AM No. 881 - Oregon Bust Deed Series - TRUST DEED (Assignment Ger 1462	TRUST DEED	Vol. MS Page	15543 (C)
THIS TRUST DEED, made this 10th	day of	lay,	19.95, between
	zuIRiddigor	husband and wife	•••••••
milia Co		***************************************	, as Trustee, and
SPHS, a Division of Eank o	WIIIESSEII:		
Grantor irrevocably grants, bargains, sells Klamath County, Oregon,	s and conveys to trust described as:	ee in trust, with power of sale	e, the property in
SEE ATTACHED	DESCRIPTION		
ngether with all and singular the tenements, hereditame r hereafter appertaining, and the rents, issues and profi to property.	its theteol and an manage	*****	
FOR THE PURPOSE OF SECURING PERFORM Ninety Four Thousand Sixte	RMANCE of each agreen sen and 52/100	ent of grantor herein contained and	payment of the sum
\$94,010.32	order and made by grante		
ot sooner paid, to be due and payable Asperte	erm of note	-total above on which the final is	nstallment of the note
The date of maturity of the debt secured by thi ecomes due and payable. Should the grantor either ag- rty or all (or any part) of grantor's interest in it with eneficiary's option*, all obligations secured by this in ome immediately due and payable. The execution by	ree to, attempt to, or actu- hout first obtaining the wi	itten consent or approval of the be	neticiary, then, at the
ssignment.			
 To protect, preserve and maintain the proper 	ry in good condition and	repair; not to remove or demolish	any building or im-
rovement thereon; not to commit or permit any waste 2. To complete or restore promptly and in good amaged or destroyed thereon, and pay when due all co 3. To comply with all laws, ordinances, regulation	and napriable condition of	ny building or improvement which	rtv: if the beneficiary
 To comply with all laws, ordinances, regulation or requests, to join in executing such financing statements of pay for filing same in the proper public office or of 	ns, covenants, conditions onto pursuant to the Unite	orm Commercial Code as the benefit of all lien searches made by filing	ciary may require and officers or searching
gencies as may be deemed desirable by the beneficiary	y.	or becasiter erected on the pro	pperty against loss of
amage by fire and such other hazards as the beneficia	ary may from time to the	er all policies of incurance shall be	delivered to the bene-
iciary as soon as insured; if the grantor shall lall for an	ly reason to procure any si	sentter placed on the buildings, the	beneficiary may pro-
ure the same at grantor's expense. I he amount contect	C' ' Jedensen	or at antion of heneficiary the entir	a amount so collected
r any part thereof, may be released to grantor. Such a	application of release sime	1101 0410 21 11411	
5. To keep the property free from construction assessed upon or against the property before any part	of such taxes, assessmen	of one toyer secretment	insurance premiums
promptly deliver receipts therefor to Deneliciary, and	in the grantor fair to man	at baneticines with funds with wh	ich to make such pay-
ment, beneficiary may, at its option, make payment	Inereor, and the unious	t this trust deed shall be added to	and become a part o
he debt secured by this trust deed, without waiver of a	my rights arising rion bio	shall be bound to the same	extent that they are
bound for the payment of the obligation herein descri- and the nonpayment thereof shall, at the option of the	beneficiary, render all su	ms secured by this trust deed imm	ediately due and pay
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust.	ust including the cost of	title search as well as the other cos	ts and expenses of the
rustee incurred in connection with or in enforcing the 7. To appear in and defend any action or proce	eding purporting to affect	t the security rights or powers of	beneficiary or trustee breclosure of this deed
o pay all costs and expenses, including evidence of the	te and the beneficiary so	- the event of an anneal from any	iudement or decree of
he trial court, grantor further agrees to pay such sum	as the appellate court sh	all adjudge reasonable as the benef	iciary's or trustee's at
torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the part of	property shall be taken u	nder the right of eminent domain o	r condemnation, bene
liciary shall have the right, it it so elects, to require	that an or any portion	y, 1110 minute [,	
NOTE: The Trust Deed Act provides that the trustee hereunder nor savings and loan association authorized to do business under	nust be either an attorney, who the laws of Oregon or the Uni	is an active member of the Gregori State and States, a title insurance company auth	orized to insure title to re
property of this state, its subsidiaries, amiliares, agents of branche	ise of this ontion.		TRE OUG GROUPS IN GROUPS
**The publisher suggests that such an agreement address the	issue of obtaining beneficiary		
TRUST DEED		STATE OF OREGO	N,
IRUSI DEED		County of	
David & Sherry Biddison		I certify that ment was received,	t the within instru
32928 Rivers Drive		day of	, 19
Chiloquin, OR 97624	BPACE RESERV	ED ato'clock	M., and recorde
SPHS a Div of BofA FSB	FOR RECORDER'S L	in book/reel/volume	r as fee/file/instr
PO Box 1310		ment/microfilm/rec	eption No
Vancouver, WA 98666		Record of	of said Count
After Recording Return to (Name, Address, Zip):		Witness my County affixed.	y hand and seal o
化双环 化自己电路 医电影 化二氯甲酚二氯甲酚 医克特特氏病		Journy districts	
SPHS PO Box 1310		NAME	TITLE
Vancouver, WA 98666		By	Deput

WV 38869

which are in excess of the amount required to pay all reasonable costs; expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness 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.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of tull reconveyances, for 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 granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's tess upon any indebtedness secured hereby, and in such order as beneficiary may determine.

possession of the property or any part thereot, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection of such rents, issues and profits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant is such normal to the seance with respect to such payment and profitored to the control of the essence with respect to such payment and profitored to proceed to foreclose this trust deed in equity to the beneficiary may elect to proceed to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue and accuse to be recorded a written notice of default and election all the property to saistly the obligations occured hereby whereupon the trustee shall execute and cause to be recorded a written notice of default and election all the property to saistly the obligations secured hereby whereupon the trustee shall it the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 56.735 66.735.

13. After this trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the default trustee conducts the sale, the grantor or any other porson so privilend by ORS 86.753, may cure the default to defaults. If the default trustee conducts the sale, the grantor or any other porson so privilend by ORS 86.753 may cure the default of defaults. If the default trustee conducts the sale, the grantor or any other porson so privilend by ORS 86.753, may cure the

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and that the grantor will warrant and forever 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),

(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 piedgee, 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 corporations and to individuals.

ade, assumed and implied to make the provisions hereof apply equal to witness whereof the grantor has execute	illy to corporations and to individuals. In this instrument the day and year first above written.
	Dewid D Bissern
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is of applicable; if warranty (a) is applicable and the beneficiary is a creditor is such word is defined in the Truth-in-Lending Act and Regulation Z, the eneficiary MUST comply with the Act and Regulation by making required isclosures; for this purpose use Stevents-Ness Form No. 1319, or equivalent, compliance with the Act is not required, disregard this notice.	Sking Biddison
STATE OF OREGON. County of	Klamath)ss.
by DAVID D. BIDDISON &	edged before me on May 10, ,195, and SHERRY L. BIDDISON
This instrument was acknowledged	edged before me on, 19,
by	
as	
of	
OFFICE SEAL GENINE JOHN ON NOTARY PUBLIC - CAEGON COMMISSION NO. 12718 HY COMMISSION EXHIBES AND COMMISSION EXHIBE	Notary Public for Oregon My commission expires September 28, 1996
REQUEST FOR FULL RECONVEYANCE (To be u	sed only when obligations have been paid.)
O:, Trustee)
leed have been fully paid and satisfied. You hereby are directed, on	ess secured by the foregoing trust deed. All sums secured by the trust payment to you of any sums owing to you under the terms of the ness secured by the trust deed (which are delivered to you herewith the parties designated by the terms of the trust deed the estate now

The undersigned is the legal owner and holder of all in deed have been fully paid and satisfied. You hereby are directured deed or pursuant to statute, to cancel all evidences of it together with the trust deed) and to reconvey, without warrs	cted, c ndebte inty, t	on payment to edness secured o the parties d	you of any sum: by the trust deed esignated by the	owing to you u d (which are deli terms of the tru	vered to you herewith st deed the estate now
held by you under the same. Mail reconveyance and documen	its to .				A CONTRACTOR OF THE PROPERTY O
DATED:	••••	, 200 , 			
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.			1	Seneticiary	

Lots 35, 36 and 37 of River's Bend, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon.

Filed for record at request of _______ the ______ the ______ the ______ the ______ day

of _______ A.D., 19 95 at __11:19 o'clock A _______ n., and duly recorded in Vol. _______ on Page ______ on Page ______ to Bernetha & Lotsch, County Clerk

FEE \$20.00 By Martin & Lotsch, County Clerk

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