FORM No. 881 - Cregon Trust Deed Scries - TRUST DEED (Assignme	n I Rest	sted). 2/1361	COPYRIGHT 1994 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204
\$2944 12-28-94A10 39 RCVD	1721	TRUST DEED	Vol. 194 Page 38950@
		******* ********** *	December , 19. 94., between
MOUNTAIN TITLE COMPANY OF KLAM	! TH	COUNTY	, as Grantor,
			oration as Beneficiary
Gren or irrevocably grants, bargains, s  Klamath County, Orego	ells = o 1, d e	nd conveys to	rustee in trust, with power of sale, the property in
following described property: Government Lots 40, 41, 44 and subdivision and North of the	In Hari Thi 1 45	the office undivided Easterly ( lying Sout) amson River	of the County Clerk of Klamath /80th interest in and to the O feet of that portion of of the WILLIAMSON RIVER KNOLL
the property.		Trees title dir if (	and all other rights thereunto belonging or in anywise now tres now or hereafter attached to or used in connection with
of FOUR THOUSAND FIVE HUNDRED AND	CRM.	NCE of each as	sement of grantor herein contained and payment of the sum
note of even date herewith, payable to beneficiary or not sconer paid, to be due and payable	nder	and made by it	with interest thereon eccording to the terms of a promissory intor, the final payment of principal and interest hereof, if
erty or all (or any part) of frantor's interest in it wit beneficiary's option", all obligations secured by this is come immediately due and rayable. The execution by assignment.	lout nitrun  rant	est obtaining the ent, irrespective or of an earnest i	te, stated above, on which the tinal installment of the note ctually sell, convey, or assign all (or any part) of the propwritten consent or approval of the beneficiary, then, at the of the maturity dates expressed therein, or herein, shall become agreement** does not constitute a sale, conveyance or
2. To complete or restore promptly and in 4-14	ny in Ofto	food condition a property.	d repair; not to remove or demolish any building or im- any building or improvement which may be constructed,
3. To comply with all laws, ordinances, regulation requests, to oin in executing such figures and	1 5, C	enants, conditi n	and restrictions afterting the property; if the beneficiary torm Commercial Code as the beneficiary may require and tof all lien searches made by filing officers or searching
4. To privide and continuously maintain insur- lamage by fire and such other hazards as the benefici- vritten in companies acceptable to the beneficiary, wi- ficiary as soon as insured; if the grantor shall fail for an it least lifteen days prior to the expiration of any polic- ure the same a grantor's expense. The amount collect- iny indebtedness secured hereby and in such order as be- or any part thereof, may be released to grantor. Such a under or invaild the any act done pursuant to such notic 5. To kern the property tree from contentions.	since in y mi il loss y reas y of in al und nation colica	n the building: y from time to to payable to the 'to n to procure any surance now or er any fire or ot y may determine ion or release s'it	now or hereafter erected on the property against loss or me require, in an amount not less than \$ not required ter; all policies of insurance shall be delivered to the beneficiary such insurance and to leliver the policies to the beneficiary relater placed on the buildings, the beneficiary may proper insurance policy may be applied by beneficiary upon or at option of beneficiary the entire amount so collected, il not cure or waive any default or notice of default here-
iromp'ly deliver receipts therefor to beneficiary; should ension other charges payable by grantor, either by dire trent, beneficiary may, at its option, make payment t secured hereby, ogether with the obligations described the debt secured by this trust deed, without waiver of ar with interest as aforesaid, the property hereinbefore de tound for the payment of the obligation herein describ and the nonpayment thereof small, at the option of the is able and constitute a breach of this trust deed.	d the c'pas harect in pro- in right stibuted, are connections.	trantor fail to ne nent or by provi and the amoun igraphs 6 and 's arising from or as well as the fall such payor lary, render all s	ise payment of any tax's, assessments, insurance premiums, ling beneficiary with lunds with which to make such payso paid, with interest at the rate set forth in the note of this trust deed, shall be added to and become a part of each of any of the covenants hereof and for such payments, frantor, shall be bount to the same extent that they are tast shall be immediately due and payable without notice, ams secured by this trust deed immediately due and pay-
To appear in and detend any action or proceed and in any suit, action or proceeding in which the benefit pay all costs and expenses, including evidence of title a entioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further aftrees to pay such sum as to remy lees on a such appeal.  It is mutually agreed that  It is mutually agreed that	ling of itiar of itia	rporting to aff x or trustee may a beneficiary's control court and opellate court sh	sthe security rights or powers of beneficiary or trustee; appear, including any suit for the foreclosure of this deed, trustee's attorney's ees; the amount of attorney's fees in the event of an appeal from any judgment or decree of all adjudge reasonable as the beneficiary's or trustee's at-
N OTE: The Trust Dead Act provides hat the trustee hereunder must or savings and loan association authorized to do hustoess under the	t be el	her an afterney, who	is an active member of the Oregon State Bar, a bank, trust company
"VARNING: 12 USC 1701)-3 regulate: and may prohibit exercise The publisher suggests that such in agreement address the issues.	/ f this	antion	y interest, or an excrew agent licensed under ORS 696.505 to 696.585.
TRUST DEED		-	STATE OF OREGON,
CRAIG REID 1'.O. BOX 7:6 CHILOQUIN, OR 97624	=		County of
SPRING CREEK HOME & LAND, INC. F.O. BOX 361 CHILOQUIN, OR 97624		SPACE RESERV () FOR RECORDER'S U ()	ato'clockM., and recorded in book/re:!/volume Noon pageor stee/file/instru-
Beneficiary  The Recording Return to (Namo, Address, Zip):	,		ment/microfilm/reception No, Record of
MOUNTAIN TIFLE COMPANY #34285 222 S SIXTH STREET			County aff xed.
KLAMATH FALLS OR 97601			By, Deputy

with are in access of the amount required (1) pt; in such proceedings, shall be poid to beneficiary in a chapter of the trial special proceedings and the property of the proceedings and the proceedings and the property of the proceedings and proceedings and proceedings and proceedings and proceedings and

and that the grantor will war and and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the oan represented by the above described note and this trust deed are:

(it)\* primarily for grantor's personal, tamely or household purpoles (see Important Notice below).

This deed applies to, inures to the benefit of a dibirds all parts is hereto, their heirs, legatees, devisees, administrators, executors, personal expresentatives, successors and assigns. The irrespondence of the contract leaves, whether or not named as a beneficiary herein.

In constraint this trust deed, it is ure an encious very herein.

In constraint this trust deed, it is ure and assign that grantor, the singular shall be assumed and implied to make the respondence of the contract later to mean and includence of the contract later to mean and includence of the plural, and that generally all grammatical changes shall be a sumed and implied to make the respondence of the contract later to mean and includence of the plural, and that generally all grammatical changes shall be a sumed and implied to make the respondence of the contract later to mean and includence of the plural and that generally all grammatical changes shall be a sumed and implied to make the respondence of the plural and that generally all grammatical changes shall be a sumed and implied to make the respondence of the plural and that generally all grammatical changes shall be a sumed and implied to make the respondence of the plural and that generally all grammatical changes shall be a sumed and implied to make the respondence of the plural and that generally all grammatical changes shall be a sumed and implied to make the respondence of the plural and that generally all grammatical changes shall be a sumed and implied to make the respondence of the plural and that generally all grammatical changes shall be a sumed and implied to make the respondence of the plural and that generally all grammatical changes shall be a sumed and implied to IV WITNESS WHEREOF, the granto has executed this instrument the day and year first above written.

\* IMPORTANT NOTICE: Delete, by lining out, whichever want sty (c) or (b) is not applicable; if warranty (a) is applicable and the be selfic by is a creditor as such word is defined in the Truth-in-Lending Act and Fe julcation Z, the beneficiary MUST comply with the Act and Regulation by a sking required disclosures; for this purpose uso Sevens-Ness Form No. 131? or equivalent, if compliar ce with the Act is not required, disregard thi notice.

by as

STATE OF OREGON, County of .... . ...Klamath ...........)ss.

by .... CRAIG REID.

This instrument was acknowledged before me on .

CRAIC

hardencescharteres CINU BEAU 

Frist 5	<b>!</b>
My commission expires	6

.91			/	
1/1	198	ary Pu	blic fo	or Orego

STATE OF OREGON: COUNTY	OF KLAMATH:	SS
-------------------------	-------------	----

Filed for	n cord at rec	A D. 10 94
	- uec	ofMortgageson Page33950
FEE	\$15.00	Evelyn Biehn County Clerk By
4.0		by Statement Williams