IM No. 881 - Orogon Trust Deed Series - TRUST DEED (Assignment Rest	
terminal programmer can describe the second	V ()
THIS TRUST DEED, made this 4th	day of November , 1994 , between
	, as Grantor,
CDEN TITLE & ECCDON INC	as Trustee and
OHN T. MATHIS and WILMA V. HALAAS,	not as tenants in common but with full rights of
urvivorship	not as tenants in common but with full rights of, as Beneficiary,
Canta improper to hardeine selle	WITNESSETH: and conveys to trustee in trust, with power of sale, the property in
lamath County, Oregon, d	lescribed as: : ::::::::::::::::::::::::::::::::
and a second control of the second control of the second control of the second control of the second control of	The state of the s
The N 1/2 of Lot 3, Block 1, SECOND Clamath, State of Oregon.	ADDITION TO ALTAMONT ACRES, in the County of
ODE 41 MAP 3909-10DB TAX LOT 1900	
ereafter appertaining, and the rents, issues and profits	ts and appurtenances and all other rights thereunto belonging or in anywise now is thereof and all fixtures now or hereafter attached to or used in connection with
THIRTY SEVEN THOUSAND and NO/100	MANCE of each agreement of grantor herein contained and payment of the sum
(\$37,00	(0.00) — Dollars, with interest thereon according to the terms of a promissory der and made by grantor, the final payment of principal and interest hereof, if
sooner paid, to be due and payable November 8 The date of maturity of the debt secured by this	indexement is the data stated shove on which the link installment of the leve
omes due and payable. Should the grantor either agree or all (or any part) of grantor's interest in it withou	the tale, state and the property of the property in the tale, state and the property of the written consent or approval of the beneficiary, then, at the rument, irrespective of the maturity dates expressed therein, or herein, shall beaution of an earnest money agreement** does not constitute a sale, conveyance or
inment.	
	the property. If the property. If habitable condition any building or improvement which may be constructed,
a to a to a to a to a the same and more when due all coats	e incurred therefor
 To comply with all laws, ordinances, regulations, equests, to join in executing such financing statements ay for filing same in the proper public office or office. 	s pursuant to the Unitorm Commercial Code as the beneficiary may require and ces, as well as the cost of all lien searches made by filing officers or searching
4. To provide and continuously maintain insuran- nage by fire and such other hazards as the beneficiary ten in companies acceptable to the beneficiary, with	see on the buildings now or hereafter erected on the property against loss or y may from time to time require, in an amount not less than \$ lnsurable v loss payable to the latter; all policies of insurance shall be delivered to the bene- reason to procure any such insurance and to deliver the policies to the beneficiary
east titteen days prior to the expiration of any policy of the same at grantor's expense. The amount collected	of insurance now or hereafter placed on the buildings, the beneficiary may pro- under any fire or other insurance policy may be applied by beneficiary upon sticiary may determine, or at option of beneficiary the entire amount so collected, plication or release shall not cure or waive any default or notice of default here-
er or invalidate any act done pursuant to such notice.	one and to have all taxes assessments and other charges that may be levied or
t	such topos assassments and other charpes Decome Dasi Que or Gennyucii diu
nptly deliver receipts therefor to beneficiary; should	the grantor tall to make payment of any taxes, assessments, insulance premiums,
t, beneficiary may, at its option, make payment the	n nereggraphy 6 and 7 of this trust deed, shall be added to and become a part of
J. L J by this is use doed without waiver of Any	rights arising from Dreach of any of the covenants hereof and for such payments,
the standard and the children herein described	cribed, as well as the grantor, shall be bound to the same extent that they are d, and all such payments shall be immediately due and payable without notice, eneficiary, render all sums secured by this trust deed immediately due and pay-
and constitute a breach of this trust deed.	including the cost of title search as well as the other costs and expenses of the
	chlidation and tristee's and allornev's lees actually inculted.
7. To appear in and defend any action or proceeds	ing purporting to affect the security rights of powers of beneficiary of musice,
11 (1 impledied oxidence of fitle t	and the beneficiary's or trustee's attorney's fees; the amount of attorney's fees by the trial court and in the event of an appeal from any judgment or decree of
tioned in this paragraph / in all cases shall be liked trial court, grantor further agrees to pay such sum as ey's fees on such appeal.	the appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
It is mutually agreed that:	perty shall be taken under the right of eminent domain or condemnation, bene-
ary shall have the right, it it so elects, to require the	at all or any portion of the monies payable as compensation for such taking,
TE: The Trust Deed Act provides that the trustee hereunder must	t be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company
wings and loan association authorized to do business under the erty of this state, its subsidiaries, affiliates, agents or branches, th ARNING: 12 USC 1701j-3 regulates and may prohibit exercise he publisher suggests that such an agreement address the issu	laws of Oregon or the United States, a title insurance company authorized to insure title to real ne United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. of this option.
is brantais sufficere mar gren en chicamen annico ma 1990	STATE OF OREGON,
TRUST DEED	SS.
<u>anti all'inne e di la casa de anno et capitation favorable.</u>	County of
	I certify that the within instru- ment was received for record on the
Commence of the second of the	ment was received for record on the
	dev of / 19
Granter	day of, 19, 19, 19

which are in excess of the amount required to pay all reasonable costs, expenses and atterrory's less recensuity paid or incurred by granted in such proceedings, shall be paid applied by it litrs upon any reasonable costs and expenses and atterrory to granted in the trial and applied to costs, necessarily upon beneficiary in such proceedings, and the balence applied upon the indebtorians secured hereby; and granter agrees, at its own expense, to include the helms and execute such instruments as shall be necessary in the note for endorsement (in case of tell time upon written request of beneficiary, payment of its less and presentation of this feed and the indebtodenses, trustee may (a) consent to the making of any minor, without affecting the liability of any person for the payment of the indebtodenses, trustee may (a) consent to the making of any minor, without affecting the liability of any person for the payment of the indebtodenses, trusteen without notes and the recitary of the property. The grantes in any reconveyance may be defined; (d) long in granting any easiers and the recitary of the property. The grantes in any reconveyance may be demonstrated to the property. The grantes in any reconveyance may be defined; (d) legally entitled thereto; and the recitary of the property. The grantes in any reconveyance may be demonstrated to be expensed as the property. The grantes in any reconveyance may be demonstrated to be expensed by a granter hereously, and in such order as beneficiary may at any time without notice, either in previously to be appointed by default by grantor hereunder, hemiciarly may at any time without notice, either in previously to the property of any property of any property and the property of any property of any property of any property and property of any property of any property and the property of any property and the property of any property and the property of any property of any property and the and that the grantor will warrant and torover 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 tor grantor's personal, tamily or household purposes (see Important Notice below),

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

This deed applies to, imtree 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 in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed 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. STEPHEN F. CO * 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 campliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ... Klamath This instrument was acknowledged before me on November Stephen F. Cook This instrument was acknowledged before me on OFFICIAL SEAL MARLENE T. ADDINGTON

MYCOMMISSION	PUBLIC - OREGON SION NO. 022238 EXPIRES MAR 22, 1997	My commission expires	Notary Public for March 20, 1997	Oregon
		n en		************
STATE OF OREGON:	COUNTY OF KLAMATH: ss.	sassansi. 18 Angales ang salah ngandi selak yayan sa 19 Angales da Pangalayan ya selah salah salah		
Filed for record at rea	uest of <u>Aspen Title</u> A.D., 19 <u>94 at 11:24</u> of <u>Mortgages</u>	Market and the control of the property of the control of the co	the14th	day
in the second	of <u>Mortgages</u>	on Page 34875 Evelyn Right	<u>}</u>	,
FEE \$15.00	A CONTRACTOR OF THE STATE OF TH	By Ayrette	Goundy Chark Thing	
<u> </u>		RA CRIS	With the grant of the same of	