FCFIsi No. 881 - TRUST DEED (Assignment Restricted).	ATC: CUDIERAG	COPYTECHT 1998 STEVENSHEES LOT PUBLISHING CO., PORTLAND, OR \$724
<b>NS - 1997</b> 1997	37, FEB 27 P3:38	Vol. <u>M97</u> Page 5914
TRUST DEED		STATE OF OREGON, County of} ss. I certify that the within instrument
Paul K. Herndon Pecgy A. Herndon		was received for record on the day of o'clockM, and recorded in
Granter & Name and Address Ernst Brothers, Truce- Beneficiary's Name and Address Beneficiary's Name and Address Mestern Title & Escroy Coupe 1345 NW Wall Street, Suite 20 Bend OR 97701		A state of the sta
THIS TRUST DEED, made this	26.22 dey of FE HERNDON, husband an	bruary, 1997, between d wife
we are well a when a could all spectrates we see	·神道·韩国的王 法委托 计元 具造的	, as Grantor, as Trustee, and Lity company
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េះលើទៅសិវិទ្យានទៅចំពៀនខ្លាំងនៅកំ នេះការទទ WITNESSETH:

T Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

, as Beneficiary,

Lot 128, Tract 1318, GILCHRIST TOWNSTIE, IN the County of Klamath, State of Oragon.

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together, with all and singular the tensments, hereditaments and apparterances and all other rights thereunto belonging or in anywize now or hereafter apportaining, and the rents, issues and profits thereof and, all fixtures now or hereafter attached to or used in convection with the property

The date of maturity of the debt secured by this instrument, is the date, stated above, on which the linst installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option\*, all obligations secured by this instrument, irrespective of the maturity detes expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement\*\* does not constitute a sale, conveyance or providenced.

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beneficiarly a option, "A logistion second by this instances in impactive of the maturity date scronsed themin, or herein, shill be observed by this instances in impactive of the maturity dates aronsed themin, or herein, shall be observed by this instances in the impact of the maturity dates aronsed themin, or herein, shall be observed and instantian the property in good condition and repair; not to remove or demolish any building or improvement thereon, and pay when due all costs incurred themion.
To complet or restore provide and mapority in good condition and repair; not to remove or demolish any building or improvement thereon, and pay when due all costs incurred themion.
To complet or restore provide and and babitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred themion.
To complet or restore provide and in good and habitable conditions and restrictions allocing the property; if the beneficiary ray require and to pay their due finances' regulations; covenants, conditions and restrictions allocing the property spling officers or searching different and continuously maintain instance on the building now or hereafter excited on the property spling these or damage by life and such other heared as the beneficiary may from time to time require, in an anomenoid building if ult to the year of the beneficiary and pay be related to any policy of instance now or hereafter placed on the buildings, the beneficiary may provide and from or related ball not core or wais any policy of instance on relative abilit or to remove and the deficiary may provide and policity may fraque thereo, may be related to define the policier to define the proficer years the spling of theme contains and the property spling of theme and the origing and the policy of an and pay be related to define the policier to be hereiciary then any relation and repairs and there on the policy to be hereiciary to an any policy defined to

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The flust Deed Act provides that the trustee horsunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and teen association authorized to do business under the laws of Gregin 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 accrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 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.

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Applied on the second of the member is equivalently by the induction with a paper by the entermed by the induction of the paper and the pap

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. 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; family or household purposes (see Important Notice below), (b) konstruction of the personal family or household purposes (see Important Notice below),

This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devizes, 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 if the compact 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 copporations and to individuals.

IN WITNESS W	HEREOF, the grantor has	executed this instrume	nt the day and y	ear first above written.
* IMPORTAINT NOTICE: Delete, by	HEREOF, the grantor has y lining out, whichever worrenty (	a) or (b) is	Yorden	
not obblicable; it wallanty (a) is	s applicable and the beneficiary is	a creation David V		

	Act is not required, disregard this notice. STATE OF OREGON, County o This instrument was ackno Bauls K. Uorndon, and	r Deschutes ) ss. wiedged before me on February 24 , 1 Reggy K. Herndon	<u>9.97,</u>
	by Fault R. Hellidon and	wledged before me on, 1	
	OFFICIAL SEAL PRAION RUNKE MOTARY PUBLIC - OREGON COMMISSION NO: 031564 MY CRAMISSION NO: 031564 MY CRAMISSION DPRES FEA 20, 1538 COMMISSION DPRES FE	Marin Bunk Notary Public for Oregon My commission expires 24	
STATE OF OREGON :	COUNTY OF KLAMATH: ss.	e <mark>Parlander (Helena</mark> ger) Nationale (Helenager)	
Filed for record at requ	est of Aspen' Title-& E	acrow the 27th	day
		on Page 5914 Bernetha G. Letsch, County Clerk	