FORM No. 881 - Orogon Trust Deed Series - TRUST DEED (Assignment Rest	18 21489 mx	Vol.m95 Page	2200
्रिक्रमान करते हैं। अपने के बेट कर करते हैं के किया के में किया के बेट के किया के बेट के बेट के किया है कि किया के किया के किया क अपने के बेट कर कर किया के बाद की की किया के बेट के किया है। जो किया की	ikusi berb	· · · · · · · · · · · · · · · · · · ·	
THIS TRUST DEED, made this ROBERT JAMES LEISTEN and ADRIA SUE L	21 day of EISTEN, husband and	December 19 1 wife	
MOUNTAIN TITLE COMPANY OF TURNSTONE, INC., an Oregon Corporation	KLAMATH COUNTY	, ,	as Trustee, and
에 있는 경기 (1965년 등 등) 경기 전 기업 기업 시간 시간 시간 기업		••••••	
Grantor irrevocably grants, bargains, sells	and conveys to trustee in	n trust, with power of sale, t	he property ir
KLAMATH County, Oregon, d	escribed as:		
Lot 4, Tract 1279, FIRST ADDIT official plat thereof on file Klamath County, Oregon.			the
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and prolits the property.			
FOR THE PURPOSE OF SECURING PERFORM **FIFTEEN THOUSAND AND NO /	100ths****		
note of even date herewith, payable to beneficiary or ord	er and made by grantor, the	est thereon according to the term final payment of principal and	
not sooner paid, to be due and payable _PET_TETRS_01 The date of maturity of the debt secured by this in becomes due and payable. Should the grantor either agree erty or all (or any part) of grantor's interest in it without beneficiary's option*, all obligations secured by this instruction come immediately due and payable. The execution by grantory	nstrument is the date, state, to, attempt to, or actually e t lirst obtaining the written whent, irrespective of the m	ell, convey, or assign all (or any consent or approval of the benefit attrity dates expressed therein, o	part) of the proc ciary, then, at th c herein, shall be
assignment. To protect the security of this trust deed, grantor agi 1. To protect, preserve and maintain the property is provement thereon; not to commit or permit any waste of	in good condition and repair	; not to remove or demolish any	v building or im
 To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs To comply with all laws, ordinances, regulations 	habitable condition any bu- incurred therefor, covenants, conditions and re-	strictions affecting the property;	if the beneficial
to requests, to join in executing such linancing statements to pay for tiling same in the proper public office or office agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance.	s, as well as the cost of all	lien searches made by filing offi	cers or searchin
lamage by lire and such other hazards as the beneficiary vritten in companies acceptable to the beneficiary, with h	may from time to time requoss payable to the latter; all	ire, in an amount not less than \$ policies of insurance shall be deliv	vered to the bene
liciary as soon as insured; if the grantor shall fail for any re at least lifteen days prior to the expiration of any publicy o cure the same at grantor's expense. The amount collected u uny indebtedness accured hereby and in such order as benefi or any part thereof, may be released to grantor. Such appli	I insurance now or hereafter inder any fire or other insur- ciary may determine, or at o	placed on the buildings, the ben- lance policy may be applied by ption of beneficiary the entire am	eficiary may pro beneficiary upo- ount so collected
tader or smealidate any act done pursuant to such notice, tuder or smealidate any act done pursuant to such notice. 5. To keep the property free from construction lier successed upon or against the property before any part of a promptly deliver receipts therefor to beneficiary, should it	ns and to pay all taxes, assessing taxes, assessments and	ssments and other charges that i other charges become past due o	nsay be levied o
iens or other charkes payable by grantor, either by direct proment, beneficiary nay, at its option, make payment then secured hereby, together with the obligations described in the debt secured by this trust deed, without weiver of any reith interest as aloresaid, the property hereinbefore describes out for the payment of the obligation herein described.	eol, and the amount so paid paragraphs 6 and 7 of this t rights arising from breach of ibod, as well as the grantor,	 with interest at the rate set in rust deed, shall be added to and any of the covenants hereof and to shall be bound to the same extension. 	orth in the not become a part o or such payments ont that they an
nd the nonpayment thereof shall, at the option of the ben ble and constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this trust i.	eliciary, render all sums seconcluding the cost of title sea	ured by this frust deed immediat rch as well as the other costs an	ely due an d pay
rustee incurred in connection with or in enforcing this ob 7. To appear in and detend any action or proceeding and in any suit, action or proceeding in which the benefici	g purporting to affect the se	curity rights or powers of benef	
to pay all costs and expenses, including evidence of title an mentioned in this paragraph 7 in all cases shall be tixed by the trial court, grantor further agrees to pay such sum as t orney's tees on such appeal.	nd the beneticiary's or truste the trial court and in the e	e's attorney's fees; the amount ovent of an appeal from any judge	ol attorney's fee ment or decree o
It is mutually agreed that: 8. In the event that any portion or all of the propeliciary shall have the right, if it so elects, to require that			
NOTE: The Trust Deed Act provides that the trustee hereunder must be a savings and loan association authorized to do business under the istroperty of this state, its subsidiaries, affiliates, agents or branches, the WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of	e either an attorney, who is an act rws of Oregon or the United States United States or any agency thereo this option.	ive member of the Oregon State Bar, a a little insurance company authorized i, or an escrow agent licensed under ORC	bank, trest companies to insure little to ma
*The publisher suggests that such an agreement address the Issue	or obtaining beneficiary's consent		
TRUST DEED		STATE OF OREGON,	1 33
ROBERT JAMES LEISTEN and Adria Sue Le	TCTT	County of	within instru
2460 MONTEREY DRIVE	NOTO	ment was received for	record on th
ESCONDIDO, CA 92027	SPACE RESERVED	at o'clock	., and recorded
TURNSTONE, INC. 2250 RANCH ROAD	FOR RECORDER B USE	in book/reel/volume No.	ee/file/instru
ASHLAND, OR 97520		ment/microfilm/reception	n No
use files (per effects the Besefidary) in the service of grant g	The second secon	Record of Witness my han	or eard County of end seal o
fter Recording Return to (Name, Address, Zip): MOUNTAIN TITLE COMPANY		County affixed.	
OF KLANATH COUNTY	er Maria (n. 1904). 19 april - Paris Garago, et al esta (n. 1904).	NAME	TITLE
		Ву	

which are in excess of the amount required to may all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantee in such proceedings, that he had been to be entitled as pulled by it first upon any reasonable costs and processarily paid or incurred by premiciary in such proceedings, and the balances applied upon the indebtedness sectived barboly; and granter agrees, at its own expense, to take such actions and execute such instruments as shell be necessary in obtaining such compensation, promptly upon beneficiary is request. Isonalizary, payment of its less and research in extension of the section of the post of the processor of the processor of the processor of the indebtedness such compensation of the section of the processor of the indebtedness, frustee may (s) consent to the making of any map or plat of the property; (b) join in grant any essentent or creeking any restriction thereon; (c) join in any subordination or other agreement allocing this deed or the line or change the state of the indebtedness, frustee may all or any part of the property. The grantee in any reconvey inclines, the property of the property of the property or any reconverty. (b) printing any essential and the property of any part of printing any essential of the indebtedness of the property of any part of printing any established the property of any part of printing any established the property of any part french, in its own names use or otherwise cellect his increase, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the insistedness berefy secured, enter upon and this possession of the property, the collection of such rent, issues and prolite, or the procession of the property, the collection of such rent, issues and prolite, or the procession of the property, the collection of such rent, issues and prolite, or the procession of the property, the collection of such rent, issues and prolite, or the procession of the property of the property of the p

and that the grantor will warrant and lorever defend the same against all persons whomseever.

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, tamily or household purposes (see Important Notice below).

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devices, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, 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 if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be 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.

plicable; if warranty (a) is applicable h word is defined in the Truth-in-len- ciary MUST comply with the Act and ures; for this purpose use Stevens-Nes pliance with the Act is not required, d STATE O	Regulation by making requires form No. 1319, or equivalence of the second of the secon	ant. ADRIA SUE LET) ze	
Th. ROB	s instrument was ackn ERT JAMES LEISTEN	owledged before me on	EN	
		owledged before me on		, 19
MARIA GPE LOWE			*,*************************************	
COMM. 15522045 NOTARY PUBLIC - CALIFO SAN DIEGO COUNT	PRNIA 목 /. ㅎఄఄౣ ਲ਼	My commission expires,	Lamb.	Califo
My Comm. Expires Feb. 13.	1997, 3	My commission expires	184-13-52	otte tot manage tt

STATE OF OREGON: COUNTY OF KLAMATH: ss.			
Filed for record at request of Mountain Title Company	the	31st	day
of Jan. A.D. 19 95 at 2:45 o'clock P. M. and duly	recorded in	Vol	
of Mortgages on Page _2200_	 C Cla	al.	
Bernetha G. Letsch, By	Louniy Cler	in Tendero	
FEE \$15.00	international and	, sc=_1.heq_met	