FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Rest NC.	And the street of the street o		LUSHING CO. PORTLAND OR 97204
89338 - 10-07-94A11:28 RCVD		Volma4 Pag	
THIS TRUST DEED, made this 4th Benjamin L. Blew and Kerri A. Der			
rights of survivorship			, as Grantor,
Aspen Title & Escrow, Inc. Charles E. Rosecrans and Catherin	ne N Posecrans	hughand and offer and	, as Trustee, and
rights of survivorship			n_rull , as Beneficiary,
그는 그 그들이 학생들은 어떤 가는 사람들이 어느를 내가 화작했다. 학교육은	WITNESSETH:	and the following section of the section of	
Grantor irrevocably grants, bargains, sells a Klamath County, Oregon, d	and conveys to trustee escribed as:	in trust, with power of sal	e, the property in
Lot 509, Block 102, MILLS ADDITION of Klamath, State of Oregon.	ON TO THE CITY OF	KLAMATH FALLS, in the	ne County
Code 1 Map 3809-33AC Tax Lot 1180	00		
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits	and appurtenances and a thereof and all fixtures no	ll other rights thereunto belongi w or herealter attached to or us	ng or in anywise now ed in connection with
the property. FOR THE PURPOSE OF SECURING PERFORM OF THIRTY SIX THOUSAND SEVEN HUNDRED	MANCE of each agreement	of grantor herein contained and	payment of the sum
note of even date herewith, payable to beneficiary or order	Dollars, with in	terest thereon according to the t	erms of a promissory
not sooner paid, to be due and payablematurity	of note,19		
The date of maturity of the debt secured by this in becomes due and payable. Should the grantor either agree erty or all (or any part) of grantor's interest in it without beneficiary's option*, all obligations secured by this instru- come immediately due and payable. The execution by gran	to, attempt to, or actually t tirst obtaining the writte ument, irrespective of the	sell, convey, or assign all (or a n consent or approval of the be maturity dates expressed therein	ny part) of the prop- neficiary, then, at the n. or herein, shall be-
assignment. To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain the property i	'ces:		, .
2. To complete or restore promptly and in good and	the property. habitable condition any l		
damaged or destroyed infereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, or so requests, to join in executing such financing statements	incurred theretor. covenants, conditions and pursuant to the Uniform (restrictions affecting the proper	ty; if the beneficiary
to pay for filing same in the proper public office or office agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance	s, as well as the cost of a	ll lien searches made by filing	officers or searching
damage by tire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with Ic	may from time to time re oss pavable to the letter: a	quire, in an amount not less tha Il policies of insurance shall be d	n \$ insurable, v
ticiary as soon as insured; it the grantor shall tail for any reat least fifteen days prior to the expiration of any policy or cure the same at grantor's expense. The amount collected urany indebtedness secured hereby and in such order as benefior any part thereof, may be released to grantor. Such appli	ason to procure any such in t insurance now or hereatt ander any tire or other ins ciary may determine, or at	nsurance and to deliver the polic er placed on the buildings, the l wrance policy may be applied option of beneficiary the entire	ies to the beneficiary beneficiary may pro- by beneficiary upon amount so collected.
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lien	ns and to pay all taxes, as	sessments and other charges th	at may be levied or
assessed upon or against the property before any part of a promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either by direct p ment, beneficiary may, at its option, make payment there secured hereby, together with the oblisations described in	such taxes, assessments and a grantor fail to make pay a grantor fail to make pay a grant or by providing be set, and the amount so payaggaraphs 6 and 7 of this	d other charges become past du ment of any faxes, assessments, eneticiary with funds with which aid, with interest at the rate so trust deed, shall be added to a	e or delinquent and insurance premiums, to make such pay- et forth in the note and become a part of
the debt secured by this trust deed, without waiver of any rivith interest as aloresaid, the property hereinbefore describound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the benable and constitute a breach of this trust deed.	ights arising from breach o bed, as well as the granto and all such payments sh eficiary, render all sums so	f any of the covenants hereof and r, shall be bound to the same a all be immediately due and pay ecured by this trust deed immed	d for such payments, extent that they are able without notice, liately due and pay-
6. To pay all costs, fees and expenses of this trust in trustee incurred in connection with or in enforcing this ob. 7. To appear in and defend any action or proceeding	ligation and trustee's and	attorney's fees actually incurred security rights or nowers of he	neficiary or trustee:
and in any suit, action or proceeding in which the beneficie to pay all costs and expenses, including evidence of title an mentioned in this paragraph 7 in all cases shall be tixed by	ary or trustee may appear d the beneticiary's or trus the trial court and in the	, including any suit for the fore tee's attorney's fees; the amout event of an appeal from any ju	closure of this deed, at of attorney's fees dement or decree of
the trial court, grantor further agrees to pay such sum as th torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the prope	rty shall be taken under t	he right of eminent domain or o	ondemnation, bene-
liciary shall have the right, if it so elects, to require that	all or any portion of the	monies payable as compensati	on for such taking,
NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and loan association authorized to do business under the lar property of this state, its subsidiaries, affiliates, agents or branches, the L "WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of	ws of Oregon or the United Stat United States or any agency then this option.	es, a title insurance company authoriz eof, or an escrow agent licensed under	ed to insure title to real
*The publisher suggests that such an agreement address the issue of	or organising Denoistary's conse	STATE OF OREGON,)
TRUST DEED		County of	ss.
	an ang teritori di kalandar. Patapan ang ang padalah mer	Louisly that t	he within instru-
		ment was received to	19
Grantor	SPACE RESERVED FOR	ato'clock in book/reel/volume N	M., and recorded
	RECORDER'S USE	page or as	n. ' ~~
			s fee/file/instru-
Beneficiary		Record of	fee/file/instru- ion No, of said County.
After Recording Return to (Name, Address, Zip):		Record of	fee/file/instru-
Beneficiary Mar Recording Return to (Name, Address, Zip): Aspen Title & Escrow, Inc. 525 Main Street		Record of	fee/file/instru- ion No, of said County.



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied 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 indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and exacts such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easement of creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at 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 any security for the indebtedness hereby secured, enter upon and take due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession o

12. Upon detault by grantor in payment of any indebtedness secured hereby or in grantor's performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary may elect to proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and sale, or may direct the trustee to prisue any other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the trustee shall execute and cause to be recorded a written notice of default and election to sell the property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the detault or defaults. If the default consists of a tailure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's less not exceeding the amounts provided by law.

14. Otherwise, the sale shall be held on the date and at the time and place designated i

deed of any matters of tact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

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and that the grantor will warrant and torever 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:

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

(b) for an organization, or (even it grantor 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, 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 construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

*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-Lending Act 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, disregard this notice.	Benjamin L. BLEW KERRI A. DEWITT
STATE OF OREGON, County of This instrument was acknowle byBenjamin L. Blew and	dged before me on October (c. 19 94) Kerri A. Dewitt dged before me on
OFFICIAL SEAL MARLENE T. ADDINGTON NOTARY PUBLIC - OREGON	Addington Notary Public for Oregon ly commission expires March 22, 1997

STATE OF OREG	ON: COUNT	Y OF KLAMAI	H: SS.	riji Markada (1. 1. diji mala Adala)	44.0				
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