FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment	Seets 05-11-95P03:3	1 RCVD	4.0 4 <b>9</b> 9
<sup>NC</sup> 99861	TRUST DEED	CONVICHT ISON GENERAL	TOUR TO STATE OF THE PARTY OF T
THIS TRUST DEED, made this 81  Daniel Kolp and Robin B. Kolp, hus	th <u>day of</u> Ma sband and wife	<b>Y</b>	, 19 95 , between
Mountain Title Company of Klamath	County		, as Grantor,
Stephen J. Parsons			
	WITNESSETH:		, as Beneficiary,
Grantor irrevocably grants, bargains, sel Klamath County, Oregon	ls and conveys to trust , described as:	ee in trust, with pow	er of sale, the property in
That portion of the W1/2 of the SE as now located in Section 35, Willamette Meridian, Klamath	1/4 lying Easterl Township 34 Sout	y of the Chiloquh, Range 7 East	/Ridge uin Road of the
together with all and singular the tenements, hereditame or hereatter appertaining, and the rents, issues and profi the property	nts and appurtenances and	all other rights thereun	o belonging or in anywise now
the property.  FOR THE PURPOSE OF SECURING PERFO.  Thirty Four Thousand, Two Hundr	RMANCE of each advenue	at of draptor havein and	
note of even date herewith, payable to beneficiary or c	Dollars, with order and made by grantor,	2-4	
not sooner paid, to be due and payable PAY LEYMS 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 beneficiary's option*, all obligations secured by this ins come immediately due and payable. The execution by gassignment.	s instrument is the date, si ee to, attempt to, or actual out first obtaining the writ- trument, irrespective of the trantor of an earnest money	ly sell, convey, or assign ten consent or approval	all (or any part) of the proportion of the beneficiary, then, at the
To protect the security of this trust deed, grantor in the protect, preserve and maintain the property provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good a lamaged or destroyed thereon, and any when discussed the complete or the compl	y in good condition and re of the property.	pair; not to remove or	demolish any building or im-
3. To comply with all laws, ordinances, regulation or requests, to join in executing such financing statements.	s, covenants, conditions and	l restrictions affecting ti	he property; if the beneficiary
gencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insural amage by fire and such other hazards as the beneficiary.	nce on the buildings now	or hereafter erected on	by filing officers or searching the property against loss or
iciary as soon as insured; if the grantor shall fail for any t least fifteen days prior to the expiration of any policy ure the same at grantor's expense. The amount collectery in the angular secured hereby and in such order as born r any part thereof, may be released to grantor. Such appears invalidate any act done pursuant to such notice.	ross payable to the latter; reason to procure any such of insurance now or herea l under any tire or other in elicitary may determine, or a plication or release shall no	all policies of insurance insurance and to deliver the placed on the build insurance policy may be at option of beneficiary to trure or waive any definitions.	shall be delivered to the bene- the policies to the beneficiary ings, the beneficiary may pro- applied by beneficiary upon the entire amount so collected, ault or notice of default here-
5. To keep the property tree from construction lissessed upon or against the property before any part or romptly deliver receipts therefor to beneficiary, should ens or other charges payable by grantor, either by direction, beneficiary may, at its option, make payment the cured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any ith interest as aforesaid, the property hereinbefore descound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the but	iens and to pay all taxes, at such taxes, assessments at the grantor fail to make put payment or by providing ereof, and the amount so n paragraphs 6 and 7 of the rights arising from breach cibed, as well as the grant death.	nd other charges become syment of any taxes, asso beneficiary with funds v paid, with interest at t is trust deed, shall be at of any of the covenants for, shall be bound to the	e past due or delinquent and ssaments, insurance premiums, with which to make such pay- he rate set torth in the note ided to and become a part of hereot and tor such payments, he same extent that they are
ustee incurred in connection with or in enforcing this and expenses of this trust ustee incurred in connection with or in enforcing this a 7. To appear in and detend any action or proceeding in which the benefit of any suit, action or proceeding in which the benefit of any all costs and expenses, including evidence of title entioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as the fixed that it is mutually agreed that:	including the cost of title bligation and trustee's and ng purporting to affect the ciary or trustee may appea and the beneficiary's or tru by the trial court and in the the appellate court shall as	search as well as the of lattorney's fees actually e security rights or pow r, including any suit for istee's attorney's fees; the e event of an appeal fro djudge reasonable as the	her costs and expenses of the incurred. ers of beneficiary or trustee; the toreclosure of this deed, he amount of attorney's fees an any judgment or decree of beneficiary's or trustee's at-
8. In the event that any portion or all of the projectory shall have the right, if it so elects, to require the	it all or any portion of th	e monies payable as co	empensation for such taking,
OTE: The Trust Deed Act provides that the trustee hereunder must savings and loan association authorized to do business under the operty of this state, its subsidiaries, affiliates, agents or branches, th VARNING: 12 USC 1701-3 regulates and may prohibit exercise of The publisher suggests that such an agreement address the Issue	laws of Gregon or the United Sta e United States or any agency the of this ontion	ates, a title insurance compa reof, or an escrow agent licer	my authorized to increa title to real
TRUST DEED		STATE OF OR	ss.
Daniel & Robin Kolp			that the within instru-
389 65 Chilauin Ridge	क्षा राज्य के अपने क्षा कर है। बार्क के किस के प्रित्त कर के किस के कि किस के किस क	ment was rece	ived for record on the
Granter Granter	SPACE RESERVED	ato'cle	ockM., and recorded
Stephen J. Parsons	RECORDER'S USE	page	lume Noon or as fee/file/instru-
Challeguan DR 97654	A company of Agrical Assessed Africa Agricultural retirement of Control Section on English All Agricultural assessment of Agrical Agricultural	ment/microfilm	xeception No,
r Recording Return to (Name, Address, Zip):	त्रकार कर घर क्षा क्षेत्रका करियों है। विके जिल्लाका सम्बद्धार	Witnes	s my hand and seal of
Mountain Title Company	Janes, and state Terms, infants sub- transfer to formers are as a service and analysis for the infants of the services.	County affixed.	
ety etsem on herrician som on her he he had on etter	employed policies of region work and the second control of the sec	NAME	TITE
		Ву	, Deputy



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it. Hirst upon any reasonable costs and expenses and attorney's fees, both into trial and appellate courts, necessarily paid or incurred by penelicary in such proceedings, and applied or incurred by penelicary in such proceedings and applied or incurred by penelicary in such proceedings and applied or incurred by penelicary in such proceedings and attended to the such attended to the such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary in the indebtedness, trustee may all consists to the making of any map or plant of the property; (a) plant of any persons to the payment of ing any restriction thereon; (c) plant in any subordination or other agreement attenting this deed or the lien or charge threely; (d) regards and the rectitus of the property. The grantee in any reconverse may be described as the "person or persons least for any of the services mentioned in this paragraph shall be not less than 35.

In the substitution of the sub

Trust recorded in the Klamath County Microfilm records in Volume M95, Page 78

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),

(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 benetit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and assigns. The term benediciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a benediciary herein.

In construing this trust deed, it is understood that the grantor, trustee and/or benediciary 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 corporations and to individuals.

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

in a selection has executed this instrument the day and year first above written.
APORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is Dapyel, Kolp
applicable; if warranty (a) is applicable and the beneficiary is a craditor
such word is defined in the Truth-in-lending Act and Regulation Z, the
eficiary MUST comply with the Act and Regulation by making required Robin B. Kolp  losures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.
ompliance with the Act is not required, disregard this notice.
STATE OF OREGON, County of Klamath
This instrument was acknowledged before me on Wall
by Daniel Kolp and Robin Bldin
This instrument was acknowledged before me on
by, 19,
88
TOTAL SEAL OF
A GAWNSCHOOLER STANDARD BURLIC-OREGON
COMMISSION NO. 040228 REPORTED TO A COMMISSION NO. 040228 REPORTED
My C. ASSIGN EXPIRES DEC. 20, 1993 14
My commission expires 7/20/98
그는 그는 그는 그는 가는, 사는 그릇을 잃었다고 하지 않아 가게 하지 않아 하는 것이 되었다.

STATE OF OREGON: CO	UNTY OF KLAMATH: ss.			
i <del>Verdige</del> ry see e beloederd		લા કરિયાલુકો લાલ કરા વિકાર અને કરિયાલા પ્રાથમિક પાસ્ત્રી પ્રાથમિક પાસ્ત્રી હતા. ત્યારી તેમ ત્રી દર્શ એક પ્રાથમિક સામારા કરિયાલા કરિયાલા કરિયાલા છે.		
Filed for record at request			11th d	da
of May	A.D., 19 <u>95</u> at <u>3:31</u>	o'clockP M., and duly recorded	in Vol. M95	
	of <u>Mortgages</u>	on Page 12284		_
		Bernetha G. Letsch	. County Clerk	
FEE \$15.00		By annette Mue	llen	
	al Alexandro (D.C.) Edul British different des la Laguere et al la color. La maior de la color de destacto de la color de la			-