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FORM No. 831 - Cregon Trust Deed Series - TRUST DEED (Assis NC	grument Restricted). K-47478	COPYRIGHT 1994 STEVE	INSUFFE : AN DURE STUDY OF THE
92797 12-22-94P03:36 this TRUST DEED, made this	TRUST DEED RCVD 19TH day of	Vol.M94	Page 3858:
BETH E. DEAVER	***************************************		, 19 94 , bets
KLAMATH COUNTY TITLE COMPANY MEL GOGERT AND BETTY L. GOGER LIVING TRUST AGREEMENT DATED	T TDMOTTO		as Gra
LIVING TRUST AGREEMENT DATED	AUGUST 17, 1994	MEL AND BETTY L.	GOGERT REVOCABLE as Benefic
Grantor irrevocably grants, bargains	WITNESSETH:		, as Benetic
Grantor irrevocably grants, bargains KLAMATH County, Or	egon, described as:	ustee in trust, with pow	rer of sale, the propert
Lot 18 in Block 1 Bryant Tract the office of the County Clerk	ts, according to the	e official plat t	hereof on file in
			æ
adathar with all and a second			
egether with all and singular the tenements, heredit hereafter appertaining, and the rents, issues and eproperty.	taments and appurtenances a profits thereof and all fixture	nd all other rights thereuni s now or hereafter attached	to belonging or in anywise
SIXTY SIX THOUSAND AND NO LOS	RFORMANCE of each agreed	ment of grantor herein cons	oinad and
te of even date herewith, payable to beneficiary	00.00) *** Dollars, wit	th interest thereon according	t to the terms of a promise
t sooner paid, to be due and payable December	er 23 ,19 97	or, the final payment of p	rincipal and interest herec
The date of maturity of the debt secured by comes due and payable. Should the grantor either ty or all (or any part) of grantor's interest in it neficiary's option*, all obligations secured by this me immediately due and payable. The execution is grantor.	without first obtaining the wi s instrument, irrespective of by grantor of an earnest mon	titten consent or approval	an (or any part) of the p
1. To protect, preserve and maintain the properties thereon; not to commit or permit any war. 2. To complete or sectors received.	ntor agrees: perty in good condition and ste of the property.	rapair: not to	
requeste to inin in the same of the same o	tions, covenants, conditions a	and containsies. It	
ncies as may be deemed desirable by the beneficial	offices, as well as the cost of ary.	f all lien searches made b	y tiling officers or search
4. To provide and continuously maintain instance by fire and such other hazards as the benefit ten in companies acceptable to the beneficiary, a ray as soon as insured; if the grantor shall tail toreast lifteen days prior to the expiration of any positive same at grantor's expense. The amount cole indebtedness secured hereby and in such order as any part thereof, may be released to grantor. Such er or invalidate any act done pursuant to such no 5. To keep the property tree from constructions.	with loss payable to the latter any reason to procure any suc- slicy of insurance now or here cted under any tire or other beneficiary may determine, or a application or release shall r tice.	r; all policies of insurance sub insurance and to deliver the eater placed on the building insurance policy may be at option of beneficiary throat cure or waive any defau	hall be delivered to the ber the policies to the beneficial tes, the beneficiary may proposed by beneficiary up e entire amount so collecte alt or notice of default her
ssed upon or against the property before any paraptly deliver receipts therefor to beneficiary; sho so other charges payable by grantor, either by ill t, beneficiary may, at its option, make payment red hereby, together with the obligations describe debt secured by this trust deed, without waiver of interest as a few secures.	In liens and to pay all taxes, it of such taxes, assessments and the grantor fail to make in thereof, and the amount so the in paragraphs 6 and 7 of the any rights arising from breach any rights arising from breach	assessments and other cha and other charges become payment of any taxes, asses § beneficiary with funds with paid, with interest at the his trust deed, shall be add he of any tath.	arges that may be levied past due or delinquent as sments, insurance premiun in which to make such pa- rate set forth in the no- led to and become a part of
the nonpayment thereof shall, at the option of the and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust in constitute in constitute in the constitu	ribed, and all such payments e beneficiary, render all sums rust including the cost c! title	shall be immediately due as secured by this trust deed	same extent that they as and payable without notice immediately due and pay
in any suit, action or proceeding in which the ben y all costs and expenses, including evidence of tit ioned in this paragraph I in all cases shall be fix- rial court, grantor further agrees to pay such sum y's fees on such appeal.	seding purporting to affect the seliciary or trustee may appe seliciary or trustee may appe selection or the seliciary's or treed by the trial court and in the as the appellate court shall a	he security rights or power ar, including any suit for t ustee's attorney's fees: the the event of an appeal from adjudge reasonable as the E	ncurred. s of beneficiary or trustee he foreclosure of this deec amount of attorney's fee any judgment or decree o peneficiary's or trustee's at
8. In the event that any portion or all of the p y shall have the right, if it so elects, to require	roperty shall be taken under that all or any portion of the	the right of eminent doma	ain or condemnation, bene
The Trust Deed Act provides that the trustee hereunder mings and loan association authorized to do business under the other states, its subsidiaries, affiliates, agents or branches, NING: 12 USC 17011-3 regulates and may explicit the control of t	oust be either an attorney, who is an the laws of Oregon or the United St the United States or any agency the	n active member of the Oregon S tates, a title insurance company ereof, or an escrew agent license	tate Bir a bank burt
publisher suggests that such an agreement address the is	isue of obtaining beneficiary's con	the state of the same of the s	
TRUST DEED		STATE OF OREC	į
	=	County of	ss.
***************************************			hat the within instru-

TRUST DEED	STATE OF OREGON,
Beth E. Deaver Granter Mel & Betty L. Gogert, Trustees Baneficiary	I certify that the within instru- ment was received for record on the day of 19 space reserved at 0°clock M, and recorded in book/reel/volume No on page by as ice tile instru- ment/microfilm/reception No Record of 0 said County.
After Recording Return to (Name, Address, Zip): Klamath County Title Co. 422 Main St. Klamath Falls, Oregon 97601 Collection Dept.	Witness my hand and seal of County affixed. NAME NAME TITLE By, Deputy

Beneticiary

DATED:

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

CARA ALLEN

COMM. #950081 NOTARY PUBLIC CALIFORNIA STANISLAUS COUNTY

My Comm. Expires Mar. 12, 1996

FOR NOTARY SEAL OR STAMP

STATE OF CALIFORNIA COUNTY OF STANISLAUS

On December 21, 1994 before me, the undersigned a Notary Public in and for said County and State, personally appeared

Beth E. Deaver

personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledge to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal

Signature Cara Allen

STATE	OF OREGON:	COUNTY OF I	(LAMATH: ss			•	
	record at req						
OI	Dec		at	ounty Title Co 36 o'clock P N s on Page	1 and duly	the <u>22nd</u>	dav
FEE	\$20.00		Mortgage	s on Pag Evelyn Bi		•	M94 ,
					30000	ity Clerk	? e
Konthee	the fire and only the same of		and the same of th				