FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignme NC	nt Restricted).	COPYRIGHT 1984 STEVENS-NESS LAW PUBLISHING	G CO., PORTLAND, OR S
98482NTC 35057 NE	TRUST DEED	Val NGT Floor	9640
THIS TRUST DEED, made this 10	th day of APRII	Val. <u>2495</u> Page.	95 betwe
AUBREY DALE HARRIS AND GINGER LEE	HARRIS, HUSBAND AND L	ITEE AC MO ANTINOTISTONO 1	
THE CHILD DON'TO DE GRADO'S RUO	DAIND AND WIRE AS 171	AN HNDIVIDED 1. THEREFORE	
MOUNTAIN TITLE COMPANY OF KLA THE TRUSTEE OF THE AARON E. ABTS	1993 REVOCABLE LIV	ING TRUCT	is Trustee, a
<ul> <li>All the second of the second of</li></ul>	WITNESSETH:		
Grantor irrevocably grants, bargains, s KLAMATH	ells and conveys to truste on, described as:	e in trust, with power of sale, th	he property
Tract 92 of PLEASANT HOME T	TDACTIC Seconding to		
on file in the office of the	ne County Clerk of K	the official plat there lamath County, Oregon.	of
THIS TRUST DEED IS SECOND A	NO SUBORDINATE TO A	TRUST DEED NOW OF RECORD	)
DATED APRIL 10, 1995 and RE page $005$ in the Microfi	Im Records of Klamat	_, 1995 in Vol M95, at	
		• • •	
together with all and singular the tenements, heredita or hereafter appertaining, and the rents, issues and pr the property	ments and appurtenances and a ofits thereof and all fixtures n	all other rights thereunto belonging or ow or hereafter attached to or used in	in anywise re
the property.	The state of the s		
FOR THE PURPOSE OF SECURING PERF of **** TWELVE THOUSAND AND no/10	JLUSMARR		
note of even date herewith, payable to beneticiary o	Dollars, with i	nterest thereon according to the terms	of a promisso
not sooner paid, to be due and payable	4. 2000. 10	tne tinal payment of principal and it	nterest hereof,
The date of maturity of the debt secured by	this instrument is the data at	ated above, on which the final install	ment of the n
erty or all (or any part) of erantor's interest in it we	ithout first obtaining the weitt	y sell, convey, or assign all (or any p	art) of the pro
beneticiary's option*, all obligations secured by this come immediately due and payable. The execution b seriforms	INSTIUMANT ITTARNACTIVA AT THA	motivitiv doton overcood the	T 7 11 11
assignment.		agreement** does not constitute a sal	le, conveyance
To protect the security of this trust deed, grant.  1. To protect, preserve and maintain the property of the protection of the p	erty in good condition and re-	lair: Bot to semove or demolish and	Southalling on the
provement thereon; not to commit or permit any wast  2. To complete or restore promptly and in solutions of or destroyed thereon, and now when the other			
3. To comply with all laws, ordinances, regulation requests, to join in executing such tinancing statem or pay for filing same in the proper public office or			
gencies as may be deemed desirable by the hereficies	nnces, as well as the cost of a	Ill lien searches made by filing office	ers or searchi
4. To provide and continuously maintain inco	rance on the buildings many	or hereafter erected on the property	agginst loss
vritten in companies acceptable to the beneficiary w	ith loss payable to the letter	equire, in an amount not less than \$1.	ull insur
it least fifteen days prior to the expiration of any not	icy of insurance now or became	insurance and to deliver the policies to	the beneficial
my indebtedness secured hereby and in such order as b or any part thereot, may be released to grantor. Such index or invalidate any set done pursuent to such not	avviication or release snall hol	t option of beneficiary the entire amount of the cure or waive any default or notice of the cure of th	unt so collecte of default here
5. To keep the property free from construction	liens and to now all towar -		
romptly deliver receipts therefor to beneficiary: show	d the secretor foil to make a	d other charges become past due or	delinquent an
ecured hereby together with the obligations describe	increor, and the amount so p	aid, with interest at the rate set for	rth in the not
ith interest as aforesaid, the property hereinhelders	lesseibed as well as the teach	of any of the covenants hereof and for	such payment
ound for the payment of the obligation herein descri nd the nonpayment thereof shall, at the option of the ble and constitute a branch of this trust dead			
6. To pay all costs, fees and expenses of this trustee incurred in connection with or in enforcing the			
It appear in and detend any action or proce	eding purporting to affect the	security rights or powers of benefici	
pay all costs and expenses, including evidence of tite entioned in this paragraph 7 in all cases shall be tixe trial court frants further of the state of the sta			
ne trial court, grantor further agrees to pay such sum rney's fees on such appeal.	as the appellate court shall ad	event of an appeal from any judgme judge reasonable as the beneficiary's	ent or decree o or trustee's at
It is mutually agreed that:			
<ol> <li>In the event that any portion or all of the p ciary shall have the right, if it so elects, to require</li> </ol>	roperty shall be taken under t that all or any portion of the	the right of eminent domain or conder monies payable as compensation to	mnation, bene or such taking
OTE: The Trust Deed Act provides that the trustee bereunder m	ust he either an attorney who is an	active member of the Green State Res a her	ale Assessment
savings and loan association authorized to do business under to operly of this state, its subsidiaries, affiliates, agents or branches	cts hatter to enneatt in 2005 to	ise a title incurrence company cutherland to :	
vanning: 12 use 1/uil-s regulates and may pronint exercis	te of this antion		90.505 10 695.58
The publisher suggests that such an agreement address the it	ssue of obtaining beneficiary's cons	ent in complete detail.	
The Level of the Control of the Cont		STATE OF OREGON,	)
The second of th			ss
		County of	
		I certify that the w	
	<ul> <li>In the Section of the Control of the Section of the Control of the C</li></ul>	ment was received for rec	cord on the
12.1 (2004) 1.00 (1004) 4 Grantors (1004) 2.00 (1004) 1.00 (1004)	SPACE RESERVED	ato'clockM., a	, 17 ind recorder
kan di Ajiri di Akijidiya di makamin ni makijida agawa kijid di katalah biya. Marin	FOR THE	in book/reel/volume No	
tage of the state	RECORDER'S USE	page or as fee	/file/instru-
		ment/microfilm/reseption I	Vo
<ul> <li>Beneficiary of participate a Beneficiary of participate and processing and participate and partic</li></ul>		Record ofof s	aid County.
er Recording Return to (Nome, Address, Zip):		Witness my hand County affixed.	and seal of
TRUSTEE OF THE AARON E. ABTS 1993	REVOCABLE TRUCT	County Milixed.	
549 BERKELEY STREET	WHAOCUDUE IKOSI	***************************************	
ATH FALLS, OR 97601		NAME	TITLE
······································	Ji	P <sub>v</sub>	

By ....., Deputy

which are its comes of the another required to pay all reasonable costs, expenses and atternary's then measurily paid or incurred by granter in such proceedings, the pay of the Will Everet de 1,92601 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 tor grantor's personal, lamily or household purposes (see Important Notice below).

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 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 shove written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. Ginge, La Harri \*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 uso Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. GINGER LEE HARRÍS This instrument was acknowledged before me on April 10 by AUBREY DALE HARRIS & GINGER LEE HARRIS & LEE R. GRASS & DORIS This instrument was acknowledged before me on ... OFFICIAL CEAL
HELEN M. FINK
NOTARY PUBLIC - OREGON
COMMISSION NO. 014766
MY COMMISSION EXTRES APR. 20, 1996

STATE OF OREGON: COUNTY OF KLAMATH: ss. Filed for record at request of Mountain Title Co at 3:48 A.D., 19 95 the day o'clock M., and duly recorded in Vol. M95 Mortgages Bernetha G. Letsch, County Clerk FEE \$15.00

My commission expires .....

1440 BORDER