FORM No. 801 - Oregon Trust Deed Series - TRUST DEED (Asi & amerit Restricted).
91930 THIS TRUST DEED made this 30 cau of November 10.94 homes
THIS TRUST DEED, made this 30 cay of November
BOB A. DORTCH & PAULA M. DOR CEL, husband and wife or the survivor thereof
WITN SSETH: Grantor irrevocably grants, bai gains, sells and corveys to trustee in trust, with power of sale, the property in
KLAMATH Count r, Oregon, describe i as:
Parcel 2 of Land Partition #28-94 located in the NE 1/4 of Section 21, Township 39 South, Raige 8 East of the Willamette Meridian, Klamath County, Oregon.
THERE WILL BE NO COMMUTCIAL LOGGING OF THE PROPERTY UNTIL THIS TRUST DEED IS PAID IN FULL.
together with all and singular the tenements, hensilitaments and appurtenances 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 PERFORMANCE is each agreement of grantor herein contained and payment of the sum of **TWENTY FIVE THOUSAID AND NO / 100ths*****
Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to bene liciu y or order and a ade by grantor, the final payment of principal and interest hereof, if not cooner paid, to be due and payable per terms of note, 19
To protect the security of this trust de id, is antor agrees: 1. To protect, preserve and maintain the property in good (andition and repair; not to remove or demolish any building or im- provement thereon; not to commit or permit any vaste of the property. 2. To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed,
 damiged or destroyed thereon, and pay whet due all costs incurred therefor. 3. To comply with all laws, ordinance, redulations, covenant, conditions and restrictions affecting the property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.
4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the propertor as the bar efficiency may from time to time require, in an amount not less than \$. database of the bar efficiency may from time to time require, in an amount not less than \$. database of the bar efficiency may from time to time require, in an amount not less than \$. database of the bar efficiency may from time to time require, in an amount not less than \$. database of the bar efficiency may from time to time require, in an amount not less than \$. database of the bar efficiency may from time to time require, in an amount not less than \$. database of the bar efficiency of the to the latter; all policies of insurances hall be delivered to the beneficiency may the same at grantor's expense. The amount > elected under any file or other insurance policy may be applied by beneficiency upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereoi, may be cleased to grantor. S to happlication a release shall not cure or waive any default or notice of default here- under or invalidate any act done pursuant to such notice.
5. To keep the property free from construction liens and π pay all taxes, assessments and other charges that may be levied or assessed upon or against the property before any part of such taxes, assessments and other charges become past due or delinquent and promptly deliver receipts therefor to beneficiary, would the grant of all to make payment of any taxes, assessments, insurance premiums, liens or other charges payable by grantor, either b direct payment or by providing beneficiary with funds with which to make such pay- ment, beneficiary may, at its option, make oayn ent thereof, and the amount so paid, with interest at the rate set forth in the note secured hereby, together with the obligations desc ibed in paragrap is 6 and 7 of this trust deed, shall be added to and become a part of the debt secured by this trust deed, without a view of any rights ark ing from breach of any of the covenants hereof and for such payments, with interest as aloresaid, the property hereinbed re described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation hers in described, and all such payments shall be immediately due and payable without notice, and the nonpayment thereot shall, at the option on the beneficiary, ender all sums secured by this trust deed immediately due and pay- able and constitute a breach of this trust deed.
6. To pay all costs, fees and expenses if this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in end string, this obligation and trustee's and attorney's tees actually incurred. 7. To appear in and defend 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 toreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney's tees; the amount of attorney's tees mentioned in this paragraph 7 in all cases shall be fixed by the tria' court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney's desting appeal.
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, if 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 h require must be either an atomey, who is an active member of the Oregon State Bar, a bank, trust company

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

I

1

			STATE OF OREGON,
TRUST DEED	4	- 4 - 1 - 1	$\begin{bmatrix} 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 \\ 0 & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 \\ 0 & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 \end{bmatrix} $
DALIE I. ADKINS and LONA K. A		: 	County of
102/1. ALANDALE			ment was received for record on the
KLAVATH FALLS, OR 97601	· · · · · · · · · · · · · · · · · · ·	8.5	day of, 19, 19, 19, 19, and recorded
BOH A. DORTCH & PAULA M. DOR	ः १९९४ - १९	.2: } ≈	FOR in book/reel/volume No
3039 Front St.	••••••••••	2.7 	page or as tee/file/instru
Klenath Falls, OR 97601 Beneficiary	• • • • • • • • •		ment/microfilm/reception No
After Recording Return to (Name, Address, Zip):			Witness my hand and seal
MOUNTAIN TITLE COMPANY OF MAMATH COUNTY		46	County affixed.
222 S SIXTH STREET		94 <u>4</u>	NAME TITLA
KLAHATH FALLS OR 97601			- By-

5

367768

which are in excess of the amount requiree to p sy all reasonable tosts, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings) that be paid to beneficiar r and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the frait and appellate courts, necessarily paid or incurred by be reficiary in such proceedings, and the balance applied upon the indebted-ness societed, hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly, upon beneficiary's request. 9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full r convergences, for cance llation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to r! e making of any map or plat of the property; (b) join in granting any easement or creat-ing; any restriction thereon; (c) join in a w is bordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any par' of the property. The grantee in any reconveyance may be described as the "person or persons legisly entitled thereto," and the recitals thered to any matters or the tasts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hervander, beneficiary new at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less cost and expenses of peration and collection, including reas

31361

In the entering upon and insuch order is peneticiary nor a ceteranne.
In the entering upon and taking possess on of the propert, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or swards for any it king or damage of the property, and the application or release thereod as aforesaid, shall not cure or waive any defail if on notice of default hereunder or invalidet any act done pursuant to such notice.
12. Upon default by grantor in paymet tot a windobtedness a ured hereby oring and to any other right or remedy, either at the essence with respect to such sparr, at and/or performance, the beneficiary may declar all with sevent the beneficiary or any elect the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary my have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the trustee shall execute and causs to 1e recorded a writ an notice of default and election to soil the property to assistly the obligation accured hereby whereupon the trustee shall lix the time and place of sale give notice thereof as then required by law and proceed to loreclose this trust deed in the manner yrow is dein or S67.15 to 867.55.
13. Alter the trustee has commencer lor closure by advertisement and sale, and at any time prior to 5 days before the date the trust each, the grantor or a yr of the prosons or prilleged by ORS 867.55. may cure the default of default. The trustee chais, the grantor or a yr of the prosons or prilleged by ORS 867.55. may cure the default on default, the is a chailed to the proson or prilleged by ORS 867.55.
14. Otherwise, the assochaites at the virtue on the sale and at any time prior to 5 days before the date the forset of the sale shall be fold on its as and at any time or any case, in addition to curing the default or the parts of the motion or a work and ather the sale shall be one the data that its is capabl

seized in tee simple of the real property and has a valid, unencura bered title thereto except none

FEE \$15.00

3

N. 41 3 12/2115

=:==

= : :

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

7 *[]*] L. [4 * IAPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a cred-tor as such word is defined in the Truth-In-Lending Act and Regulation, Z, the beneficiary MUST comply with the Act and Regulatice by making require disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. DALE L. ADKINS LONA K., ADKINS If compliance with the Act is not required, disrecard this notice. time STATE OF CREGON; County ct) ss. This instrument was acknowledged before me byDALE L ... NOKINS and LONA K. ADKINS ... This instrument was acknowledged before me on by STREET STREET OFFICIAL SEAL KRISTILL REDD NOTARY PUBLIC: OREGON COMMISSION NO. 010431 My commission expires 1/16/95 MY COMMISSION EXT RES HOV, 10, 1995) STA 65588 3 484 Additional a STATE OF OREGON: COUNTY OF KLAM ATH: SS. Mountain Title Co Filed for record at request of ; Sycars the 2nd dav of Dec _ A.D., 19 <u>}4</u> at <u>10:18</u> A_M, and duly recorded in Vol. M94 _ o'clock . on Page ____ Mortgages 36775 of 11 1978 Evelyn Biehn County Clerk

\$50 Exceller	By Douline Mullindore
- 승규는 - 프로그램에서 문	by seales a brance of the seales of the seales of the sealest seal
- 8-41 A	
