property in
The West One-half of the follow	ing descrit	ed property:
PARCEL 1: The ElElelsisE of Sec Williamette Meridian	tion 24, To	wnship 32 South, Range / East of the
That portion of he	EARARANES C	f Section 25, Township 32 South Range /
East of the Will ame	tte Meridia	n, Klamath County, Oregon, lying Northeasterry
of the center thread SEE EXHIBIT "A" ATTACHED OR	Of the Wil	cr
		rtenances and all other rights thereunto belonging or in anywise now dall fixtures now or hereafter attached to or used in connection with
or he eafter appertaining, and the tents, issue and	promis mercor a	each agreement of grantor herein contained and payment of the sum
of THIRTEEN THOUSAND and NO/10)	RFORMANCE 6	
		Dollars, with interest thereon according to the terms of a promissory ade by grantor, the final payment of principal and interest hereof, if
	THU OF NOT	1 . 19
The date of maturity of the debt secured by	this instrument	is the date, stated above, on their or pesido all (or any part) of the
property of all (of any part) of grantor's unsies.	III II WILLIOUS SIN	to the title time control by this instrument, irrespective of
the maturity dates expressed therein, or herein, s  The execution by grantor of an earnest money ag-	nall become immement** does not	s options, all obligations secured by the instruction of diately due and payable. (Delete underlined clause if inapplicable.) constitute a sale, conveyance or assignment.
To protect the security of this trust det d, gr	untor agrees: ·onerty in £00d (	ondition and repair; not to remove or demolish any building or im-
provement thereon; not to commit or permit any to	ood and habitab	condition any building or improvement which may be constructed,
damuged or destroyed thereon, and pay when due	an costs incurred	thereton and contractions affecting the property; if the beneficiary
so requests, to join in executing such tinancing street	or offices, as wel	to the Uniform Commercial Code as the beneficiary may require and as the cost of all lien searches made by filing officers or searching
agencies as may be deemed desirable by the sens	стигу.	turblists are becoulter erected on the property against loss or
damage by fire and such other hazards as it e best written in companies acceptable to the bene icial	, with loss paya	the to the latter; all policies of insurance shall be delivered to the beneficiary
ticiary as soon as insured; if the grantor shall fall i	JI ally reason to ;	to be be selected on the buildings, the beneficiary may pro-
cute the same at grantor's expense. The anio int	ALCOHOL BALLET	. 1-4
or any part thereof, may be released to gran of. 2 under or invalidate any act done pursuant to such	notice.	and other charges that may be levied or
5. To keep the property free from construences and assessed upon or against the property before any	part of such tax	, 11 to the reservoir of any taxes assessments, insurance premiums,
liens of other charges payable by granter, comes	,	at a sound on said with interest at the rate set forth in the note
secured hereby, together with the obligation desi-	Tiped III parag. 4	the beach of any of the covenants hereof and for such payments,
with interest as aforesaid, the property here inde-	ne described, es	the state of the s
and the nonpayment thereof shall, at the op ion (	I IIIe Delicitora,	
6. To pay all costs, tees and expenses or to	is trust including this obligation	the cost of title search as well as the other costs and expenses of the and trustee's and atterney's fees actually incurred.  ting to affect the security rights or powers of beneficiary or trustee;
7. To appear in and defend any action of	noceeding parks	including any suit for the foreclosure of this deed,
to nav all costs and expenses, including evid side.	n time and the o	and the among of an anneal from any judement or decree of
the trial court, grantor further agrees to pay such torney's fees on such appeal.	Sami as the appo	
It is mutually agreed that:	the property sha	I be taken under the right of eminent domain or condemnation, bene- iny portion of the monies payable as compensation for such taking,
ficiary shall have the right, if it so elects, to it	une that an o	at the second of the Oregon State Bar, a bank, trust company
or savings and loan association authorized to do but iness	under the laws of Or	in attorney, who is an active hieriset in the chapter authorized to insure title to real agon or the United States, a title insurance company authorized to insure title to real ates or any agency thereol, or an escrow agent licensed under CRS 698.595 to 698.585.
property of this state, its subsidiaries, animates, agents of a *WARNING: 12 USC 1701 regulates and may profibit a *The publisher suggests that such an agreement iddox	amics of this online	
**The publisher suggests that such an agreement hours	S the issue of ones	STATE OF OREGON,
TRUST DEED		\ss.
=======================================	===	County of
		ment was received for record on the
CLOIS G. LONG ANNA L. LONG		day of
Grantor		in book/reel/volume No on
LARRY W. NULL DOROTHEA M. NULL		RECORDER'S USE page or as fee/file/instru-
J. J. VANGARIA MAIL MAIL MAIL MAIL MAIL MAIL MAIL MA		ment/microfilm/reception No
Beneficiary		Witness my hand and seal of
After Recording Return to (Name, Address, Zip):	1 · ·	County affixed.
KLAMATH COUNTY TITLE CONPAN	Υ	NAME TITLE
422 MAIN STREET KLAMATH FALLS, OR 976(1		By

3.444

which are in cross of the amount required to ,wy st reasonable cost, expenses and attorior's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficia y and applied cours, necessarily paid or incurred by brentil any in such proceedings, shall be paid to beneficiary and such proceedings, shall be paid to beneficiary in such proceedings, and the balance applied upon the indibedness secured hereby; and grantor agrees, at in on a expense, to its such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon the alking's request hereby; and grantor agrees, at in on a expense, to its such actions and execute such instruments as shall be necessary in the such compensation of the seed and the note for enforcement (in case of tull reconveys, when the naking of any may or plat of the property or the payment of the indebtedness, trustee may (a) consent to the naking of any may or plat of the property or any part thereof it for property. The gir see in any teconveys, without warrants, all or any part of the property or any part thereof it is over a may reconvey the property of the traditions of the property or any part thereof in it is over any expenses and the note that property are apply and the services mentioned in this sure; each shall be not less than \$5.

10. Upon any detault by grantor hereuries, I senticiary may a any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of a y security for the indebtedness secured hereby, and in such order as a senting any and the security of the indebtedness secured hereby, and in such order as a senting any and any and the property or any part threate in it is over amount of the property or any part threate in it is over amount of the property or any part threate in it is over amount of the property or any part threate in it is over amount of the property or any part threate in it is over a part of the property or any part t

onvoyance will be made.

and that the grantor will warrant and torever veter I the same agains all persons whomsoever.

The grantor warrants that the proceeds of it e loan represente I by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, it mily or household purposes (see Important Notice below),

(b) for an organization, or (even if grantor's a natural person) are for business or commercial purposes.

This deed applies to, incres to the benefit or and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiarly shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiarly herein.

In construing this trust deed, it is under store that the grantor trustee and/or beneficiarly may each be more than one person; that if the context so requires, the singular shall be taken to mean and in slude the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equily to corporations and to individuals.

IN WITTEES WHEREOF the first for has executed this instrument the day and wear first above written.

*IMPORTANT NOTICE: Delete, by lining out, whichever a arranty (a) or (b) is not applicable; if warranty (a) is applicable and the ben-ficiary is a creditor as such word is defined in the Truth-in-Lending A.t and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregary this solice.  STATE OF OF THE COUNTY of	
STATE OF CTI FULL PA, County of	~ /
This instrument was acknowledged before me on	94,
by CLOIS G. 1 ONG and ANNA L. LONG  This instrument was acknowledged before me on	94
by	
NOTARY   as	
CONTROL IC SEE of	
H- (	
Notice Bublic to O	
Line Smy h Notary Public for On My commission expires 428 98	egon

THE OF A STATE OF A ST	My commission expires 428 78
REQUEST FOR FULL RECONVEYANCE (To be	e i sed only when obligations have been paid.)
TO:, Trus	for
deed have been fully paid and satisfied. You nereby are directed, trust deed or pursuant to statute, to cancel all evic ences of indebt	di eas secured by the foregoing trust deed. All sums secured by the trust or payment to you of any sums owing to you under the terms of the ter ness secured by the trust deed (which are delivered to you herewith to the parties designated by the terms of the trust deed the estate now
held by you under the same. Mail reconveyance and documents to	
Dornot Sose or destroy this Trust Deed OR THE NOTS whild it secures.	

## EXHIBIT "A"

STATE OF OREGON: COUNTY OF KLAWATH:

No timber shall be cut from the subject land until the buyer has completely paid off said coan balance owed the seller in this transaction, except if the seller gives written consent. The net proceeds from the sale of any timber cut from subject land shall be applied toward paying off the buyers loan balance to the seller until paid in full.

Filed for record at reque	est of <u>Klamath Cour</u> A.D., 19 <u>94</u> at <u>11:0</u>	nty [itle co	the the	18th 1 M94	_ day
	of Moctgages	on Page	25615		•
FEE \$20.00		Evelyn Biehn	County Clerk	1a. l. L. C.	
FEE \$20.00	SEIJE (ED	/	- June		
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STATE OF OREGON: O	COUNTY OF KLAMAIH: ss.				
Filed for record at requ	est ofKlamath	County Title co	the	20th	day
of Sept	A.D., 19 <u>9</u> i it <u>3:22</u>	o'clockP_M., a	nd duly recorded in Vo	ol. <u>M94</u>	
	oflortgage	s on Page 2 Evelyn Biehn	9662 County Clerk		
FEE \$15.00			ene Mules		
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