Escrow Dept. Atten: Jenine

FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricts	rd).	COPYRIGHT INM STEWING MESS LAW PUBLISH	NG CO. PORTLAND, DA FERM
	K-46926 TRUST DEED	Vol.ma서 Page	31296
THIS TRUST DEED; made this30th		mber,19	94, between
James M. Barentine and Jean T.	Barentine	······································	, as Grantor,
Klawath County Title Co.	<u>and in the deal of the least</u>	<u></u>	as Trustee, and
Cathy King	17.77.12-7	7 (as Beneficiary,
W. Grantor irrevocably grants, bargains, sells and	d conveys to trustee	in trust, with power of sale,	the property in
Klamath County, Oregon, desc	cribed as:	Propagation of the control of the co	
Lot 1 Block 4 North Klamath Falls A plat thereof on file in the office	of the County C		
Oregon.			
together with all and singular the tenements, hereditaments at or hereatter appertaining, and the rents, issues and profits the the property.	nd appurtenances and all erect and all fixtures now	other rights thereunto belonging of v or hereafter attached to or used i	or in anywise now in connection with
of ************************************	dred an No/100*	********	*****
note of even date herewith, psyable to beneficiary or order not sooner paid, to be due and psyable December 29.	and made by grantor, th	he final payment of principal and	interest hereof, if
The date of maturity of the debt secured by this inst becomes due and payable. Should the grantor either agree to, erty, or all (or any part) of grantor's interest in it without it beneficiary's option*. all obligations secured by this instrum	rument is the date, state, attempt to, or actually irst obtaining the writter ent, irrespective of the r	sell, convey, or assign all (or any a consent or approval of the benefi maturity dates expressed therein, o	part) of the prop- iciary, then, at the or herein, shall be-
come immediately due and payable. The execution by granto assignment. To protect the security of this trust deed, grantor agree.	er of an earnest money a s:	greement** does not constitute a s	sale, conveyance of
1. To protect, preserve and maintain the property in provement thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and he	property.		-
damaged or destroyed thereon, and pay when due all costs in 3. To comply with all laws, ordinances, regulations, cor so requests, to join in executing such financing statements pu	curred therefor. venants, conditions and r ursuant to the Uniform C	restrictions affecting the property; Commercial Code as the beneficiary	it the beneficiary may require and
to pay for filing same in the proper public office or offices, a agencies as may be deemed desirable by the beneticiary. 4. To provide and continuously maintain insurance of	on the buildings now o	r hereafter erected on the proper	ty_against_logs_or
damage by tire and such other hazards as the beneficiary ma written in companies acceptable to the beneficiary, with loss ficiary as soon as insured; if the grantor shall fail for any reass	ay from time to time rec payable to the latter; al	quire, in an amount not less than \$ Il policies of insurance shall be deliv	vered to the bene-
at least fifteen days prior to the expiration of any policy of it cure the same at grantor's expense. The amount collected und any indebtedness secured hereby and in such order as beneficia or any part thereof, may be released to grantor. Such applica:	nsurance now or herealte ler any fire or other ins ary may determine, or at	er placed on the buildings, the ben urance policy may be applied by option of beneficiary the entire an	eficiary may pro- beneficiary upon nount so collected,
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens a assessed upon or against the property before any part of suc promptly deliver receipts therefor to beneticiary; should the liens or other charges payable by grantor, either by direct pay ment, beneticiary may, at its option, make payment thereof secured hereby, together with the chligations described in path the debt secured by this trust deed, without waiver of any right with interest as aloresaid, the property hereinbefore describe bound for the payment of the obligation herein described, at and the nonpayment thereof shall, at the option of the benetic	th taxes, assessments and grantor fail to make pay ment or by providing be t, and the amount so pe ragraphs 6 and 7 of this hits arising from breach o d, as well as the granto and all such payments sh	I other charges become past due a ment of any taxes, assessments, ins eneticiary with funds with which to id, with interest at the rate set a trust deed, shall be added to and t any of the covenants hereof and to r, shall be bound to the same extra all be immediately due and payab	or delinquent and urance premiums, o make such pay- forth in the note become a part of or such payments, ent that they are le without notice,
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust incl trustee incurred in connection with or in entorcing this oblig	ation and trustee's and	attorney's fees actually incurred.	
 To appear in and delend any action or proceeding p and in any suit, action or proceeding in which the beneficiary to pay all costs and expenses, including evidence of title and 	ourporting to affect the v or trustee may appear,	security rights or powers of benef including any suit for the foreclo	sure of this deed,
mentioned in this paragraph 7 in all cases shall be tixed by the trial court, grantor further agrees to pay such sum as the torney's lees on such appeal.	he trial court and in the	event of an appeal from any judg	ment or decree of
It is mutually agreed that: 8. In the event that any portion or all of the property ficiary shall have the right, if it so elects, to require that all	y shall be taken under t Il or any portion of the	he right of eminent domain or con monies payable as compensation	demnation, bene- for such taking,
NOTE: The Trust Deed Act provides that the trustee hereunder must be e or savings and loan association authorized to do business under the laws property of this state, its subsidiaries, affiliates, agents or branches, the Uni*WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of thi	of Oregon or the United Stati ited States or any agency then	es, a title insurance company authorized	to insure title to real
**The publisher suggests that such an agreement address the issue of	obtaining beneficiary's conse		
entra and transmining to Volta and all transmining to the second and the second a	n de la Calabara Artinista (n. 1964). 1 de septembro - Propins Calabara (n. 1964). 1 de septembro - Calabara (n. 1964).	STATE OF OREGON,	} ss.
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Jean M. Barentine	Belig valler et alle in desemble et Karen et alle valler et et alle et alle et Karen et alle et al	ment was received for	record on the
Grantor	SPACE RESERVED	at o'clock M	., and recorded
Cathy King	FOR RECORDER'S USE	in book/reel/volume No.	on
THE CONTROL OF THE CO		ment/microfilm/reception	n No,
	ार्वे क्रम होते हो १८ ५ वेह्न पुरस्कार के प्रेर ५ स्थापन क्रमें के इस ता प्रकार स्थापन के	Witness my har	V
After Recording Ratum to (Name, Addrists, Zip):	. का प्रमुख्य प्राप्त कर है। इस प्राप्त के प्रमुख्य कर है। कोर्य के महिल्ला के प्रमुख्य कर है। इस प्रमुख्य कर है। के प्रमुख्य कर है। इस प्रमुख्य कर है। इस प्रमुख्य कर है।	County effixed:	
Klamath County Title Co. 422 Main St.	િલાના પ્રતિકૃતિક કરીનો અને કરી કરી છે. પુત્રસારિક માટે સ્થિતિ કરી કરી છે.		TITLE
Klamath Falls Oregon 97601		71	~ }



pata or i pata to dia time to come

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily pair or incurred by frunter in such proceedings, shall be paid to beneficiary and applied by it lites upon any reasonable costs are balance applied upon the indubted-in the trial and appellate courts, necessarily paid or incurred by beneficiar the trial and appellate courts, necessarily paid or incurred by beneficiar the trial and appellate courts, necessarily paid or incurred by beneficiar the paid to be the processary in a detail and the processary in the note for endorse and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the note for endorse most (in case of full reconveyances, for cancellation), that the note for endorse most (in case of full reconveyances, for cancellation), that is the processary of the note of the control of the processary. The grantee in any reconveyance may be described as the "percent the note of the services mentioned in this paragraph shall be conclusive proof of the truthinness three; legally entitled thereto," and the recital therein of any matters or facts shall be conclusive proof or the truthinness three. I rursee's legally entitled thereto," and the recital therein of any matters of facts shall be conclusive proof of the truthinness three. I rursee's legally entitled thereto," and the recital therein of any matters of facts shall be conclusive proof of the truthinness three. I rursee's legally entitled thereto," and the recital therein of any matters of facts shall be conclusive proof of the truthinness three. I rursee's legally entitled thereto, and the property of any part thereto, in its sort names use or otherwise collection, either in person, by affect of by a receiver of the property of any part thereto, in the sort of the property of any part thereto, in the sort of the proper

and that the grantor will warrant and torever 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:

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 personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

(b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

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

In construint this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that

THE TACKT THE	es, the singular shall be taken to mea plied to make the provisions hereof a SS WHEREOF, the grantor has	executed itu	5 Mistrament the any	- ,	7
IMPORTANT NOTICE: Denot applicable; if warrants such word is defined beneficiary MUST comply disclosures; for this purp	elete, by lining out, whichever warranty (or the first out of the first out out out out out out out out out ou	a creditor day on Z, the required Je	nes M. Barentine an T. Barentine	ntine	
If compliance with the A	STATE OF OREGON, Cou	inty ofK	lamath 00)ss. ctober 5	19 94,
ार केला (च्यूक्ति व क्यूक्ति व	by James M. Baren This instrument was	acknowledge	d before me on		
	OF		mulch)	Notary Public	c for Oregon
	N: COUNTY OF KLAMATH:	The second second second	itle co		day

STATE OF OKEGOTT. COOTT	주지도 그 목 10년 시간 사람들이 하는 사람들이 하는 것이다.		
	Klamath County Title co	the	6th day
O-L	74 27 J. TT UCIUCA	and duly recorded in	Vol. <u>M94</u>
of	MOTTERAGES ON TAKE		
	Evelyn Biehr	n - County Cle	ſK /
FEE \$15.00	By Wa	mune Mars	