<u>1</u>	FORM No. 881 - Orogon Trust Deed Series - TRUST DEED (Assignment Restricte).	COPYRIGHT 1994 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
den vorant saturne	· 注意· 新闻》后,"你们不会你,我们我们就能能找到你的你的你?""你们我们就是我们的你!""你说我们,我们们我们就是你们的,我们们的吗?"	DEED Val. 20157
Second Second	THIS TRUST DEED, made flus26111_da	votSeptember, 19_94_, between
	GAR E	AND. SUSAN. SILVA, as Grantor,
1		AND. SUSAN. SILVA, as Grantor, TLE. COMPANY, as Trustee, and
	1999 - 1999 - 1997 - 19	HARRY BARNETT as Beneficiary,
		eys to trustee in trust, with power of sale, the property in
	All that portion of the SW 1/4 of Range 6 East of the Willamette Me	Section 10 Tomobio 26 Court

State of Oregon, lying Southwesterly of the Oregon State Secondary Highway designated assLake O' The Woods Highway No. 270.

Code 78 Map 3606-10D() TL 400

together with all and singular the tenens nts, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum TEN_THOUSAND AND NO/100 ths əf

not sooner paid, to be due and payable March 26

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without int obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or sectionment. To protect the security of this trut t deed, grantor agrees: 1. To protect, preserve and main air the

consignment.
The executive of this frunt deed, granter agrees:
To protect the security of this frunt deed, granter agrees:
To protect, preserve and mains in the property in the do condition and repair; not to remove or demolish any building or improvement thereon; not to commit or parmit any waste of the property; in the do condition any building or improvement which may be constructed.
To complete or restore promptly and in dood and hubitable condition and repair; not to remove or demolish any building or improvement thereon; not to commit or parmit any waste of the property; if the beneficiary may require and constructed.
To complete or restore promptly and in dood and hubitable conditions and restrictions allocting the property; if the beneficiary may require and on pay then all laws, ordin nece, regulations, core anats, conditions and restrictions allocting the property; regulat laws or operates the join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and on pay the deneed desirable by the beneficiary; well as the cost of all lies searching devices or searching and continuously mainrain insurance on the buildings now or hereafter eracted on the property, againgt laws or divitten in companies acceptable to the level cirry, with loss yaable to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the granter shall validing any under the restore property the stream of any part before the section of a stream of any policy of invarance nor optics in the approprime of the extension and yaable to the latter; all policies of the secticiary may provide the same at granter's expense. The uncount collected under any life or other same and to deliver the policies to the beneficiary upon any indebaland sectors and scontinucing, are other charges beam of adjust or notice of delauth here- any part thereodi, may be released to granter. Such

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NOTE: The Trust Deed Act provides that the trust is herounder 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 Lusine is 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, age nts or branches, 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 prohibit exercise of this option.

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

I TRUST DEED	che tre contra 184 - ma a chen	STATE OF OREGON,	
1 13 64 St (1) St (1) (1) (1) (1) (1) (2) (2) (2) (2) (2) (2) (2) (2) (2) (2		County of	SS.
GARY E AND SUSAN SI 29200 HWY 140W	LVA	I certify that the within inst	TU-
Klamath Falls, OR 9	7601	the set a captor of the set of	
HARRY BARNETT	War Fernan	space reserved at	an
507 N.E. 99th St #8 Vancouver, WA 98665	D a <u>18</u> 18. 19. 19. 19. 18.	pige or as fee/file/insti unit that is ment/microfilm/reception No	ru-
the the traction is the part of the part o	in provide v References References	Participation of the second seco	tý.
After Recording Return to (Name; Address, Zip);	ang ang ana Ang ang ang ang Ang ang ang ang	County alfixed.	
29200 404 1404	2000	PLATE BLAND AND AND AND AND AND AND AND AND AND	
KLAMFTH FALLS 6	<u> </u>	By	ity

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and that the grantor will warrant and forever defend 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: The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (b) for an organization, or (even if grantor is a nature) person) are for business or commercial purposes. (b) for an organization, or (even if grantor is a nature) person) are for business or commercial purposes. (c) for an organization, or (even if grantor is a nature) person) are for business or commercial purposes. (c) for an organization, or (even if grantor is a nature) person are for business or commercial purposes. (c) for an organization, or (even if grantor is a nature) person are for business or commercial purposes. (c) for an organization, or (even if grantor is a nature) person are for business or commercial purposes. (c) for an organization, or (even if grantor is a nature) person are for business or commercial purposes. (c) for an organization, or (even if grantor is a nature) person are for business or commercial purposes. (c) for an organization, or (even if grantor the grantor, trustee and/or beneticiary may each be more than one person; that iscured hereby, whether or not named as a buneficiary herein. In construing this trust deed, if is understood that the grantor, trustee and/or beneticiary may each be more than one person; that if the context so requires, the singular shall be iraken to mean end include the plural, and that generally all granumatical changes shall be in ade, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF the grantor has end ecuted this instrument the day and year first above written.

M • IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a reditor w as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Nots Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. by _GATY E. SILVA & SUSAN SILVA

This instrument was a knowledged before me on

AS ... of ----11.20 OFFICIAL SEAL KRISTI L. REDD NOTARY PUBLIC-OR EGON COMMISSION NO., 010431 MY COMMISSION EXPIRES NCV. 16, 1995

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)^{ss.}Sept. 26

otary Public for Oregon

BERKE OF HEILINGEN I FRANK AND A LAN WINTE

STATE OF OREGON COUNTY OF KLAMATH: 55 Filed for record at request of the Gary E. Silva 26th day the A.D., 19 94 at 12:24 o'clock P.M., and duly recorded in Vol. M94 , Sept on Page _ Mortgages Evelyn Blehn - County Clerk of _ By Dauline Mullindare \$15.00 \mathbf{x}^{\pm} FEE