FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment NC		COPY	RIGHT 1996 STEVENS-NESS LA	W FUSILISHING CO., PORTLAND, CR \$720
96909 THIS TRUST DEED, made this 24th	day of	March	VOI_195	Page 7107
Martin Trujillo and Josefina M. Tru MOUNTAIN TITLE COMPANY OF KLAMATH C	jillo, husband a XOUNTY	nd wife	***************************************	
Francisca A. Humphrey				, as Grantor , as Trustee, and , as Beneficiary
Granton included the control of the	WITNESSETH:	******************		, as Beneficiary,
Grantor irrevocably grants, bargains, sei Klamath County, Oregor Lot 10 in Block 57 of SECOND Klamath Falls waccording to the	HOT SPRINGS ADDI	TION to 1	the City of	sale, the property in
	e e e e e e e e e e e e e e e e e e e			
together with all and singular the tenements, hereditame or hereafter appertaining, and the rents, issues and protein property. FOR THE PURPOSE OF SECURING PERFORMS Eight Thousand and no/10	735 4350m		accept accept to or t	used in connection with
		/\d.j		
not sooner paid, to be due and payable March 27,		xx	payment of principal	and interest hereof, if
The date of maturity of the debt secured by this becomes due and payable. Should the grantor either agreety or all (or any part) of grantor's interest in it with beneficiery's option*, all obligations secured by this inscome immediately due and payable. The execution by gassignment.	out first obtaining the wi trument, irrespective of rantor of an earnest mon	itten consent	or property of the	any part) of the prop-
1. To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property	agrees: v in good condition and	fepair: not t	3 70mana 1 - 11 -	
damaged or destroyed thereon, and pay when due all cost	nd habitable condition as ts incurred therefor	ny building o	r improvement which	n may be constructed,
3. To comply with all laws, ordinances, regulations so requests, to join in executing such tinancing statement 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 continued.	cs, as well as the cost of	f all line and	- Code as the Dellett	ciary may require and
4. To provide and continuously maintain insuran damage by tire and such other hazards as the beneficiary, with ticiary as soon as insured; if the grantor shall fail tor any is at least fifteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice. 5. To keen the property the tentor of the surface of the property that the property the state of the property that the property the property the property that the prop	reason to procure any suc of insurance now or here under any fire or other ficiary may determine, or lication or release shall i	th insurance a patter placed insurance po at option of not cure or w	nd to deliver the polic on the buildings, the licy may be applied beneticiary the entire aive any default or n	beneficiary beneficiary beneficiary may pro- by beneficiary upon amount so collected, office of default here-
assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should a liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the lecured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aloresaid, the property hereinbefore described out of the payment of the obligation herein described and the nonpayment thereof shall, at the option of the ber ble and constitute a breach at the	nns and to pay all taxes, such taxes, assessments such taxes, assessments the grantor fail to make payment or by providing reof, and the amount so paragraphs 6 and 7 of trights arising from breactibed, as well as the grang, and all such payments reticiary, render all sums	assessments and other che payment of a g beneficiary paid, with i his trust deed hot any of the net of any of the shall be imm	and other charges the arges become past disages become past disages, assessments, with funds with which arters at the rate s l, shall be added to a ecovenants hereof an bound to the same bediately due and pay this text.	nat may be levied or ue or delinquent and insurance premiums, in to make such pay- tet forth in the note and become a part of dor such payments, extent that they are vable without notice,
rustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding in which the benefici of pay all costs and expenses, including evidence of title artentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor turther agrees to pay such sum as the title artentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor turther agrees to pay such sum as the title are trial to the trial property is the son such appeal. It is mutually agreed that	including the cost of title biligation and trustee's an g purporiting to affect the ary or trustee may appe at the beneficiary's or to y the trial court and in the he appellate court shall the properties of the title	e search as well attorney's a security right are including sustee's attorning event of a sadjudge reaso	ell as the other costs lees actually incurred ghts or powers of be any suit for the fore ley's fees; the account appeal from any junable as the beneficial	and expenses of the neficiary or trustee; closure of this deed, at of attorney's fees digment or decree of ary's or trustee's at-
8. In the event that any portion or all of the proper ciary shall have the right, it it so elects, to require that	rty shall be taken under all or any portion of t	the right of he monies pa	eminent domain or c yable as compensati	condemnation, bene- on for such taking,
OTE: The Trust Deed Act provides that the trustee hereunder must b savings and loan association authorized to do business under the la operty of this state, its subsidiaries, affiliates, agents or branches, the VARNING: 12 USC 1701j-3 regulates and may prohibit exercise of the publisher suggests that such an agreement address the issue	United States or any agency th	ereof, er an escr	ow agent licensed under i	a bank, trust company ed to insure title to real DRS 696.505 to 696.585.
TRUST DEED			E OF OREGON,	
Million The State of the State	in Brown MATE (1994) A MATE (1994) AND A SIGNATURE THAN MATE (1994) AND AND A SIGNATURE	and the second	nty of	\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\
Martin and Josefina Trujillo 5539 Valley Vaud Klamath falls of 1960	t territoriale transcription (1992) The territorial production of the Month of the territorial production (1992) The profession of the territorial control (1992)	ment	I certify that the	record on the
Francisca A. Humphrey 213 Nucluary Klamash Falson Tuol	SPACE RESERVED FOR RECORDER'S USE	at in booi page/	ay ofo'clockN k/see!/volume No	f., and recorded
Beneficiary	The state of the first of the state of the s	Record	microfilm/reception	of said County.
Recording Return to (Name, Address, Zip): DINTAIN TITLE COMPANY	om o		Witness my ha v affixed.	nd and seal of
CAIFANI CAIFANI		Section 2		į.

NAME Ву

Deputy



which as in scoss of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by famfor the control proceedings, shall be paid to beneficiary and arred by beneficiary in such proceedings, and such instruments as shall be necessary in the trial and appellate cours, incessarily paid and appellate cours, incessarily in the trial and appellate cours, incessarily in the state of the course of the season of the course of the cours

and that the grantor will warrant and torever delend 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:

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 it grantor is a natural person) are for business or commercial purposes.

(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, 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, executed here for sealing the services, administrators, executed and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, the successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, the grantor true for the ferantor ferantor ferantor persons and or including pledgee, of the contract personal representatives, the grantor ferantor ferantor ferantor ferantor persons and or including pledgee, of the contract persons and owner, including pledgee, of the contract persons and owner, includ

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

MARTIN TRUILLO *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-Len-ling 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. Klamath STATE OF OREGON, County of ... This instrument was acknowledged before me on roow Notary Public for Oregon My commission expires12/20/98..... REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON: COUNTY OF KLAMATH: ss. Mountain Title CO the 24th

A.D., 19 95 at 3:42 o'clock P M., and duly recorded in Vol. F95

Mortgages on Page Bernetha G.Letsch, County Clerk

By April Filed for record at request of <u>Mareh</u> FEE \$15.00