FORM No. 811 - Oregon Trust Deed Series - TRUST DEED (Assig ment lestricted).	COPTINGI I BOA DIEVELOPALE
PORIA No. 81 - Orogon Tust Used Series - Trust Leader - Thus Leader - Th	Vol M94 Page 33501
an track of the second s	October
SETTING T COUDE and CVNIII A S LUEBS, HUSUCH	and wife, as Grantor,
	activity as Trustee, and
TTTTNES	FIFE
Grantor irrevocably grants, bargairs, sells and convey	
SEE EXHIBIT A WHICH IS HALL A PART HE	EOF BY THIS REFERENCE
together with all and singular the tenements, her ditu dents and apput	nances and all other rights thereunto belonging or in anywise now
or hereafter appertaining, and the fellis, issues a la produce the	Il fixfures now or hereafter attached to of acce in contained and payment of the sum
THE PRESENCE OF SECURING LERIORMANCE of C	ich agreement of granior herein contained und pay attent

FOR THE PURPOSE OF **FIFTY-FOUR-THOUSAND FI'd -HUNDRED A VD NO # 100ths****

LITITION INCOMPLET AND NOW TOULDS Lollars, with interest thereon according to the terms of a promissory Lollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to benefici up of order and mark by grantor, the final payment of principal and interest hereof, if of ... not scoter paid, to be due and payable __per_terss_of_note____

beneliciary's option⁸, all obligations secured by this instrument, irres, ective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution 1 y grantor of an e irrest money agreement⁴⁸ does not constitute a sele, conveyance or assigned to protect, preserve and maintain the projerty in glood con lition and repair; not to remove or demoliah any building or improvement thereon; not to commit or permit an 'wu's of the property.
To complete or restore promyty and i a gk of and habitable - ordition, any building or improvement which may be constructed, damaged or destroyed thereon, and pay when die all costs incurred it hordition and repair; not to remove or demoliah any building or improvement which may be constructed, it is not complex with all have, odimances, n guilt is non, corrunant it. the Uniform Commercial Code as the beneficiary may require end to pay for liting aams in the property with the series, as well at the cost of all lien searches made by liling elicies or searching agencies as may be deed done have as the ineel ciary may traver in more value and montimuously maintan in urance on the buildings now, or herealite eracted on the stratogeto between the beneficiary may require and a stratistic as the ineel ciary may trave and insurance or due to the stratogeto the beneficiary may protect there on an single if it the grantor shall all for any reason to procure any such insurance policy may be applied by beneficiary upon or any stratistic of stratos and stratos to collected, any is no discussion as insured by beneform of the single and in the strato is oblicary may is of insurance or vary and deduct on choice of default hereit or novalidate eny act done pursuant to a stratos and beneform any is a stratos and in a stratos and in a stratos and is any reason of the adaptive the selected any is no constance and by be believed to the beneficiary may produce thereof, and be thereof and in any reason or vary and thereof and the admot and inte

8. In the event that any portion or all of it's property shall be taken under the right of eminent domain or condemnation, bene-shall have the right, it it so elects, to require that all or an portion of the monies payable as compensation for such taking,

ticiar) shall have the light, it is so that			we have at the Organ State Bar a hank trust company
NOTE: The Trust Deed Act provides that the trustee he reund in muse or savings and loan association authorized to do busin ss un fer th property of this state, its subsidiaries, affiliates, agents or bran shes, t "WAR NING: 12 USC 1701]-3 regulates and may prohibit to arcise "The publisher suggests that such an agreement act ress the iss	he United State	s or any agency thereof, t	an escrow agent licensed under OHS 690.305 to 690.505
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which are in excess of the amount required to a yeal mean-pair over the information of the proceedings, shall be paid to bene lidius and applied by it in expenses and attorney's lees necessarily paid or incurred by granton and reasonable costs and expenses and attorney's lees. The second hereby, and grantor agrees, at it own expenses, to take unch allowed lengths, and the balance applied upon the induction and executes acch instruments as shall be necessarily paid to bene lidius and applied to the induction and executes acch instruments as a shall be necessarily and the balance applied upon the induction of the executed hereby, and grantor agrees, at it own expenses, to take unch allowed at excelling and executes acch instruments as shall be necessarily and the balance applied upon the induction of the executed to the induction of the executed as the "person or persons in the property of the same the executed to the induction of the induction of the induction of the executed to the executed to the induction of the executed to the induction of the executed to the induction of the executed to the executed to

grantor and beneficiary, may purchase at the sak. 15. When trustee sells pursuant to the powers provided here in, trustee shall apply the proceeds of sale to payment of (1) the ex-penses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by 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 this e appoint a successor or successors to any trustee named herein or to any successor trustee property is situated, shall be conclusive provided by without converge and or appointed in the mortgage records of the county or counties in which the support is situated, shall be conclusive provided by executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of payming sale under any other deed of the successor in interest that the grantor is lawfully served in a successor of successor is successor in the successor in the successor is the successor in the successor trustee. The support of the conclusive provide of proper appointment of the successor trustee. The support of the conclusive provide of proper appoint and the successor trustee. The support of the conclusive provide of proper appoint and acknowledged, is made a public record as provided by law. Trustee there is not obligated to notify any party hereto of payming sale under any other deed of trust or of any action or proceeding in which grantor, The grantor covenants and agrees to ard with the beneficiary and the beneficiary is successor in interest that the grantor is lawfully seized in fee simple of the real property and has a velid, unencumb red title thereto

and that the grantor will warrant and forever detend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represents of by the above described note and this trust deed are: (a)* primarily for grantor's personal, aint for household in represent set by the above described note and this trust deed are: (a)* primarily for grantor's personal, aint for household in represent set by the above described note and this trust deed are: (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, induces to the bet efficient of an induce person are for business or commercial purposes. personal representatives, successors and assign S. The term beneficient shall mean the holder and owner, including pledgee, of the contract in construing this trust deed, it is undursted that the grantor', trustee and/or boneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and helde the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provision these even the plural, and that generally all grammatical changes shall be IN WITNESS WHEREOF, the fractor has even the this instrument the day and year first above written

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

* IIAPORTANT NOTICE: Delete, by lining out, which wer varianty (a) or (b) is not applicable; if warianty (a) is applicable and it e ber efficient is a creatio as such word is defined in the Truth-in-Lending (ut) and Regulation Z, th-beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 319, or equivalent if compliance with the Act is not required, disregard this notice.

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EXHIBIT "A" LEGAL DESCRIPTION

33503

Lots 27 and 30 and E1/2 of 1 ot 28 and E1/2 of Lot 29, Section 33, Township 35 South, Range 7 East of the Willamette Mer dian, Klamath County, Oregon.

EXCLUDING from East 1/2 of Lot 29 a portion of land described as follows:

A portion or tract of land situated in Section 33, Township 35 South, Range 7 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at the Southwest corner of the E1/2 of Lot 29; thence North 208 feet; thence East 208 feet; thence South 208 feet; thence Nest 208 feet to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH

Filed f	or record at re-	quest of		Mountain Ti		the		
of	Oct.	A.D., 19 _	<u>94</u> al	9:59 Mortgages	clock <u>A</u> M., an on Page	nd duly recorded in 33501	Vol. <u>M94</u>	•
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