ORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricted)	EQ1-116		<u> </u>
3767 01-19-95P03:32 RCVD	ST DEED	Vol <u>m95 Page 1</u>	<u> </u>
THIS TRUST DEED, made this 18	lay ofJANUAN	X, 19.95	, betweer
LISA WALTERS		······································	
MOUNTAIN TITLE COMPANY OF KLAI	MATH COUNTY	as Ti	nistee an
THE TRUSTEE OF THE GENE H. AND CATHLE	E R. BUNNELL	TRUST DATED 3/11/91	
		, as B	
WITN	ESSETH:		
Grantor irrevocably grants, bargains, sells and con		in trust, with power of sale, the p	moperty is
KLAMATH County, Oregon, describe	d as:		
Lot 20, Block 2, RIVERVIEW, accordi	ng to the off	dicial plat thereof on	
file in the office of the County Cl	= .	_	
TOGETHER WITH A 1969 BUDDY Mobile H			
is situate on the real property des	cribed hereir	1.	
antigen in the control of the contro			
		3	
together with all and singular the tenements, hereditaments and ap			
or hereafter appertaining, and the rents, issues and profits thereof the property.	and all lixtures now	or netectier attached to or used in con	леспол ян
FOR THE PURPOSE OF SECURING PERFORMANCE		of grantor herein contained and paymen	it of the sui
** FIFTEEN THOUSAND AND NO/100ths			
note of even date herewith, payable to beneficiary or order and a	made by grantor, th	arear thereon according to the terms of a ne final payment of principal and intere	a promissos est hereol,
not sooner paid, to be due and payable PER TERMS OF NOT	E.,,19	. / > >	
The date of maturity of the debt secured by this instrume becomes due and payable. Should the grantor either agree to, atter	nt is the date, state	ed above, on which the final installment sell, convey, or assign all (or any nart).	t of the re
erty or all (or any part) of grantor's interest in it without first of	btaining the written	a consent or approval of the beneficiary.	, then, at i
beneficiary's option*, all obligations secured by this instrument, it come immediately due and payable. The execution by grantor of a	rrespective of the f an earnest money a	naturity dates expressed therein, er her greement** does not constitute a sale, c	етп, қлан ғ Юпуерапке
assignment.		7 / -	
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good		ir; not to temove or demolish any buil	lding or in
provement thereon; not to commit or permit any waste of the pro- 2. To complete or restore promptly and in good and habital		uilding or improvement which may be	constructed
lamaged or destroyed thereon, and pay when due all costs incurred 3. To comply with all laws, ordinances, regulations, covenant	i therefor.		
o requests, to join in executing such financing statements pursuar	it to the Uniform C	ommercial Code as the beneficiary may	require an
to pay for filing same in the proper public office or offices, as we agencies as may be deemed desirable by the beneliciary.	il as the cost of all	! lien searches made by tiling officers	or mearchin
4. To provide and continuously maintain insurance on the famage by fire and such other hazards as the beneficiary may from	e buildings now or	hereafter erected on the property ear	I insur
written in companies acceptable to the beneficiary, with loss pays	able to the latter; al	I policies of insurance shall be delivered.	to the bene
liciary as soon as insured; if the grantor shall fail for any reason to at least titteen days prior to the expiration of any policy of insura	nce now or hereafte	er placed on the buildings, the benelicia	icy may pe
cure the same at grantor's expense. The amount collected under an any indebtedness secured hereby and in such order as beneficiary m	ny tire or other inst ay determine, or at	irance policy may be applied by bene option of beneficiary the entire appoint	no collecter
or any part thereof, may be released to grantor. Such application of invalidate any act done pursuant to such notice.	or release shall not	cure or weive any default or notice of a	detault heri
5. To keep the property free from construction liens and t			
assessed upon or against the property before any part of Euch tax promptly deliver receipts therefor to beneficiary; should the grant	for fail to make pay.	ment of any taxes, assessments, insuranc	e premium
iens or other charges payable by grantor, either by direct payment ment, beneficiary may, at its option, make payment thereof, and			
ecured hereby, together with the obligations described in paragra the debt secured by this trust deed, without waiver of any rights ar	phs 6 and 7 of this	trust deed, shall be added to and becor	me a part i
vith interest as aforesaid, the property hereinbefore described, as	well as the granton	r, shall be bound to the same extent ti	hat they a
bound for the payment of the obligation herein described, and all and the nonpayment thereof shall, at the option of the beneficiary	l such payments shi , render all sums se	ill be sminedrately due and payable wit cured by this trust deed immediately d	thout notic lue and pay
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including	o the cost of title se	earch as well as the other costs and exc	senses of th
rustee incurred in connection with or in enforcing this obligation	and trustee's and	attorney's fees actually incurred.	
To appear in and defend any action or proceeding purpound in any suit, action or proceeding in which the beneficiary or to	rustee may appear,	including any suit for the foreclosure	of this dee
to pay all costs and expenses, including evidence of title and the b mentioned in this paragraph 7 in all cases shall be fixed by the tr	eneticiary's or trus ial court and in the	tee's attorney's fees; the amount of att event of an appeal from any judgment	tornev's fee or decree o
he trial court, grantor further agrees to pay such sum as the appe	llate court shall adj	udge reasonable as the hemeliciary's or	frustee's a
orney's fees on such appeal. It is mutually agreed that:			
8. In the event that any portion or all of the property sha iciary shall have the right, if it so elects, to require that all or	ll be taken under t any portion of the	he right of eminent domain or condemn monies payable as compensation for	sation, b≠n such takin
NOTE: The Trust Deed Act provides that the trustee hereunder must be either			
or savings and loan association authorized to do business under the laws of Or	econ or the United State	es, a title insurance company authorized to insu	ure title to re
property of this state, its subsidiaries, affiliates, agents or branches, the United S WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this opti	lates or any agency then ion	iof, or an excrow agent licensed under OHS 696.	500 \$0 \$99.56
*The publisher suggests that such an agreement address the issue of obtain	ing beneficiary's cuise	nt in complete detail.	
yang partija semberanggi ing mengembah dara sebi origin ing m		STATE OF OREGON,	}
TRUST DEED			5
		County of	
LISA WALTERS		I certify that the wit	
the state of the s		ment was received for reco	
e victorio de la companya de la composition della composition del	SPACE RESERVED	at o'clock M, an	iii, 19iiii d raccada
Granter Granter Granter Granter	FOR	in book/reel/volume No	೨೮೧೮೨೨ ೯ ಜ ಜ
THE TRUSTEES OF THE GENE H. &	RECORDER & USE	page or as fee!	ile/instri
CATHLE R. BUNNELL TRUST dated 3/11/9	en de la companya de La companya de la co	in book/reel/volume No)
Beneficiary D. Anglick Commission of the Commiss		Record of	id County
i, maga paga ang atau ang atau atau atau atau atau atau atau ata	postanta de la composita de la Composita de la composita de l	Witness my hand a	
After Recording Return to (Name, Address, Zip):	ante de la Companya d	County affixed.	
			` `
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY	the straightform		
### ##################################		HAME	TITLE :



which are in escoses of the annual required to pay all reasonable costs, organies and attorney's fees necessarily paid or incurred by funding in the proceedings, the control of the proceedings and the proceedings are all the proceedings are all the proceedings are all the proceedings and the proceedings are all the process and the proceedings are all the process and the proceedings are all the process and the process are all the process and the proceedings are processes and the processes are all the processes and the processes are all the processes

			а.
	and that the granter will warrant and forever detend the s	name against all persons whomsoever. I represented by the above described note and this trust deed are its presented by the above described note and this trust deed are its hold purposes (see Important Notice below), its hold purposes.	4.
٠.	and that the draptor will warrant and lorever determ the	the shove described note and this trust	
4	and that the grantor will waited the proceeds of the loan The grantor warrants that the proceeds of the loan (a)* primarily for grantor's personal, family or hot (a)* primarily for grantor's personal, family or hot	represented by fine Important Notice below).	
	The grantor wallants that a second family or hot	usehold purposes (see Important	
	(n)* primarily for granter s personal, and	trient person) are for business or continercial participation	25.0
	(1) to an organization, or (even it granter is a in	usehold purposes (see important remarked purposes. atural person) are for business or commercial purposes. binds all parties hereto, their heirs, legatees, devisees, administrational purposes hereitigary shall mean the holder and owner, including pledges	212
	(B) lot all organizes to the benefit of and E	sinds all parties holder and owner, including pledgee	, €
	This deed applies to males to the	Lameliciary shall most the many and	ari.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors.

The term beneficiary shall mean the holder and owner, including pledge, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to, mean and include the plural, and that generally all granumatical changes shall be if the context so requires, the singular shall be taken to, mean and include the plural, and that generally all granumatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the Arantor has averaged this ineterment the day and year first shows well as a provision of the context of the singular shall be taken to mean and include the plural, and that generally all granumatical changes shall be included the plural and the grantor than the context of the c

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

TISA WALTERS WAT * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary 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. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of KLAMATH) ss. This instrument was acknowledged before me on ____January by LISA WALTERS gyng fast namafir This instrument was acknowledged before me by OFFICIAD SEAL
HELEN M. FINK
NOTARY PUBLIC OREGON
COMMISSION NO. 014766
NY COMMISSION EXPIRES APPL 20, 1996 My commission expires 4/20/9/ 25 C. C. C.

STATE OF OREGON: COUNTY OF KLAMATH: ss.	
고 (Bada) 사람 사람 수학 수밖에 함께 함께 본 시간에 있는 사람들이 되었습니다. 한 사람들이 되는 사람들은 모든 그는 것을 하는 것이다. 그는 사람	the 19th day
Filed for record at request of Mountain Title co of Jan A.D., 19 95 at 3:32 o'clock P	M and duly recorded in Vol. M95
Tan A.D., $19 \frac{22}{2}$ at $\frac{2}{2}$	Page 1316
of <u>Mortgages</u> on Bernetha G. I	rap-
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FEE: \$15.00	2010anc 11
로 루루 있다면 하는 경우 경우 하는 것으로 보고 있다. 그 그 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은 사람들은	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1