			Vol M95	Page 6016		
FORM No. 831-1—Oregon Trust Deed Series—TR	UST DEED (No restriction on assignment	ent). COPYRIGHT MASS.	THANKLE	42		
96291	TRI	WT633145	Quelle			
THIS TRUST DEED, #	nade this man the man	des Cultu Januar		95 , between		
R I Peterson, as t	rustee under the p	Povisions of a trus		, as Gramor,		
and known as Trust CONTINENTAL LAWYERS T	TTLE COMPANY			os Trustee, and		
RICHARD E. PUCKETT, T	rustee of the Kich	ard E. Puckett and	velma r. Pucket	as Beneficiary,		
Trust Established May	4, 1964	DY TOO TOTAL				
Grantor irrevocably gra	nts, bargains, sells and c	conveys to trustee in trus	t, with power of sale	, the property in		
Klamath	County, Oregon, "escri-	Tues (7) Block Two	(2) DIVERSIDE A	OT MOITION.		
KENO. according to the	ne official plac u	nereof on file in the	he office of the	County Clerk		
of Klamath County, U	regon.	ŧ,		(1		
In the event the pro	perty which is the	security for this	deed of trust is	transferred or not be assumed		
In the event the pro conveyed in any mann without the written	er, this trust dee	d and the note secu eficiary hereunder,	which consent	shall not be		
without the written unreasonably withhel	d.	errore in the comment				
um casonably in owner						
			and the second s	nd are in answise now		
together with all and singular the to or hereafter appertaining, and the	enements, hereditaments and	appurtenances and all other a of and all fixtures now or her	rights thereunto belongit ealter attached to or use	ed in connection with		
		CE of each agreement of gran				
. FIFTY-TWO THOUSANDA	ND_NO/100			tame of a promissory		
		Dollars, with the fina		and interest hereof, if		
note of even date herewith, payat not sooner paid, to be due and pay	ablo February	(LI)(II) , 16/	e, on which the final in	ssallment of the note		
The date of maturity of the	e dept soca.co			now building or im-		
1. To protect the security of it. 1. To protect, preserve and provement thereon; not to commit	I maintain the property in g	ood condition and repair; not property.	to remove or demonst	may be constructed.		
2. To complete of restore p	1 when due all costs inc	urred therefor.	ions affecting the prope	rty; if the beneficiary		
damaged or destroyed thereon, an 3. To comply with all laws, so requests, to join in executing s to pay for tiling same in the project.	, ordinances, regulations, cov- uch financing statements pu	urred therefor. enants, conditions and restrict rsuant to the Uniform Comme	ercial Code as the benefit searches made by filing	ciary may require and officers or searching		
to pay for tiling same in the pro-	et t the beneficiary			addiest loss or -!		
agencies as may be deemed desire 4. To provide and continu damage by tire and such other h written in companies acceptable	azards as the beneficiary ma	y from time to time require, payable to the latter; all policy	in an amount not less the ies of insurance shall be	delivered to the bene-		
ficiary as soon as insured; if the g	rantor shall fail for any reason	on to procure any such insuran Insurance now or hereafter pla	ced on the buildings, the	beneficiary may pro-		
at least titteen days prior to the	damage by fire and such other hazards as the belieficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance and to deliver the policies to the beneficiary written in companies acceptable to the entitiery payable to the expiration of any policy of insurance now or hereafter placed on the buildings, the beneficiary may prosticate the same at grantor's expense. The amount collected under any fire or other insurance policy may be applied by beneficiary upon cure the same at grantor's expense. The amount collected under any fire or other insurance policy may be entire amount so collected, cure the same at grantor's expense. The amount collected under any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount collected or any part thereof, may be released to grantor. Such application or release shall not cure or waive any offer that may be levied or					
or any part thereof, may be release	sed to grantor, Such applica	tion or release shall not cure	or waive any default of	that may be levied or		
under or invalidate any act done 5. To keep the property t assessed upon or against the pro-	ree from construction liens perty before any part of suc	and to pay all taxes, assessment and other	er charges become past of any taxes, assessment	due or delinquent and s, insurance premiums.		
promptly deliver receipts thereto	to sither by direct na	ement or by providing benetic	ally with idings with	and forth in the note		
ment, beneticiary may, at its of	title time described in DS	radraphs 6 and 7 of this trust	deed, strait be added to	I les such navments.		
the debt secured by this trust dec	Landahalasa describe	ed, as well as the grantor, she	II be bound to me said	anable without notice.		
bound for the payment of the o	the henef	iciary, render ali sums secure	a by this trust deed in.	i		
6. To pay all costs, fees a	nd expenses of this trust inc	luding the cost of title search	ney's fees actually incur	red.		
7. To appear in and defer	Link the beneficial	v or trustee may appear, inci	name any sair to the	and of attorney's fees		
7. To appear in and deter and in any suit, action or proceed to pay all costs and expenses, in mentioned in this paragraph 7 in the trial court, granter further a	cluding evidence of title and n all cases shall be fixed by	the trial court and in the ever	nt of an appeal from any reasonable as the bene	y judgment or decree of ficiary's or trustee's at-		
the trial court, grantor luttles a torney's fees on such appeal.	g.cou to p=,			condemnation bene-		
8. In the event that any	portion or all of the proper	ty shall be taken under the rail or any portion of the mo	ight of eminent domain nies payable as compen	sation for such taking,		
ficiary shall have the right, 12 1	to a december of the second of mile	st he either an attorney, who is	an active member of the	Oragon State Bar, a bank,		
trust company of savings and reports	of this state, its subsidiaries, a	siness under the laws of Oregon of Strain of S	United States or any age	ency thereof, or an escrew		
agent licensed under ORS 696.505	to 696.585.					
TRUST E	DEED		STATE OF OREG	ON, $ss.$		
			County ofI certify that t	he within instrument		
R.L. Peterson, as A	Suite 213 213		was received for rec	old on theday		
Trustee	Jano Hy man	SPACE RESERVED	o'cł6ck	M., and recorded in		
Granto	Twicton	FOR	book/reel/volume	Noon page		
Richard E. Puckett	I I U D LEE	RECORDER'S USE	and/	or as fee/file/instru- ception No,		
Salinas CA 93905			Record of	of said County.		
Banefici		The state of the s	Witness n	ny hand and seal of		
After Recording Return to (Name, Addres	s, Zip)		Comity attace.			
Jackson County Titl	e O2 W. Main St.		NAME	TITLE		
Modford Or 97501	UL W. MUIN JU.		Ву	, Deputy		



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's tees, both in the trial and applied the courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agreed, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of tall reconveyances, to cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in franting any easement or creating any restriction thereon; (c) join any subordination or other agreement affecting the deed or the line or charge thereot; (c) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the 'person or person legally entitled thereto;' and the recitains therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than a convergence may be described as the 'person or person legally entitled thereto;' and the recitains therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less that be conclusive proof of the truthfulness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less that be conclusive proof of the truthfulness thereof. Trustee's lees to a paragraph shall be not less that be conclusive

deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's at'orney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be property is situated, shall be conclusive proof of proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

and that the grantor will warrant and torever detend 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),

(b) for an organization, or (even it 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, devisees, 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 it 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 confortations and to individuals.

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

IN WITHESS WHEREOF, the grantor has t	xecuted the histament the day and year that door o william
	AND NOT DOGODALLY AND NOT DOGODALLY TOUGHOOD AND THE AND DULLING TOUGH
bensificiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stovens-Ness Form No. 1319, or equivalently the Act is not required discoursed this potter.	or (b) is the Peterson two Not perconsuly Qui-just Teus on Z, the required vivalent. Jackson)ss.
	cknowledged before me on, 19,
_	cknowledged before the on,
L R.L. Peterson	cknowledged before me on MARCH 8 ,1995,
tructoo	
of a trust agreement	t dated 2-23-93 and known as Trust #24 QUI-NCY
OFFICIAL SEAL	2. Tumble
NOTARY PUBLIC - OREGON COMMISSION NO.018113 MY COMMISSION EXPIRES SEPT 107.196	Notary Public for Oregon My commission expires 9.7.96

TATE OF	OBECON:	COUNTY	OF KI	AMATH:	SS.

Same of the second

Filed for record at request of	Mountain Title Co		the 17th		đay	
of March	A.D., 19 95 at 1:43		M., and duly recorded in Vol.	M95	,	
O	Mortgages	on Pa	ge <u>6016</u> .			
		\mathcal{Q}	Bernetha G. Letsch, Coun	ty Clerk		
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