| 05<br>FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Rest  | 16-95P03:54 RCV   | and the control of th | IS-NESS LAW PUBLISHING CO., PORTLAND, OR 97204   |
|--|---|--|--|
| NC 115   | TRUST DEED  | Vol. M95   | Haye 12768 - @   |
| THIS TRUST DEED, made this BRYAN S. CARPENTER and GAIL E. CARPE  | 01 day of<br>NTER, husband and  |  | ,19 95, between  |
| MOUNTAIN TITLE COMPANY OF THE ESTATE OF EVELYN C. SMITH, DECEA   |   |  | as Grantor, as Trustee, and  |
| Grantor irrevocably grants, bargains, sells KLAMATH County, Oregon, d  |   | Administration of the second   | ver of sale, the property in   |
| Lots 20 and 21, MADISON PARK, file in the office of the Cou<br>TOGETHER WITH an easement ove<br>PARK, for a sewer line to gra  | nty Clerk of Klam<br>r the Easterly 7   | nath County, O<br>feet of Lot 2  | regon,   |
| together with all and singular the tenements, hereditament<br>or hereafter appertaining, and the rents, issues and profits<br>the property.  | thereof and all fixtures no   | ow or hereafter attach   | ed to or used in connection with   |
| OI   |   |  | ntained and payment of the sum   |
| note of even date herewith, payable to beneficiary or ordered some paid, to be due and payable. May  The date of maturity of the debt secured by this is 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 immediately due and payable. The execution by grantsignment.  To protect the security of this trust deed, grantor age   | ler and made by grantor,  01 19 2006  instrument is the date, state to, attempt to, or actuall the first obtaining the writt ument, irrespective of the intor of an earnest money rees:   | the final payment of<br>ited above, on which<br>y sell, convey, or assi-<br>en consent or approve<br>maturity dates expre-<br>agreement** does not   | the final installment of the note<br>in all (or any part) of the prop-<br>il of the beneficiary, then, at the<br>ssed therein, or herein, shall be-<br>constitute a sale, conveyance or  |
| To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of     To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs  | in good condition and rep<br>the property.<br>I habitable condition any<br>incurred therefor.   | building or improved   | nent which may be constructed,   |
| 3. To comply with all laws, ordinances, regulations, so requests, to join in executing such tinancing statements to pay for tiling same in the proper public office or office agencies as may be deemed desirable by the beneficiary.  | es, as well as the cost of  | Commercial Code as all lien searches made  | the beneficiary may require and<br>by filing officers or searching   |
| 4. To provide and continuously maintain insurant damage by tire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with ficiary as soon as insured; if the grantor shall fail for any rat least lifteen 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 benefor any part thereof, may be released to grantor. Such appropriate the same and the sa | may from time to time rooss payable to the latter; eason to procure any such of insurance now or hereaunder any fire or other iniciary may determine, or a  | equire, in an amount<br>all policies of insuranc<br>insurance and to deliv<br>iter placed on the bui<br>isurance policy may<br>t option of beneficiar  | not less than <code>fullinsurabl</code> we shall be delivered to the bene- er the policies to the beneficiary Idings, the beneficiary may pro- be applied by beneficiary upon the entire amount so collected,  |
| under or invalidate any act done pursuant to such notice.  5. To keep the property free from construction lie assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aforesaid, the property hereinbefore described for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the best secured.  | such taxes, assessments a<br>he grantor tail to make pe<br>payment or by providing<br>reof, and the amount so<br>paragraphs 6 and 7 of th<br>rights arising from breach<br>ibed, as well as the grant<br>j, and all such payments s | nd other charges becoment of any taxes, a beneficiary with fund paid, with interest at its trust deed, shall be of any of the covenan for, shall be bound to thall be immediately of the covenan and the bound to thall be immediately or shall be immediately.  | me past due or delinquent and<br>sessesments, insurance premiums,<br>s with which to make such pay-<br>the rate set forth in the note<br>added to and become a part of<br>ts hereof and for such payments,<br>the same extent that they are<br>fue and payable without notice, |
| able and constitute a breach of this trust deed.  6. To pay all costs, tees and expenses of this trust trustee incurred in connection with or in enforcing this of T. To appear in and defend any action or proceedir and in any suit, action or proceeding in which the benefic to pay all costs and expenses, including evidence of title a mentioned in this paragraph 7 in all cases shall be fixed by the trial court, granter further agrees to pay such sum as a torney's fees on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the prop ficiary shall have the right, if it so elects, to require tha  | bligation and trustee's and<br>ag purporting to affect the<br>iary or trustee may appea<br>and the beneficiary's or tru-<br>y the trial court and in the<br>the appellate court shall a<br>erty shall be taken under                | I attorney's fees actual<br>e security rights or pur, including any suit<br>istee's attorney's fees<br>the event of an appeal<br>djudge reasonable as<br>the right of eminent  | Ily incurred. owers of beneficiary or trustee; for the foreclosure of this deed, ; the amount of attorney's fees from any judgment or decree of the beneficiary's or trustee's at- domain or condemnation, bene-   |
| NOTE: The Trust Deed Act provides that the trustee hereunder must or savings and loan association authorized to do business under the property of this state, its subsidiaries, affiliates, agents or branches, the "WARNING: 12 USC 1701j-3 regulates and may prohibit exercise o "The publisher suggests that such an agreement address the issue  | be either an attorney, who is an<br>laws of Oregon or the United St<br>United States or any agency the<br>f this option.  | n active member of the Or<br>ates, a title insurance cor<br>ereof, or an escrow agent l  | egon State Bar, a bank, trust company<br>npany authorized to insure title to real  |
| TRUST DEED   |   | STATE OF C   | ss.  |
| BRYAN S. CARPENTER and GAIL E. CARPE   |   | I cer<br>ment was r  | tify that the within instru-   |
| The galactic and the Granter beauty and accommendation   | SPACE RESERVED  | at   | , 19,<br>ClockM., and recorded   |
| THE ESTATE OF EVELYN C. SMITH, DECE  | FOR<br>RECORDER'S USE   | page   | volume Noon<br>or as fee/file/instru-<br>ilm/reception No,   |
| Specification of the Beneficiary (1993) which is a second of the second  | ्राक्षणात् क्षण्या स्टब्स्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्<br>स्टब्स्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्रास्ट्र  | Record of  | of said County.  |

County affixed.

NAME

By ....., Deputy

After Recording Return to (Name, Address, Zip):

MOUNTAIN TITLE COMPANY
OF KLAMATH COUNTY



which are in excess of the amount required to pay all reasonable costs, expenses and attoracy's fees necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it lifet upon any reasonable costs and elapses and surfaces serily paid or incurred by beneficiary in such proceedings, and the balance applied upon the includedness secured hereby; and grantor agrees, 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. Association, without attesting the liability of any person for the payment of the part of the processor of the property 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 grant gar seasonemer or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) entired thereof; and the force of the property. The france is may reconvey method to the intervent of the property of the property. The france is may reconvey method to the intervent of the property of any part thereof, in its zorn amms suo or otherwise soliciton, including reasonable sorted, enter upon and take property of the property

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, 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.

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 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.

| IMPORTANT NOTICE: Delete to applicable; if warranty (see the word is defined in the section will apply will be to apply will  | by lining out, whichever warranty (a) or (b) is a pplicable and the beneficiary is a creditor the Truth-in-lending Act and Regulation Z, the the the Act and Regulation by making required use Stevens-Ness Form No. 1319, or equivalent.  |
|--|--|
| f compliance with the Act is   | not required, disregard this notice.  STATE OF OREGON, County of   |
| griften (1942)<br>Hermania (1943) fra Harvey (1998)<br>Harvey (1968) fra Harvey (1948)   | This instrument was acknowledged before me on  |
| S & SEE OF   | of State Sta |
| NOTARY<br>COMMIS<br>MY COMMISSION  | STI L REDD PUBLIC - OREGON SION NO. 010431 EYPIRES NOV. 16, 1995  My commission expires /// / 95   |
| graves and the second promotion of the second promotio |  |

| The state of the s |                                 |  |     |
|--|---------------------------------|--|-----|
| STATE OF OREGON: COUNTY OF I   | KLAMATH: ss.                    |  |     |
| Filed for record at request of   | Mountain Title Co               | the 16th                               | day |
| of May A.D., 19  | 95 at 3:54 o'clock P M., and du | ly recorded in VolM95                  |     |
| of   | Mortgages on Page 1276          | o College County Clark                 |     |
| FEE \$15.00  | By Apille                       | a G.Letsch, County Clerk  **Eleganta** |     |
| The state of the s |                                 | 0                                      |     |

02-440-6066-61841