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DRH No. 881 - O wijon Trust Deed Series - TRUST EE			Volm94	ESS UW PUBLISHING CO. PORTLAND	
ATE #02042560 12-27-94P0 2929 THIS TRUST DEED, mach the SHAWN W. DUFFITT, RENEE 1.		day of Decer	nber	, 19.94 , bet	ween
common ASPEN TI FL	ESCROW,	NC.		, as Gra	antor, e, and
GEORGE E. DYER and SHARON full rights of survivorshi	P				
Grantor irrevocably grants, ba Klamath Com	ry ains, sells ar	I conveys to trustee	in trust, with powe	r of sale, the proper	rty in
		SECOND ADDITI			
Code 1 Map	3809-33DB	lux Lot 11200			
ogether with a'l and singular the teneny infi in hereafter appertaining, and the rents, iss he property.	i () and profits ti	hu for and all fixtures no v	or hereatter attached	to or used in connectio	n with
FOR THE PURPOSE OF SECURI I THIRTY-EIGHT THOUSAND an	d no/100				
note of even date herewith, payable to be not sconer paid to be due and payable ?	iciary or order	Dollars, with in a d made by grantor, th	erest thereon according e tinal payment of pr	to the terms of a pron incipal and interest her	nissory reof, if
The dete of maturity of the delu se	cred by this inte	in ment is the date, stare terms to or actually	sell. convey. or assign	all (or any part) of the	e prop-
sety or all (or my part) of grantor's in ere seneficiary's option*, all obligations sec tre come immediately due and payable. That e assignment.	in it without by this instruct te ution by gran	ir tobtaining the written na t, irrespective of the m let of an earnest money re	consent or approval (naturity dates express)	d therein, or herein, sh	al ine all be-
To protect the security of this truit of 1. To protect, preserve and maintain provement therson; not to commit or permit	n he property in	4 od condition and repu	ir; not to remove or	lemolish any building	or im-
2. To complete or restore prompt y a	n l in good and l a due all costs in	hil itable condition any bi na red therefor.			
3. To comply with all laws, ordining to requests, to join in executing such by an ito pay for filling same in the proper public descent descents by the descent descents by the	es regulations, co ch g statements p office or offices, organiziery	o nants, conditions and r number to the Uniform O n well as the cost of all	ommercial Code as the lien searches made l	e Deneticiary may requi by filing officers or sea	re and rching
4. To provide and continuously ma hamage by fire and such other hasards as written in companies acceptable to the bar liciary as soon as insured; if the grantou tha	ir ain insurance the beneficiary n wiciary with lo	u savable to the latter: bi	bolicies of insurance	snan de denvered to me	Dene-
stlenst fifteen days prior to the expirate on sure the same at grantor's expense. The amount indebted reas secured hereby and in tude or any part thereof, may be released to {ra	any policy of or nt collected un order as benefic	n urance now or herealise where any lire or other inst in a may determine, or at	er placed on the build urance policy may be option of beneficiary t	ngs, the beneficiary ma applied by beneficiary he entire amount so col	y pro- upon lected,
inder or invalidate any act done pursuant 5. To keep the property free from a assessed upon or against the property before commuter deliver receipts therefore to base	to such notice. construction liens reany part of su iconversionald the	and to pay all taxes, as and taxes, assessments and a rantor fail to make pay	essments and other contracts and other contracts become ment of any taxes, assiming the second secon	harges that may be lev e past due or delinque •ssments, insurance prer	ried or nt and niums,
ilens or other charges payable by grants, a ment, beneficiary may, at its option, a k secured hereby, together with the obligitio the debt secured by this trust deed, with but with interest as aloresaid, the property he bound for the sayment of the obligation h and the nonphyment thereof shall, at the o	it er by direct pa ayment there a described in p a diver of any ri abefore described a described	a ment or by providing be o', and the amount so pa set graphs 6 and 7 of this g's arising from breach or ore as well as the grant." or as well as the grant."	neficiary with lunds v id, with interest at t trust deed, shall be av l any of the covenants r, shall be bound to t all be immediately du	with which to make suc he rate set forth in the Ided to and become a p hereof and for such pay he same extent that the e and payable without	h pay- e note part of ments, ey are not e,
had the holp is ment thereof shall, is the shall and observed on sturies a breach of this trust of 6. To pay all costs, fees and expense trustee incurred in connection with or the 7. To uppear in and defend any cti	eel. e of this trust in e orgina this obl	c't ling the cost of title w	earch as well as the or attorney's tees actually	her costs and expenses incurred.	of the
and in any suit, action or proceeding in wh to pay all costs and expenses, including wi mentioned in this paragraph 7 in all cases he trial court, grantor further agrees to pa	ici the beneficia cence of title and shill be fixed by	r / or trustee may appear, I the beneficiary's or trus I trial court and in the	including any suit to tee's attorney's fees; event of an appeal fro	r the foreclosure of this he amount of attorney om any judgment or de	s deed, 's fees cree of
ornev's fees on such appeal. It is manually agreed that: 8. In the event that any portion or iciary shall have the right, if it so elects,	n of the proper	erv shall be taken under b all or any portion of the	he right of eminent de monies pavable as c	main or condemnation, ompensation for such i	bene- taking,
NOTE: The Trust Deed Act provides that the busited resavings and ban association authorized to the bu property of this state, its subsidiaries, affiliates, i can	t arounder must be th ess under the lay ta ar branches, the U	i her an attorney, who is an a r: f Oregon or the United State Ir it id States or any agency them	active member of the Oregons a title insurance compa	on State Bar, a bank, trust c	ompany e to real
*WARNING: 12 USC 1701j-3 regulates and may p **The publisher suggests that such an agreement	no sibit exercise of 1	his option.			
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and a store proceedings, shall be paid to here! cincy and a	
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in obtaining such compensation, promptly i por venetic	ary's recurst
the note for and man if i and to the US in writ	ten requis of hereficiary payment of the
the indebtedness, trusten may (a) concert is di	ten reques of beneficiary, payment of its fees and presentation of this deed for cancel ation), without affecting the liability of any person for the paymen g of any, ap or plat of the property; (b) join in granting any easement or cru- tion or cell ar agreement affecting this deed or the line center and the set of th
ind any restriction thereas () consent to the making	g of any , lap or plat of the province (1) of any person for the payment
recenvey, without warranty, all or any part of it proce	ion or other agreement affecting this deed or the line or charge thereof; rty. The prantee in any reconvertance may be described as the "person or person matters > facts shall be conclusive proof of the truthly and there thereof."
test for new of the reto," and the recitals the rein of any	rty. The prantee in any records and the deed of the line or charge thereof; matters > facts shall be conclusive proof of the truthfulness thereof. Trust shall be not less than \$5.
10. Upon any default has a first pri sgraph	shall be 1 of less than \$5
to be appointed by a court of grantor here hat i beneti	Clary might any time without writing with a start of the
possession of the property or any part there at the ac	ciary m; at any time without notice, either in person, by agent or by a recei- lequacy a any security for the indebtedness hereby secured, enter upon and the name a or otherwise collect the rents, issues and profits, including those persons of s, eration and collection, including researche with the second of
due and unpaid, and apply the same, less a sts and experience	n name (u) or otherwise collect the rents, issues and profits, including those p enses of 3, eration and collection, including reasonable attorney's fees upon a ciary muy determine.
11 The entire of the in such the er it beneti	ciary may determine.
and other ingurance as lists and taking possissin. Of the	propert / the collection of motors in the second
atoresaid, shall not cure or waive any default or otics	propert / the collection of such rents, issues and profits, or the proceeds of it or any tak ng or damage of the property, and the application o: release thereof i default , ereunder or invalidate any act done pursuant to such the such
12. Upon default by grantor in payment of at indebt	or any taking or damage of the property, and the application or release thereof f default researcher or invalidate any act done pursuant to such notice.
due and pauchte it respect to such puy men and/o	t detault , ereunder or invalidate any act done pursuant to such notice, edness sen red hereby or in grantor's performance of any agreement hereunder, ti r performunce, the beneficiary n ay declara all sume security for the beneficiary n ay declara all
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tion secured hereby whereupon the trustee sl all 's the ti	e event 1 s beneficiary elects to bursue any other right or remedy, either d a writt notice of default and election to sell the property to satisfy the oblig me and 5 ace of sale, give notice thereof as then required by law and proce S 86.735 1 86.795.
13 After the second in the manual prevides in OR	S 86.735 () 86.795.
trustie conducts the cole the continenced forect sure b	y adversite ment and sale and st providence to a
consists of a failure to pay, when due sume new of the	y adversisement and sale, and st any time prior to 5 days before the date t so privised by ORS 86.753, may cure the detault or defaults. If the defau he trust died, the detault may be cured by paying the entire amount due at t en be due had no default occurred. Any other default the formation of the same second th
time of the cure other than such portion as your not the	en be die had no date to
tault or defaulte the new of the perior and require	d under the obligation or trust load to be default that is capable of bei
the obligation of the trust doed to tothe	ay to this beneficiary all costs and exponents in addition to curing the d
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the sale may be postooned as provided by law. The fate an	d attorne, 's fees not exceeding the amounts provided by law. d at the 1 me and place designsted in the notice of sale or the time to while e may se'l the property either in one parcel or in secret of the time to while
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and that the grantor will warrant and forever defend the sach	ne again: t all persons whomsoever
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Lo constantint de la nor named as a beneticu i i herein	n, and owner, including pledgee, of the contract
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IN WITNESS WHEREOF, the deant of has	ply equ is y to corporations and to individuals. execut x' this instrument (I e day and year first above written.
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