ſſ	FORM No. 881 - Oragon Trust Deed Series - TRUST DEED (As	ssignment Restricted	COPYPRINT FISH SET				
	93892 01-23-95P01:52 RCVD THIS TRUST DEED, made this BENJAMIN T. ADAMS and KATHERIN	TRUST DE	Wolm	195 Page 1551			
	BENJAMIN T. ADAMS and KATHERIN MOUNTAIN TITLE COMP	NE I. ADAMS. hust	and and wife	, 1994., betweet			
	TURNSTONE, INC. an ORECON COR	RPORATION C	COUNTY	, as Grantor , as Trustee, and			
	Grantor irrevocably dranto band						
	Grantor irrevocably grants, bargain KLAMATH County, O	ns, sells and conveys t Dregon, described as	to trustee in trust, with por	wer of sale, the property in			
	LOT 1 in Block 1 as man						
	official plat thereof or Klamath County, Oregon.	n file in the off	ice of the County Cl	to the lerk of			
			3.	합			
100	together with all and singular the tenements, hered or hereafter appertaining, and the rents, issues and the property, FOR THE PURPOSE OF STORM	litaments and appurtenant	ree and all other viets. it.				
01	or hereafter appertaining, and the tenements, hered or hereafter appertaining, and the rents, issues and the property. FOR THE PURPOSE OF SECURING PE. **TWENTY EIGHT THOUSAND	profits thereof and all fit ERFORMANCE of each a	atures now or hereafter attached	to belonging or in empwise now d to or used in connection with			
no	t **TWENTY EIGHT THOUSAND ote of even date herewith, payable to herefician	AND NO / 100ths	greement ot grantor herein cont 5**未未未	ained and payment of the sum			
no be	ote of even date herewith, payable to beneficiary of sooner paid, to be due and payable PET LET The date of maturity of the debt secured by	or order and made by g	, with interest thereon according rantor, the final payment of p	k to the terms of a promissory rincipal and interest bereof, if			
eri	rty or all (or any part) of grantor either eneticiary's option*, all obligations secured by thi me immediately due and payable. The execution signment.	of this instrument is the deer agree to, attempt to, or without lirst obtaining the is instrument, irrespective to by frantor of an exercise.	date, stated above, on which the	re limit installment of the mile			
pro	To protect the security of this trust deed, gran	ntor agrees:	namey agreement** does not co	onstitute a sale, corregame ez			
	1. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish and building or into the complete or restore promptly and in good and habitable condition any building or improvement which may be constructed. 3. To comply with all laws, ordinances, regulations, covenants, conditions and point in executing such themselves.						
to p	to pay for illing same in the proper public office or of						
writ	4. To provide and continuously maintain in mage by lire and such other hazards as the benefit tten in companies acceptable to the beneficier.	surance on the buildings liciary may from time to t	now or hereafter exected on t	y filing officers or searching :			
cure	the striction days prior to the expiration of any reason to procure any such insurance of insurance shall be delivered to the beneficiary and in the same at grantor's expense. The amount collected under any fire or other insurance policy of the buildings, the beneficiary may part thereof, may be released to grantor such order as beneficiary may determine, or at online the applied by templicary may pre-						
asses prom liens	5. To keep the property tree from construction seed upon or against the property before any part aptly deliver receipts therefor to beneficiary; show or other charges payable by grantor, either the	on liens and to pay all tax of tot such taxes, assessmen all the grantor tail to mai	ixes, assessments and other char nts and other charges become page 1	It or notice of default here. These that may be levind or past due or delinguist.			
the de with bound and the able a	t, Deneticiary may, at its option, make payment red hereby, together with the obligations described lebt secured by this trust deed, without waiver of a different as aforesaid, the property hereinbefore d for the payment of the obligation herein describe nonpayment thereof shall, at the option of the and constitute a breach of this trust deed. To pay all costs, fees and expenses of this trust income.	rect payment or by provided the amount of the amount of in paragraphs 6 and 7 of any rights arising from bree described, as well as the golded, and all such payments beneficiary, render all such payments as the second of the s	ding beneficiary with funds will so paid, with interest at the othis trust deed, shall be adde- each of any of the covenants her, grantor, shall be bound to the in his shall be immediately due and arms secured by this trust deed;	ments, insurance premiums, h which to make such pay- rate set forth in the node and become a part of teol and for such payments, same extent that they are and payable without notice, immediately due and nav			
and in	7. To appear in and defend any action or proceed any suit, action or proceeding in which the	is obligation and trustee's eding purporting to affect	and attorney's fees actually inc	costs and expenses of the			
mention the trick torney'	oned in this paragraph 7 in all cases shall be tixed ial court, grantor further agrees to pay such sum a 's fees on such appeal.	le and the beneticiary's or ed by the trial court and ir as the appellate court shal	opear, including any suit for the trustee's attorney's tees; the a in the event of an appeal from a il adjudge respect.	of beneficiary or trustee; e foreclosure of this deed, amount of attorney's fees any judgment or decree of			
NOTE	8. In the event that any portion or all of the pro- shall have the right, if it so elects, to require the	roperty shall be taken und that all or any portion of	der the right of eminent domain	n or condemnation bene			
property	gs and loan association authorized to do business under the of this state, its subsidiaries, affiliates, agents or branches the company of th	ist be either an attorney, who is he laws of Oregon or the United the United Common transfer	s an active member of the Oregon States at the Insurance company	to aller fairne			
		ue of obtaining beneficiary's co	onsent in complete detail.				
	TRUST DEED		STATE OF OREGO				
	AMIN T. ADAMS and KATHERINE I A	APAMS	County of	of the material			
VV+VIF	VA. CA 94563		day of	for record on the			
TURNS 2250	TONE, INC. RANCH ROAD	SPACE RESERVED FOR	at	7.0			
	NO. OR 97520	RECORDER'S USE	page	Noon			
Hound)	MIN' TITE COMPANY		Record ofWitness_mv				
OK. Vok	AMATH COUNTY		County affixed.	ford seat Of			
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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less accessarily paid on insured by it into upon any reasonable, was not a separate to ground the part of the part

and that the grantor will warrant and torever defend the same against all persons whomsoever.

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

(a)* primarily for grantor's personal, family or household purposes (see Important Notice below).

This deed applies to, interes to the benefit of and binds all parties hereto, their heirs, lefaters, devices, administrators, secured hereby, whether or not named as beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one persons that made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. assumed and implied to make the provisions nereof apply equally to corporations and to manymums.

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

* 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, disrepard this nation.

& Benjaming J. Warm EDNJAMEN T. ADAMS & Facture S. C. KATHERINE I. ADAMS

s not required, disregard this notice.		MATHERINE I.	ADAMS
57475056	_		
STATE OF OREGON, Co This instrument was by BENJAMIN T. ADA			
This instrument was	acknowledged be	UNE I. ADAMS fore me on) 55. 3
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48-augus pages s Roman server out	***************************************	***************************************	7. The state of th
	M		Notary Publication

Sally and the My commission expires Notary Public for Oregon REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been pend)

The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by the foregoing trust deed. All sums secured by the frust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you become to the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secures., 19..... Both must be delivered to the trustee for cancellation before reconveyance will be made.

FFRENCH

Bereliciary

TIEODNIA ALL PURPOSE ACKN	OWLEDGMENT	No. 515
Poersonally known to me - OR - □ prov	-}	CAPACITY CLAIMED BY SIGNER Though slatute does not require the Notary to fill in the data below, doing so may prove involubble to persons relying on the document. INDIVIDUAL CORPORATE OFFICER(S) PARTNER(S) LIMITED GENERAL ATTORNEY-IN-FACT TRUSTEE(S) GUARDIAN/CONSERVATOR OTHER: LUSTAMED SIGNER IS REPRESENTING: NAME OF PERSON(S) OR ENTITY(IES)
Comm. #99295 City a County of San Francisco City a County of San Francisco My Comm. Expires April 1, 1993 THIS CERTIFICATE MUST BE ATTACHED TO THE DOCUMENT DESCRIBED AT RIGHT: Though the data requested here is not required by law, it could prevent fraudulent reattachment of this form.	SIGNATUPE OF NOTARY OPTIONAL SECTION TITLE OR TYPE OF DOCUMENT NUMBER OF PAGES SIGNER(S) OTHER THAN NAMED ABOVE DITE. C1993 NATIONAL NOTARY ASSOCIATION - 8236 Rem	
STATE OF OREGON: COUNTY OF KLA		7
Filed for record at request of	Mountain Title Co 95 at 1:52 o'clock PM., and duly Mortgages on Page 1551 Bernetha G. Letsch	the 23rd day recorded in Vol. M95 County Clerk