FORM (A. 88) - Oregon Trust Deed Series - TRUST DEED   less(n ment Rauts set).	COPYNIGHT WAS STEVENSHESS LAW PUBLISHING CO, PORTLAND, OR ST
10-28-94A09:58 R( D TR	Valmay Page 33494
DANIEL THOMAS BRATLAND and (YNIHIA LYNN HOUNTAIN TITLE COMPANY OF KLE	FRATIAND, husband and wife, as Granto MAIH COUNTY, as Trustee, ar
NADINE F. CALLAGHER	, as 1 rustee, ar
WIT Grantor irrevocably grants, bargains sells and c KLAMATH County Ore gon, descrit	NESSETH: on eys to trustee in trust, with power of sale, the property
Lot 1 in Block 1 of Tract No. 116 official plat thereof on file in Klamath County, Oregon.	2, WHISKEY CREEK ACRES, according to the the office of the County Clerk of
में प्राप्त कर है जिस्से के प्राप्त के किया के स्वर्ध के प्राप्त के किया है है जिसके हैं। इस किया के प्राप्त क स्वर्ध के प्राप्त के किया किया किया किया किया किया किया किया	
or hereafter appertaining, and the rents, issue: and profits thereo	app. tenances and all other rights thereunto belonging or in anywise met at all fixtures now or hereafter attached to or used in connection with a light transfer of grantor herein contained and payment of the se
of **TWELVE THOUSAND FIVE HUNDRED A	ND NO / 100+bs****
note of even date herewith, payable to beneticiary or order and not somer paid, to be due and payable Per thims of no	
The date of maturity of the debt secured it has instrumed becomes due and payable. Should the grantor either agree to, attempt or all (or any part) of grantor's interest in it without first beneficiary's option*, all obligations secured by the instrument, come immediately due and payable. The execution by grantor or assignment.	nert is the date, stated above, on which the final installment of the neterior to, or actually sell, convey, or assign all (or any part) of the prooble ining the written convent or approval of the beneficiary, then, at its spective of the maturity dates expressed therein, or herein, shall the earnest money agreement** does not constitute a sale, conveyance
provement thereon; not to commut or permit any waste of the pro-	d condition and repair; not to remove or demolish any building or in
damaged or destroyed thereon, and pay when the all costs incurr	able condition any building or improvement which may be constructed therefor.
so requests, to join in executing such financing stan ements pursu- to pay for filing same in the proper public of ice confices, as we agencies as may be deemed desirable by the bynelic large.	ant to the Uniform Commercial Code as the beneficiary may require a real as the cost of all lien searches made by filing officers or searchi
damage by ure and such other hazards as the bere uclary may is	the buildings now or hereafter erected on the property and from time to time require, in an amount not less than \$
ficiary as soon as insured; if the grantor shall lill to any reason to at least titteen days prior to the expiration of any holicy of insur- cure the same at grantor's expense. The amount on octed under a	o procure any such insurance and to deliver the policies to the beneficiar and now or hereafter placed on the buildings, the beneficiary may pray ite or other insurance policy may be applied by beneficiary up may determine, or at option of beneficiary the entire amount so collecte
or any part thereot, may be released to granto. Sue h application under or invalidate any act done pursuant to such sotice.	or elease shall not cure or waive any default or notice of default her to may all taxes, assessments and other charges that may be levied
assessed upon or against the property before my fart of such to promptly deliver receipts therefor to beneficiary; should the gran liens or other charges payable by grantor, either by direct payment ment, beneficiary may, at its option, make plyment thereof, and	AXES assessments and other charges become past due or delinquent and intertail to make payment of any taxes, assessments, insurance premium not on the providing beneficiary with funds with which to make such paid in the amount so paid with interest at the rate set both in the pool of the amount so paid with interest at the rate set both in the pool of the amount so paid with interest at the rate set both.
secured hersby, together with the obligations (escribed in paragr, the debt secured by this trust deed, without waiver of any rights a with interest as aforesaid, the property herein before described, and a bound for the payment of the obligation here n described, and a and the nonpayment thereof shall, at the option of the beneficiar.	aph 6 and 7 of this trust deed, shall be added to and become a part trist ig from breach of any of the covenants hereof and for such payment s will as the grantor, shall be bound to the same extent that they a till such payments shall be immediately due and payable without notic by, ander all sums secured by this trust deed immediately due and pa
able and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust includir trustee incurred in connection with or in ento cin, this obligatio	ng t we cost of title search as well as the other costs and expenses of t on a winter trustee's and attorney's fees actually incurred.
and in any suit, action or proceeding in which the l'eneticiary or	ori ig to affect the security rights or powers of beneficiary or truste fru tee may appear, including any suit for the foreclosure of this dee ben ficiary's or trustee's attorney's fees; the amount of attorney's
mentioned in this paragraph 7 in all cases shall be ixed by the t	riel court and in the event of an appeal from any judgment or decree ells e court shall adjudge reasonable as the beneficiary's or trustee's a
8. In the event that any portion or all of the property shi	all the taken under the right of eminent domain or condemnation, ben any portion of the monies payable as compensation for such takin
or savings and loan association authorized to do busine is unit or the laws of O	
the state of the second of the second	
DANIEL THOMERUSATIONS and CONTEIN INN I	BRE TLAND  County of
CHILOUIN, OR 97624	Certify that the within instru-
NADINE F. GALLAGHER WHISKEY CREIK RANGH	day of ,19
SPRAGUE RIVER, OR 97639 2 5 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5 7	in book/reel/volume No
MOUNTAIN TITLE COMPANY	ment/microfilm/reception No
After the ording Return to (Name, Address, Zip)	County effixed.
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whith are in excess of the amount required is pes all reasonable costs, expenses and attorney's less 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 less, both in the trial and appellate courts, necessarily pid or incurred by bear ticiary in such proceedings, and the belance applied upon the indebtedness secured hereby; and grantor, agrees, at its own expenses, to also such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon be meliciary's request.

11. 3. At anythine and from time to that upon written request of beneficiary, payment of its less and presentation of this deed and the note for endorgement (in case of tall from two tones, for cancellation), without affecting the liability of any person for the payment of the indebtedness, finished may (a) consent a the making of any a ap or plat of the property; (b) join in granting any essentent or creating any restriction thereon; (c) join in any sub ridiation or other agreement affecting this beded or the line or charge hereof; (d) reconvey, without warranty, all or any part of the property. The juntee in any reconveyance may be described as the "person or persons legally entitled thereto;" and the rectals the wind any matters or lasts shall be conclusive proof of the truthillness thereof. Trustee's the appropriate by a court, and without regir or the adequacy of any security for the indebtenses hereby secured enter upon and take poissastion of the property or any part thereof, in its own name such or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less cuts a desponse of or earlies and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such orcer as beneficiary may determine.

11. The intering upon and taking possissic of the property, the collection of such application or release thereof as

15. When trustee sells pursuant to the powers provided here n, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a nesonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent of the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it 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 appointed hereunder. Upon such appointment, and without convey ence to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or any ointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beseticinty, which, when ecorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive prox to it croper appointment at 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 per ding 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, unencumb red title thereto

and that the grantor will warrant and lovever delend the same against all persons whomsoever

The grantor war warrant and notice use at the same agon at an persons whomsolver.

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

(a)\* primarily lor grantor's personal, and or household a reposes (see Important Notice below),

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

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

In construing this trust deed, it is understood, that the grank c, trustee and/or beneficiary may each be more than one person, that it the context so requires, the singular shall be telen 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.
IN WITNESS WHEREOF, the grentor has executed this instrument the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which ever warranty (a) or (b) s not applicable; if warranty (a) is applicable and to be deficient is a credit to as such word is defined in the Truth-in-lending Act and Regulation Z, the beneficient MUST comply with the Act and Regulation by making required AYNTHTA TYNK BRATTLAND
beneficiary MUST comply with the Act and Regulation by making required CYNTHIA LYNN BRATLAND disclosures; for this purpose use Stevens-Ness Forn No. 1319, or equivalent if compliance with the Act is not required, disregal of the notice.  STATE OF OREGON Country of
This ins run ent was acknowledged before me on October 2, 1994, by DANIEL THOMAS BRATLAND and CYNTHIA LYNN BRATLAND
This ins run ent was acknowledged before me on, 19, by
OFFICIAL SEAL
MARY KENNEALLY NOTARY PUBLIC - OREGON. COMMISSION NO. 0147767 17
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STATE OF OREGO	ON: COUNTY OF KLAMA	TH: ss.	भिक्तका प्राप्ति है रात्र राज्य र १५३	•	
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			on Page 33494		
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