FORM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assignment Res	stricted).	COPYRIGHT 1994 S	TEVENS-NESS LAW PUE	BLISHING CO., PORTLAND, OF	R 97204
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THIS TRUST DEED, made this	8 day of	January		10 96 hot	
	····				
Carl B. Thornton Klamath County Title Company				Be Tructon	and
		to the state of			
David Wooderson	WITNESSETH.			, as Benefici	ary,
Grantor irrevocably grants, bargains, sellsKlamath	and conveys to tr	ustee in trust, with	power of sai	le, the propert	y in
The St SWk of Section 2, Tow Willamette Meridian. Klamath	nship 35 Sou County, Ore	th, Range 12	East of	the	
together with all and singular the tenements, hereditamen or hereatter appertaining, and the rents, issues and profit the property.	ts and appurtenances s thereof and all fixtu	and all other rights the res now or hereafter att	reunto belongi ached to or us	ng or in anywise ed in connection	now with
FOR THE PURPOSE OF SECURING PERFOR	ed Fiftv-Eid	tht and $00/10$	0		
(\$18.458.00) note of even date herewith, payable to beneficiary or or not sooner paid, to be due and payable June 8	19 9 6				
The date of maturity of the debt secured by this becomes due and payable. Should the grantor either agreety or all (or any part) of grantor's interest in it withous beneficiary's option*, all obligations secured by this inst come immediately due and payable. The execution by grassignment.	e to, attempt to, or a ut lirst obtaining the rument, irrespective (ctually sell, convey, or a written consent or appr of the maturity dates or	ssign all (or a oval of the be pressed there	any part) of the peneficiary, then, a	prop- it the
To protect the security of this trust deed, granter a 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in 800d and	in good condition as t the property. Id habitable condition				
3. To comply with all laws, ordinances, regulations so requests, to join in executing such financing statement to pay for filing same in the proper public office or office affects as may be deemed (existable by the beneficiery.	s incurred therefor, , covenants, condition is pursuant to the Un ces, as well as the cos	s and restrictions affect iform Commercial Code at of all lien searches m	ing the proper as the benefic ade by filing	ty; it the benetic ciary may require officers or searc	ciary and hing
4. To provide and continuously maintain insuran damage by tire and such other hazards as the beneticiary written in companies acceptable to the beneticiary, with ficiary as soon as insured; if the grantor shall fail for any at least fitteen 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 bone or any part thereof, may be released to grantor. Such app	reason to procure any of insurance now or a under any fire or other or the ficiary may determine olication or release sh	such insurance and to de such insurance and to de hereafter placed on the her insurance policy mu	ance shall be a eliver the police buildings, the ay be applied incut the entire	delivered to the b cies to the benefic beneficiary may by beneficiary to	pene- ciary pro- upon
S. To keep the property free from construction is assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should 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 desc bound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the beatle and constitute a braseh of this trust deed.	ens and to pay all ta such taxes, assessme the grantor tail to me payment or by prov- sreof, and the amoun n paragraphs 6 and 7 rights arising from b pribed, as well as the d, and all such paym eneticiary, render all	xes, assessments and of nts and other charges to the payment of any tare ding beneficiary with it t so paid, with interest of this trust deed, shall reach of any of the cover grantor, shall be bounce ents shall be immediate sums secured by this tru	her charges ti become past d s, assessments, inds with which at the rate be added to be added to be added to be added to to the same by due and pa ast deed imme	hat may be levie ue or delinquent insurance premit th to make such is set forth in the set forth in the and become a pain and tor such payme extent that they wable without no idiately due and	d or and ums, pay- note rt of ents, are otice, pay-
6. To pay all costs, lees and expenses of this trust trustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceed and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as torney's tees on such appeal. It is mutually agreed that:	obligation and trustee ing purporting to affe- ciary or trustee may and the beneticiary's by the trial court and the appellate court s	's and attorney's fees act the security rights of appear, including any sor trustee's attorney's it in the event of an apphaall adjudge reasonable	tually incurre r powers of b uit for the for ees; the amor eal from any; as the benefic	d. eneficiary or trus eneficiary or trus eclosure of this o unt of attorney's indgment or decre ciary's or trustee's	stee; leed, lees ee of s at-
 In the event that any portion or all of the pro- ticiary shall have the right, it it so elects, to require the 	at all or any portion	of the monies payable	as compensa	tion for such tal	king,
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, th "WARNING: 12 USC 1701 -3 regulates and may prohibit exercise "The publisher suggests that such an agreement address the issue."	laws of Oregon or the Un le United States or any age of this ortion	ited States, a title insurance ncy thereof, or an escrow age	company author int licensed unde	ized to incure title to	n mail
TRUST DEED		STATE O	F OREGON	Ι,	7
		County	of		ss.
Carl B. Thornton		Ī	certify that	the within ins	tru-
4212 Homedale Rd. Klamath Falls, OR 97603		đay c	t	or record on	
Grentor	SPACE RESER	red at	gʻclock	M., and recor	ded
David Wooderson 5285 S.W. Helmholtz	RECORDER'S	page	or	Noas fee/file/ins	tru-
Redmond, OR 97756		ment/mic	rofilm/rece	ption No	
Beneficiary on the second seco				of said Cou hand and sea	
After Recording Return to (Name, Address, Zip):		County at			
David Wooderson 5285 S.W. Helmholtz				****************	•
Redmond, OR 97756		NAME By		тітье , D ер	uty
				,	•

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which are in excess of the amount required to pay all reasonable costs, expanses and attorney's less necessarily paid or incurred by stands in such proceedings, shall be paid to beneficiary and applied by it tirst upon any reasonable costs and expenses and attorney's less much in the trial and appellate courts, necessarily aid or incurred by beneficiary in such proceedings, and the balance applied upon the findshedness accured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary

9. At any time and from time to time supports, to take such actions and execute such instruments as shall be necessary

9. At any time and from time to time to the making of any map or plat of the property; (5) join in grant and the note for endorsement (in case of tull reconveyances, for cancellation), without altering the expense of the indebtedness, trustee may (2) consent to the making of any map or plat of the property; (5) join in grant gave exement or creative proof of the truthfulness thereof; (4) reconvey, without warrenow; (6) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (4) reconvey, without warrenow; (6) join in any subordination or other agreement affecting this deed or the lien or charge thereof; (4) reconvey, without warrenow; (6) join in any subordination or other agreement affecting this deed or the lien or charge thereof in the paragraph shall be not less than \$5.

10. Upon any default by grantor hereurals, beneficiary may at any time without motics, cither in percent or percent less to any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereurals, beneficiary may at any time without motics, cither in percent or percent less to any other percent and the property of any part through the paragraph shall be not less than \$5.

11. The mention of the property of any part through the same percent percent percent percent percent percent percent percent p

and that the grantor will warrant and forever delend 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 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.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year firs above written. * 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. Thornton STATE OF OREGON, County of Klamath This instrument was acknowledged before me on .. Carl B. Thornton This instrument was acknowledged before me on 89 OFFICIAL SEAL OFFICIAL SEAL DAYNA L. SISEMORE NOTARY PUBLIC - OREGON COMMISSION NO. 029888 My commission expires. STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of 8th the A.D., 19 96 at o'clock M., and duly recorded in Vol. M96 of Mortgages 524

FEE \$15.00/cc\$1.50

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