FORM	881 - Oregon Trust Deed Series	-TRUST DEED (Instrument				
S. 1	894 12-01-94 THIS TRUST DEED	P01:46 (CV)	TRUST		Voi.m94	ES LAW PUBLISHING CO. POINT AND ON MO
2014 () () () () () () () () () (MOUNTAIN 1	ITLE COMPANY	Sector Bird 1 41	1.4		, as Granton, as Trustee, and
				्मः स्थितः स्रम् <u>स्थल</u> ः द्वार्थन्तः स्थलः	1	, as Prusiee, and
	Grantor irrevocably g	이 아이에 가지 않는 것을 가지 않는 것이 없다.	WITNESS.	ETH:	truct with	of sale, the property it
	Lot 91 of PLEA file in the of	SANT HOMI: TFAC fice of the Co	CTS, accordi ounty Clerk	ngstosthe of Klamath	official plat County, Orego	thereof on
	PAID IN FULL.	FY THE SHLLER E OF THE TRUST	DEED ANT N	OTE, BOTH	SENT FOR SAIL RINCIPAL AND	
- the prope	rty.	8.4 ⁻			nerealler allached to	elonging or in anywise now or used in connection with
of		and a second				ed and payment of the sum
Thecomes	r paid, to be due and pays e date of maturity of the due and payable Should	able December e debt secure i by thi	01, 1 s instrument i : th	o 2000 be date, stated a	bove, on which the f	o the terms of a promissory sipal and interest hereot, it inal installment of the note (or any part) of the prop-
erry of a beneficiar come inn assignmen To	(I (or any part) of granto y's option*, all obligation mediately due and payable t. protect the recurity of the	r's interest is it with as secured by this ins e. The execution by g	out first obtai in strument, irres sec grantor of an e irn	g the written cor tive of the matu est money agree	sent or approval of a rity dates expressed ment** does not cons	(or any part) of the prop- the beneficiary, then, at the therein, or herein, shall be- titute a sale, conveyance of
provezioni 2. 2 damaged d	t thereon; not to commit to complete or restore pro of destroyed thereon and	maintain the propert or permit any was to omptly and ht gool a	y in good conditi of the property nd habitable cond	lition any buildi	ng or improvement	nolish any building or im- which may be constructed,
so request to pay ior agencies a	s, to join in executing such thing same in the prope may be deemed desirable	ordinances, regulation ch financing statement of public office or office by the baseficities	s, covenants, cond its pursuant to th ces, as well as th	litions and restri e Uniform Comm e cost of all lier	ctions affecting the p percial Code as the b searches made by p	property; if the beneficiary eneficiary may require and filing officers or searching
ticiary as a diciary as a dicia	companies acceptable to soon as insured; if the gra- teen days prior to the exp ame at grantor's expense	the beneficiary, with ntor shall fail for any piration of any policy The construction	loss payable of reason to procire of insurance ion	he latter; all poli any such insuran or hereafter pla	cies of insurance shall be and to deliver the ced on the buildings	 property against loss or so than EUI I INSU ab. I be delivered to the beneficiary policies to the beneficiary the beneficiary may pro- olied by beneficiary upon
or any par or any par under of in 5. 7	edness secured hereby and t thereof, may be released nvalidate any act done pu o keep the property for	d in such order as lend d to grantor. Such ap irsuant to such notice	eficiary may leter plication or ra, as	mine, or at optio e shall not cure	n of beneficiary the e or waive any default	or notice of default here-
promptly c liens or off ment, bene secured her the debt se with intere bound for	teliver receipts therefor the ter charges payable by gra- licitary may, at its option reby, together with the ob- cured by this trust deed, a st as aloresaid, the prope- the neurons of the shift.	o beneficiary should antor, either my dieco n, make payment the bligations des riber fin without waiver of my rety hereinbes ore ceso	the grantor is it is payment or by p preoi, and the an paragraphs t an rights arising fro ribed, as well as	o maise payment providi. & benefic nount so paid, w ad 7 of this *ust m breach of an, the grantor, sha	of any taxes, assessmi iary with funds with ith interest at the r deed, shall be added of the covenants here is be bound to the s	tes that may be levied or ist due or delinquent and ents, insurance premiums, which to make such pay- ate set forth in the note to and become a part of of and for such payments, ame extent that they are d payable without notice, mmediately due and pay-
Tustee incu 7. To and in any	o pay all costs, fees and e urred in connection with appear in and delend as suit, action or proceeding	expenses of this trist or in enforcing this c ny action or proceeding	including the cos bligation and tru ng purporting to	t of title search stee's and attorn affect the securi	as well as the other by's fees actually include ty rights or powers	costs and expenses of the urred.
o pay all connectioned in he trial con orney's the It is	osts and expenses, includi in this paragraph 7 in all int, grantor turther agrees s on such appeal. mutually agreed that:	ing evidence of fit e a cases shall by fixed 1 s to pay such sum as	and the beneficiar by the trial court the appellate court	y's or trustee's a and in the event it shall adjudge	of an appeal from a cessonable as the ber	Toreclosure of this deed, mount of attorney's fees ny judgment or decree of neficiary's or trustee's at-
8. In iciary shall IOTE: The T	the event that any portion have the right, it is so	iniciae herens for must	ha althan an alta an		s payable as compe	nsation for such taking,
WARNING:	I loan association authorized b state, its subsidiaries, affiliate 12 USC 1701]-3 regulates and er suggests that such an agre	s, agents or bra iches. the	United States or any	agency thereof, or a	n escrow agent licensed u	thorized to insure title to real inder ORS 696.505 to 696.585.
	TRUST DEED	en e		, and so a solution of the sol	TATE OF OREG	-
GARY ST	EWART and LISA S	TEWART	artea 1910 - Maria 1910 - Maria Maria	na kang tan Tang tang tang tang tang tang tang tang t	County of	at the within instru-
KLAMATH	FALLS, OR 9760		n an		ent was received	for record on the
ANN S.	EMLEY Granter	1997 - 2003 - 2003 - 2003 1997 - 2003 - 2003 - 2003 1997 - 2003 - 2003 - 2003 1997 - 2003 - 2003 - 2003	SPACIENES			M., and recorded
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	NUT PILE COMPANA:	an all an	en in the second of the second		Witness m unty affixed.	y hand and seal of
			ションショー しゅしち い 教社	 Et thé nă lê mà ci 	્યું કર્યું સમુદ્દ કે સુરાધકાર્ય છે. સ્ટ્રીકરણ વિષય છે. દ્વે આ ગળા કેસ્ટ્રાં સ્ટ્રાંટ	
				1997 3	NAME	TITLE

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and that the grantor will warrant and forever 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)^b primarily for grantor's personal, family or household purpows (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies ro, inures to the benefit of and binds all parties hereto; their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The tern beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary merein. In construing this trust deed, it is understood thut the grantor, trustee and/or beneficiary may each be more than one promer; that it the contract hereby may be singular shall be taken to mean and include the nursal, and that denarally all drammetical chandres whell be the singular shall be taken to mean and include the nursal, and that denarally all drammetical chandres whell be the singular shall be taken to mean and include the nursal and that denarally all drammetical chandres whell be

In construing this trust deed, it is independent that the granter, to see and to be balance the balance that for 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 provision her of apply equally to corporations and to individuals.

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

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* IMPORTANT NOTICE: Delete, by lining out, whichever varranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficicry 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. disclosurer; for this purpose use Stevens-Ness Form No. 1319 o If compliance with the Act is not required, disregard this notice.

GARY STEWART G

STATE OF OREGON, County of K. La. Math ...) ss This instrum ent was acknowled jed before me on GARY STEWIRT and LISA S EWART by This instrument vas acknowled sed before me on OFFICIAL SEAL JESSICA WHITLATCH NOTARY PUBLIC - OREGON COMMISSION NO. 029491 MY COMMISSION EXPIRES NOV 07, 19 17 151 Notary Public for Oregon 2 13 19 10 2 My commission expires 51232 动物 网络美国人的名词复数美国人 **新**家门 医无脊椎管炎 【 新学》 化气间凝集 医门口关节 法教会职工作 1999 E. · 新花》、"花花"辑:小女话音:手带的种口响。 新花》、"花花"和"白",子称"白"和"白"和"白"和"白"和"白"和"白"。 陈花、"花花"和"白"和"白"和"白"和"白"和"白"和"白"和"白"。 STATE OF OREGON: COUNTY OF KLAM/TH: ss.

Filed for record at request of MountainTitle Co	day
Filed for record at request of MountainTitle Co 16 18	
of Mostgages on Page 36687	
Evelyn Blehn County Clerk	7
FEE \$15:00 By Dauline Mullendare	