FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Re NC 6029		v. Mas	NS-NESS LAW PUBLISHING CO., PORTLAN
hard west has dather and the formers for considerate the fine	TRUST DEED	Vol./1195 F	age
THIS TRUST DEED, made this 11th	day of		

			AS Trusta
STANLEY W. BISHOP Grantor irrevocably grants, bargains, sells	***********************	***************************************	on Danet
Grantor irrevocably grants hardsing anti-	WITNESSETH:	42. m. c. a	, as Bener
Grantor irrevocably grants, bargains, sells KLAMATH County, Oregon, o	described as:	isiee in trust, with pow	er of sale, the prope
LOT 9, BLOCK 19, FAIRVIEW ADDITION #2 Klamath, State of Oregon.			
	. TO THE CITE (F KLAMATH FALLS,	in the County o
Code 1 Map 3809-29CA-TL 17000			
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits	s and appurtenances a	na all other rights thereum	o belonging or in anywis
FOR THE PURPOSE OF SECURING PERSONS		or increases assaured	i to or used in connection
FOR THE PURPOSE OF SECURING PERFORM ofFORTY FOUR TH	OUSAND AND NO	ment of grantor herein cont	ained and payment of th
note of even date herewith, payable to haneficines or and	Dollars, wi	th interest thereon accordin	g to the terms of a pron
not sooner paid, to be due and payable maturity of	note ,19	or, the final payment of p	rincipal and interest her
becomes due and naughle Should the debt secured by this in	nstrument is the date	stated above, on which #	e final installment of the
beneficiary's ontion all obligations are self-	t first obtaining the w	ritten consent or approval	of the beneficiery them
assignment.	ntor of an earnest mo	mey agreement** does not c	ed therein, or herein, sh onstitute a sale, conveya
1. To protect preserve and maintain at	rees:		
		repair; not to remove or	demolish any building o
damaged or destroyed thereon, and pay when due all costs and a state of the state o	incurred therefor,	my building or improveme	nt which may be constr
so requests, to join in executing such financing statements to pay for filing same in the proper public office or offices agencies as may be deemed desirable by the beneficiary.	pursuant to the Unite	and restrictions affecting the rm Commercial Code as the	e property; it the benet beneticiary may requir
A To provide and desirable by the beneficiary.		The state deal cases made i	y ining officers or sear
damage by lire and such other hazards as the beneficiary re written in companies acceptable to the beneficiary, with lo ficiary as soon as insured; it the grantor shall tail for any rea at least litteen days price to the	may from time to time	w or hereafter erected on e require, in an amount no	the property against to t less than \$ full va
at least lifteen down min to grantor shall fail for any res	ason to procure any su	Ch insurance and to deline	nail be delivered to the
any indehtedness secured best to a amount collected us	nder any fire or other	insurance policy may be	ugs, the beneticiary may
under or invelidete any set deseased to grantor. Such applic	cation or release shall	not cure or waive any date	de entire amount so colle
essessed upon or paging the property free from construction liens	s and to pay all taxe	. assessments and other of	
iens or other charter receipts therefor to beneficiary; should the	e grantor fail to make	Dayment of any taxon area	past due or delinquen
scured hereby todather with the attitude	of, and the amount s	O paid, with interest at the	a safe and forth
with integers an element that deed, without waiver of any rig	ghts arising from brea	ch of any of the comments to	ded to and become a pa
round for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the beneath and constitute a breach of this trust deed.			
6. To pay all costs fees and arrange of the		and the state of t	a immediately due and
rustee incurred in connection with or in entorcing this obli 7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the beneficiar	igation and trustee's a	nd attorney's fees actually	er costs and expenses o incurred.
pay an Osta and expenses, including evidence of title and ientioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as the principle of the pay and the pay			
It is mutually accord that			beneficiary's or trustee
8. In the event that any portion or all of the propert ciary shall have the right, if it so elects, to require that a	ty shall be taken und all or any portion of	er the right of eminent don	nain or condemnation, b
savings and ioan association authorized to do business under the law	- to - 1 Co - 1	States, a title insurance compan	State Day a hearly devel and
Cucity ul ulis sizur. Its subsidiaries, affiliates, accord of beaution, the tra	nited States of any agency	MRIPHI OF 30 OCCION SCANI LIGAN	State Bar, a bank, trust com y authorized to insure title to
NARNING: 12 USC 1701;3 regulates and may prohibit expenses of the University of the		maison or all ascider SAGIII licalli	State Bar, a bank, trust comy authorized to insure title to ed under ORS 696.505 to 696
openy of this state, its subsidiaries, affiliates, agents or branches, the Un WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of th The publisher suggests that such an agreement address the issue of	nis option. Obtaining beneficiary's co	onsent in complete detail.	y authorized to insure title to sed under ORS 696.505 to 696
upony or mis state, its subsidiaries, affiliates, agents or branches, the Un WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of th The publisher suggests that such an agreement address the issue of	nis option. Obtaining beneficiary's co	onsent in complete detail.	y authorized to insure title to sed under ORS 696.505 to 696
WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of the publisher suggests that such an agreement address the issue of TRUST DEED.	ils option. Obtaining beneficiary's c	STATE OF OR	y authorized to insure title to sed under ORS 696.505 to 696.
upon to mis state, its subsidiaries, affiliates, agents or branches, the Un WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of th The publisher suggests that such an agreement address the issue of	its option. obtaining beneficiary's co	STATE OF OR! County of	ed under ORS 696.505 to 696.
when you mis state, its subsidiaries, affiliates, agents or branches, the Un MARNING: 12 USC 1701j-3 regulates and may prohibit exercise of the The publisher suggests that such an agreement address the issue of TRUST DEED	ils option. Obtaining beneficiary's co	STATE OF ORI County of I certify ment was recei	ed under ORS 696.505 to 696.
when you mis state, its subsidiaries, affiliates, agents or branches, the Un MARNING: 12 USC 1701j-3 regulates and may prohibit exercise of the The publisher suggests that such an agreement address the issue of TRUST DEED	ils option. Obtaining beneficiary's co	STATE OF ORI County of I certify ment was recei	ed under ORS 696.505 to 696. EGON, that the within inst.
WARNING: 12 USC 1701;3 regulates and may prohibit exercise of the publisher suggests that such an agreement address the issue of TRUST DEED. Granter	is option. obtaining beneficiary's co	County of	ed under ORS 696.505 to 696 GGON, that the within instituted for record on 19
WARNING: 12 USC 1701;3 regulates and may prohibit exercise of the publisher suggests that such an agreement address the issue of TRUST DEED. Granter	SPACE RESERVED FOR RECORDER'S USE	County of	ed under ORS 696.505 to 696. GGON, that the within inst. yed for record on
WARNING: 12 USC 1701;3 regulates and may prohibit exercise of the publisher suggests that such an agreement address the issue of TRUST DEED. Granter	SPACE RESERVED FOR RECORDER'S USE	County of	ed under ORS 696.505 to 696. GGON, that the within instructed for record on inches of the conduction
WARNING: 12 USC 1701;3 regulates and may prohibit exercise of the publisher suggests that such an agreement address the issue of TRUST DEED. Granter Granter Beneficiary	is option. Obtaining beneficiary's co	County of	ed under ORS 696.505 to 696 EGON, that the within instituted for record on 19
WARNING: 12 USC 1701-3 regulates and may prohibit exercise of the publisher suggests that such an agreement address the issue of TRUST DEED. Granter	Is option. Obtaining beneficiary's co	County of	ed under ORS 696.505 to 696 GGON, that the within instituted for record on 19

TITLE Deputy 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 appliate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness escured 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

in obtaining such compensation, promptly upon beneficiarly request.

9. At any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note to rendorsement (in case of tull reconveyances, for cancellation), without affecting the liability of any person for the payment of the note to rendorsement (in case of tull reconveyances, for cancellation), without affecting this ideal on 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 speement affecting this deed to 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 the payment of the property of the property. The grantee in any reconveyance may be described as the "person or persons the payment of the property of the property of the property of the property of the property. The grantee in any reconveyance may be described as the "person or persons the payment of the property of the property and the property of any part thereof, in its own name sue or otherwise collect the tents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collect the tents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collect the tents, issues and profits, or the proceeds of live and other insurance policies or compensation or awards for any taking or damage of the property and application or release thereof a solventy of the property of the application or release thereof as a foresaid, shall not cure or waive any default or notice of default hereunder or invalidate any store provided

was to be one patternation that the

HALL FOR VIEW THE DEED (VER) BURNER BOST COURT TO FIN

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, insures 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 granter, if the context so requires, the singular shall be taken to mean and inclumade, assumed and implied to make the provisions hereof apply equals. IN WITNESS WHEREOF the context has a received.	de the plural, and that gene y to corporations and to indi	rally all grammati viduals.	cal changes sha	ll 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. If compliance with the Act is not required, disregard this notice.	CHAD HANSETH	anseth		
STATE OF OREGON, County of	KLAMATH	7 86	,	
This instrument was acknowled by	dged before me onSEP CHAD HANSETH dged before me on	TEMBER //	, 19	
OFFICIAL SEAL NOTARY PUBLIC - OKEGON COMMISSION NO. 031504 MY COMMISSION EXPIRES JAN 31, 1098 MY	y commission expires	Notary	A S/P	21 egon
STATE OF OREGON: COUNTY OF KLAMATH: ss.	erene. 18. july 10. septim			
Filed for record at request of Aspen Title	& Escrow	the	12th	da
of Sent A.D. 19 95 at 3.43	o'clock P M., and d	uly recorded in Vo	ol. <u>M95</u>	
of Mortgages.	on Page 2470	ha G. Letset Cou		

ABRIEL DAVI