08-18-95A11:25 RCVD  FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Restricted).  COPYRIGHT 1994 STEVENS-NESS LAW PUBLISHING CO. PORTLAND, OR 97X94						
4696 AND 1201-7505		TRUST DEED		_ Page_ 22(		
111101040-1000						
THIS TRUST DEED, made this		-		•	•	
Carl B. Thornto	ח		***************************************	č	as Grantor,	
Mountain Title						
Ronald Whaley		······		as B	eneficiary.	
	И	VITNESSET.	H:			
Grantor irrevocably grants, bargains, Klamath County, Ore			trustee in trust, with p	oower of sale, the p	roperty in	
The W1/2 of the	NW1/	4 of the	NW1/4 of the S	W1/4 of Sect	tion 18	
Township 35 So	-					
Klamath County,	Oreg	on.	instrument by requer and has not examine	JMFANY, for has reco t as an accommodation I it for a jumily and a open the bile to any m	only <b>.</b> sufficie <b>ncy</b>	
together with all and singular the tenements, heredi or hereatter appertaining, and the rents, issues and the property.	taments a profits th	and appurtenance dereof and all fi	that may be described and all other rights there	ed tharem. eunto belonging or in	anywise now	
FOR THE PURPOSE OF SECURING PE					t of the sum	
of Six thousand three hundr		-				
(\$6,347.77) (10% interes note of even date herewith, payable to beneficiary	or order	and made by	grantor, the final payment	ording to the terms of a of principal and intere	a promissory est hereof, if	
not sooner paid, to be due and payable Novem  The date of maturity of the debt secured b becomes due and payable. Should the grantor eithe erty or all (or any part) of grantor's interest in it beneficiary's option*, all obligations secured by th come immediately due and payable. The execution	y this ins er agree to without i is instrun	trument is the o, attempt to, or lirst obtaining the ment, irrespective	date, stated above, on whice actually sell, convey, or as the written consent or approper of the maturity dates exp	ssign all (or any part) oval of the beneficiary oressed therein, or her	of the prop- , then, at the ein, shall be-	
assignment.  To protect the security of this trust deed, gra  1. To protect, preserve and maintain the pr provement thereon; not to commit or permit any w  2. To complete or restore promptly and in g	operty in aste of th	good condition e property.		-	_	
damaged or destroyed thereon, and pay when due a 3. To comply with all laws, ordinances, regulators or requests, to join in executing such financing state to pay for filing same in the proper public office of agencies as may be deemed desirable by the benefit	lations, co tements p or offices,	venants, conditures	ions and restrictions affection Uniform Commercial Code (	as the beneficiary may	require and	
4. To provide and continuously maintain i damage by tire and such other hazards as the ben written in companies acceptable to the beneticiary ticiary as soon as insured; if the grantor shall tail to at least litteen days prior to the expiration of any cure the same at grantor's expense. The amount co. any indebtedness secured hereby and in such order a or any part thereof, may be released to grantor. Su under or invalidate any act done pursuant to such	nsurance eficiary m , with los or any reas policy of llected un as benefici ch applice notice.	nay from time to a payable to the son to procure a insurance now of the oreary fire or ary may determation or release	o time require, in an amour latter; all policies of insure ny such insurance and to de or hereafter placed on the E other insurance policy ma- ine, or at option of benefici shall not cure or waive any	nt not less than \$ N./.  ance shall be delivered  liver the policies to the  buildings, the beneficia  y be applied by bene  ary the entire amount  y default or notice of c	A to the bene- e beneficiary ry may pro- ficiary upon so collected, lefault here-	
5. To keep the property free from construct assessed upon or against the property before any promptly deliver receipts therefor to beneticiary; sliens or other charges payable by grantor, either by ment, beneticiary may, at its option, make payme secured hereby, together with the obligations describe debt secured by this trust deed, without waiver with interest as aforesaid, the property hereinbeford bound for the payment of the obligation herein de and the nonpayment thereof shall, at the option of able and constitute a breach of this trust deed.	part of su hould the direct pa ent thereo ibed in pi of any rig e described, scribed, the benef	ch taxes, assess grantor tail to yment or by pr oi, and the amoragaphs 6 and thits arising from ed, as well as tand all such payticiary, render a	ments and other charges be make payment of any taxes oviding beneficiary with fur unt so paid, with interest 7 of this trust deed, shall a breach of any of the coven he grantor, shall be bound ments shall be immediately Il sums secured by this trus	ecome past due or del, assessments, insurance ads with which to mal at the rate set forth be added to and becor ants hereof and for suc to the same extent the y due and payable with st deed immediately d	inquent and e premiums, ice such pay- in the note me a part of th payments, nat they are rhout notice, ue and pay-	
6. To pay all costs, fees and expenses of this trustee incurred in connection with or in entorcing 7. To appear in and defend any action or property and in any suit, action or proceeding in which the to pay all costs and expenses, including evidence of mentioned in this paragraph 7 in all cases shall be the trial court, grantor further agrees to pay such storney's fees on such appeal.  It is mutually agreed that:	this obli oceeding beneficiar title and fixed by um as the	gation and trus purporting to a ry or trustee ma the beneticiary the trial court of appellate cour	tee's and attorney's lees act ffect the security rights or y appear, including any su 's or trustee's attorney's te and in the event of an appe- t shall adjudge reasonable a	ually incurred. powers of beneficiary it for file foreclosure of es; the amount of at al from any judgment is the beneficiary's or	or trustee; of this deed, orney's fees or decree of trustee's at-	
<ol> <li>In the event that any portion or all of the ficiary shall have the right, if it so elects, to requ</li> </ol>						

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.
\*WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option.
\*\*The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

TRUST DEED

2708 Umatilla La Grande, OR 97850

County of ..... I certify that the within instru-Carl B. Thornton 4212 Homedale Rd. Klamath Falls, OR 97603 ment was received for record on the ...... day of ....., 19....., et ......o'clock ......M., and recorded SPACE RESERVED FOR in book/reel/volume No......on Ronald Whaley RECORDER'S USE 2708 Umatilla ..... or as fee/file/instru-La Grande, OR 97850 ment/microfilm/reception No....., Beneficiary Record of ...... of said County. Witness my hand and seal of After Recording Return to (Name, Address, Zip): County affixed. Ronald Whaley

NAME

STATE OF OREGON,

....., Deputy

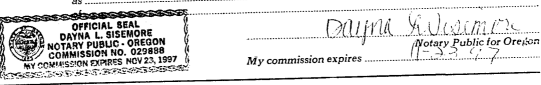


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which are in seems of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by famtor in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and incurred property of the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and instruments as shall be necessary in obtaining such compensation, promptly upon written request of beneficiary, payment of its less and presentation of the development of the payment of the paymen

and that the grantor will warrant and forever defend the same against a The grantor warrants that the proceeds of the loan represented E (a)* primarily for grantor's personal, family or household purpos (b) for an organization, or (even it grantor is a natural person). This deed applies to, inures to the benefit of and binds all partices or the personal representatives, successors and assigns. The term beneficiary sheecured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, the fit the context so requires, the singular shall be taken to mean and including assumed and implied to make the provisions hereot apply equal IN WITNESS WHEREOF, the grantor has executed	ses (see Important Notice below), are for business or commercial purposes. are for business or commercial purposes. se hereto, their heirs, legatees, devisees, administrators, executors hall mean the holder and owner, including piedgee, of the contract rustee and/or beneficiary may each be more than one person; the ide the plural and that generally all grammatical changes shall be
* 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 use Stevens-Ness Form No. 1319, or equivalent.	Carl B. Thornton
disclosures; for this purpose ose of the state of the sta	Klamath )ss. edged before me on August 2 ,1995
by <u>Carl B. Thorne</u> This instrument was acknowle	ou edged before me on, 19
bv	



	AALINTY AE	THE ANALTH	66
TATE OF OREGON:	CHRISTOR	VIVIATURE.	3.5.

Filed for record at request of	Mountain Title Co. A.D., 19 <u>95</u> at <u>11:23</u> o'clock <u>A</u>	M., and duly recorded in VolM95
of <u>August</u> of	0	n Pave //VIV
	Ву	Bernetha G. Letsch, County Clerk Annette Mullis

FEE \$15.00