FORM No. 881 - Oregon Tr	ust Deed Series - TRUST DEED (Assignment	Restricted).	COPYRIGHT 1994 STEVENS-NESS LAW PUBLISHING CO., PORTLAND OR 97204
<sup>NC</sup> 2202	K-48108	TRUST DEED	Vol. <u>M95</u> Page 16958
THIS TRU HOWARD E. GE	UST DEED, made this 10 RAVES AND DORIS J. GRAV	oth day of Justine Jus	ne <u>, 19_95</u> , between Lfe
KLAMATH COUN	TY TITLE COMPANY		as Grantor, as Trustee, and
	***************************************		, as Beneficiary
<i>Grantor iri</i> KLAMATH	revocably grants, bargains, se	WITNESSETH: Ils and conveys to trust n. described as:	ee in trust, with power of sale, the property in
Lot 2 in Blo	ock 5 of Tract 1065-Ir:	ish Bend, according	g to the official plat thereof h County, Oregon. Together with ock 4, Irish Bend.
or hereafter appertathe property.  FOR THE Plof FIVE THOUS  (\$5,000.00  note of even date h  not sooner paid, to b  The date of it  becomes due and pa  erty or all (or any pheneliciary's option's  come immediately diassignment.  To protect the  1. To protect, provement thereon;  2. To completed damaged or destroye	ining, and the rents, issues and pro- URPOSE OF SECURING PERFO SAND AND NO/100———————————————————————————————————	Dollars, with order and made by grantor.  Dollars, with order and made by grantor.  Journal of the made of the made of the property.  Journal of the property.	all other rights thereunto belonging or in anywise now now or hereafter attached to or used in connection with ant of grantor herein contained and payment of the sum interest thereon according to the terms of a promissory, the final payment of principal and interest hereof, it tated above, on which the final installment of the not lly sell, convey, or assign all (or any part) of the properties consent or approval of the beneficiary, then, at the maturity dates expressed therein, or herein, shall be a greement** does not constitute a sale, conveyance of pair; not to remove or demolish any building or impovement which may be constructed, at restrictions affecting the property; if the beneficiary
so requests, to join it to pay for filing san agencies as may be considered. A. To provide damage by tire and written in companier ficiary as soon as ins at least fifteen days cure the same at grain any indebtedness secon any part thereof, under or invalidate a sessed upon or agapromptly deliver receiliens or other chargement, beneficiary muscured hereby, togethe debt secured by with interest as afor bound for the payment able and constitute a form and the nonpayment able and constitute and in any suit, actito pay all costs and mentioned in this path trial court, grant torney's lees on such It is mutually 8. In the ever	in executing such financing statem en in the proper public office or of deemed desirable by the beneficiar, and continuously maintain insusuch other hazards as the beneficiar such other and prior to the expiration of any polintor's expense. The amount collectured hereby and in such order as being a construction of the property free from construction the property free from construction that the property before any participate therefor to beneficiary; shou is payable by grantor, either by dir ay, at its option, make payment ther with the obligations described this trust deed, without waiver of a cesaid, the property hereinbefore dent of the obligation herein description of the abreach of this trust deed, costs, fees and expenses of this trust deed, costs, lees and expenses of this trust deed, costs, lees and expenses of this trust deed, costs, fees and expenses of this trust deed, and defend any action or proceeding in which the benexpenses, including evidence of titl ragraph 7 in all cases shall be tixe or further agrees to pay such sum appeal, agreed that: at that any portion or all of the p	ents pursuant to the Unifort tices, as well as the cost of the cos	an Commercial Code as the beneficiary may require and all lien searches made by filing officers or searching or hereafter erected on the property against loss or require, in an amount not less than \$5,000.00, all policies of insurance shall be delivered to the beneficiary after placed on the buildings, the beneficiary may proinsurance policy may be applied by beneficiary upon at option of beneficiary the entire amount so collected, of cure or waive any default or notice of default here-assessments and other charges that may be levied or and other charges become past due or delinquent and payment of any taxes, assessments, insurance premiums, abeneficiary with funds with which to make such paypaid, with interest at the rate set forth in the note his trust deed, shall be added to and become a part of hot any of the covenants hereof and for such payments, into, shall be bound to the same extent that they are shall be immediately due and payable without notice, ascured by this trust deed immediately due and payers ascured by this trust deed immediately due and payers as ascured as well as the other costs and expenses of the dattorney's lees actually incurred.  The security rights or powers of beneficiary or trustee; are, including any suit for the foreclosure of this deed, trustee's attorney's tees; the amount of attorney's fees the event of an appeal from any judgment or decree of adjudge reasonable as the beneficiary's or trustee's attorney and the same and the payers of the monies payable as compensation for such taking.
or savings and loan asso property of this state, its s *WARNING: 12 USC 17	ciation authorized to do business under t	he laws of Oregon or the United 3 , the United States or any agency t se of this option.	an active member of the Oregon State Bar, a bank, trust company States, a title insurance company authorized to insure title to real hereof, or an escrow agent licensed under ORS 696.505 to 696.585. nsent in complete detail.
•	TRUST DEED		STATE OF OREGON,
HOWARD E. GR	***************************************		County of
ANNA R. MART	Grantor ORANA	SPACE RESERVED FOR RECORDER'S USE	at o'clockM., and recorded in book/reel/volume Noon page
	Beneficiary		ment/microtilm/reception No
422 MAIN STREE	TITLE COMPANY ROW DEPARTMENT T		County affixed.
KLAMATH FALLS,	OV 31001		By, Deputy

By ...., Deputy



which are in seess of the amount required to pay all resonable costs, expenses and attorney's less necessarily paid or incurred by femiliary non any resonable costs and expenses and attorney's few necessarily paid or incurred by femiliary non any resonable costs and expenses and attorney's femiliary non any resonable costs and expenses and attorney's femiliary non any resonable costs and expenses and attorney's femiliary non any resonable costs and expenses and attorney's femiliary non any resonable costs and expenses and attorney's femiliary non any resonable costs and expenses and attorney's femiliary non any resonable costs and expenses and attorney's femiliary non-standard costs and femiliary and femiliary non-standard costs and femiliary and femiliary non-standard costs and femiliary of the femiliary of the femiliary of the femiliary femiliary in the femiliary femiliar

and that the grantor will warrant and forever 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).

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 in construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that 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.

	outed this histrument the day and year first above written.				
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (to applicable; if warranty (a) is applicable and the bearing to (a)	12 m 1 5 D				
not applicable; if warranty (a) is applicable and the beneficiary is a creates such ward is defined in the Truth-insteading.	ward E. Diaver				
OS SUCH WARM IN THE STREET IN THE DEPORTICION IS A SECOND	EL CAMBAND F. I-RAVEC.				
Deneticing Milch	at ATA : 5 (1 .1/ /				
disclosures: for this number of the negotiation by making range	ired DORTS TO Navey				
If compliance with the Act is not required, disregard this notice.	ent. BORIS 3/2 GRAVES				
STATE OF OREGON, County of Klamath  This instrument was acknowledged but					
This instrument	A KTAMATII				
h. HOLLAND A Comment was acknowledged before me on June 26					
This instrument was acknowledged before me on June 26  by HOWARD E, GRAVES and DORIS J. GRAVES  This instrument was all the control of the co					
This instrument was solve-	J. J. J. J.				
by	owledged before me on				
7	., 19,				
OI					
GENINE JOHNSON					
	$\sim 100 \text{ M} \cdot 100 \text{ Mpc}$				
	(TIME SALIDIY)				
TAPINES SEPT. 28 1000	My commission expires September 29 Public for Oregon				
MANUSCON EXCITES SEFT, 28, 1996	Notary Public for Oregon My commission expires September 28, 1996				
de la companya dela companya dela companya dela companya de la com	20, 1996				

STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of. Klamath County Title Company July A.D., 19 95 at 3:46 \_ the o'clock PM., and duly recorded in Vol. day of\_ Mortgages on Page \_\_\_16958 Bernetha G. Letsch FEE \$15.00 County Clerk Mueller