181 - Oregon Trust Deed Series - TRUST DEED (Ass : ment Restricted). TRUS T DEED 91760 11-29-94P03-61 - 1 VD Volm94 Page 36392 THIS TRUST DEED, made this 17 CURTIS CAINS AND LAURA CAINS, HUSBAND AD WIFE October, 19<u>94</u>, between MOUNTAIN TITLE COMPANY OF LAMATH COULTY ..., as Grantor. BURT M. BRADSHAW and HA WALD JOEL SOUTLL, OR THE SURVIVOR THEREOF, as Trustee, and , as Beneficiary, WITNISSETH: Grantor irrevocably grants, bargains sells and com eys to trustee in trust, with power of sale, the property in

KLAMATH County Ort gon, described as:

Lot 3. Block 70, KLAMA'NH FALLS FOREST ESTATES, HIGHWAY 66 UNIT, PLAT NO. 3, according to the official plat the reof on file in the office of the County Clerk of Klamath County, Oregon.

together with all and singular the tenements, heredicaments and apputtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PE& FORMANCE of sach agreement of grantor herein contained and payment of the sum ** SIX THOUSAND EIGHT HUNDRED AND NO/10011 8** -- --- - -- -

Dollars, with interest thereon according to the terms of a promiss Jollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and make by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable Der terms of note .19

not sconer paid, to be due and payable <u>pers</u> <u>cert</u> <u>up</u> <u>up</u> <u>the</u> <u>tert</u> <u>to</u> <u>up</u> <u>to</u> <u>the</u> <u>date</u>, <u>stated</u> <u>above</u>, on which the final installment of the note <u>the</u> <u>date</u> <u>of</u> <u>maturity</u> <u>of</u> <u>the</u> <u>debt</u> <u>secure</u> <u>1</u> <u>by</u> <u>this</u> <u>instrument</u> <u>is</u> <u>the</u> <u>date</u></u>, <u>stated</u> <u>above</u>, on which the final installment of the note <u>becomes</u> <u>due</u> and <u>payable</u>. Should the grantor <u>elther</u> <u>agree</u> <u>to</u> <u>altemps</u> <u>to</u>, <u>or</u> <u>actually</u> <u>sell</u>, <u>convey</u>, <u>or</u> <u>assign all</u> (or <u>any part</u>) <u>of</u> <u>the</u> <u>prop-<u>beneficiary's</u> <u>option</u>^{*}, <u>all</u> <u>obligations</u> <u>secured</u> <u>b</u>) this instrument, irres <u>sective</u> <u>of</u> <u>the</u> <u>maturity</u> <u>dates</u> <u>expressed</u> <u>therein</u>, <u>or</u> <u>herein</u>, <u>shall</u> <u>be-<u>assignment</u>.</u></u>

come immediately due and payable. The execution 1 y grantor of an exnest money agreement** does not constitute a sale, conveyance or assignment.
To protect the security of this trust deed, grant ar agrees:

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To complete to commit or permit any waste of the property.
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To complete the security and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon; and pay when due all costs incurred the refor.
To comply with all laws, ordinances, refulls ons, covenants, conditions and restrictions affecting the property; if the beneficiary to pay in this are, ordinances, refulls ons, covenants, conditions and restrictions affecting the property; if the beneficiary to pay in this are in the proper public of the ost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary may from the to time require; an amount not less than \$10, 20 ppll/LCabll
To provide and continuously maintait inst rance on the buildings now or hereafter exected on the property against loss or written in companies acceptable to the beneficiary may from the to time require; in an amount not less than \$10, 2 ppll/LCabll
Iticary at soon as insured; if the grantor shall fail for any pole of or insurance is not or hereafter placed on the buildings, the beneficiary upon or any put thereof, may be applied by beneficiary upon or any put thereof, may be applied by beneficiary upon or any put thereof, may be applied by beneficiary upon or any put thereof, may accele and as a to sole or any such as a such of the same at to such or as a such and to such as a such and to a such order. The amount of the set target and the advections and thereof, may be applied by beneficiary upon or any put thereof, ma

and the numpayment thereof shall, at the option o' the beneficiary, render all sums secured by this trust deed immediately due and pay-able and constitute a breach of this trust deed. 5. To pay all costs, lees and expenses of th's trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and custee's and attorney's lees actually incurred. 7. To appear in and delend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, mentioned in this paragraph 7 in all cases shall be fixed' by the trial cout and in the event of an appeal from any judgment or decree of torney's less on such appeal. It is mutually agreed that: torney's less on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee hereund in must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association authorized to do business on fer the Jaws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or bram thes, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option." "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED	STATE OF OREGON,
CURTIS AND LAURA CAINS	Ss.
A set a set and a set	Certify that the within instru-
4 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	ment was received for record on the day of
BURT M. BRADSHAW AND HAXWARD JOEL	real in book/reel/volume No
Beneficiory	ment/microfilm/recention No
After Recording, Jaturn to (Name, Address, Zip):	Witness my hand and seel of
OUNTAIN TITLE COMPANY OF KLAMATH CONDER	County affixed.
Collection Dept #MT34143	Received and the second program and the secon
	By Deputy

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and that the trantor will warrant and forever defend the 14 me against all persons whomsoever. The frantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for frantor's personal, family a how shold purposes (see Important Notice below), (a)* primarily to frantor's personal, family a how shold purposes (see Important Notice below), (b) for an organization, or (even if frantor is a nu ural person) are for business or commercial purposes. (b) for an organization, or (even if frantor is a nu ural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and b nds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term immenticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiar r her in. In construing this trust deed, it is understood that the grantor, truste and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be if 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 hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed the Construment the day and year first above written

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not applicable; if warranty (by lining out, whichever we renty (e) or (b) is CIPTIS CALNE;
as such word is defined in	Is explicable and the benef ciery is a creditor
beneficiary MUST comply wi	he Truth-in-Lending Act and Regulation 2, the Called Called Control of the Act and Regulation 2, the Called
Filed for record at requ	Count of UNIT Auformited and UNIT Commission expires Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon Ny commission expires Mug. 17. 1997 T Commerce were or 18 1997 O My commission expires Mug. 17. 1997 T Commerce were or 18 1997 O My commission expires Mug. 17. 1997 T Commerce were or 18 1997 O My commission expires Mug. 17. 1997 T Notary Public for Oregon Notary Publ