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FORM N1. 88	- Oragon Brust Deed Series - The	JA JST DEED (Assignment	5 peur Ti	46 #01045838 COMPOUT SEA : STEMENS NESS LOS PUBLICARIO CO. PORTUNO CO ESTA
79 2 - 40 % T	33581 US TRUST DEED, m WRIGHT, JR.	ade this		Vol. M97 Page 5916 (
III (Februaries)	Productivities legaley (n Oregon c	exporation	, as Grantor , as Trustee, and
ere ne meren Total			The state of the second	SSETH: , as Beneficiary,
Gr Klama	intor irrevocably gran	ts, bargains, s County, Oreg	ells and conv	eys to trustee in trust, with power of sale, the property in
Meridian	in the County o	Section Klamath	23, Townsh	Ip 36 South, Range 10 East of the Willamette
said Sect	ion 23; thence Some 100 feet	peginning outh 330 f	at the Nor	thwest corner of the N 1/2 SW 1/4 SW 1/4 of bint; thence East 660 feet; thence North 330
Warranty Owners ar together will or hereinter	Deed recorded Man	ch 18, 19 ind success	ne terms ar 71 in Book sors for a	ne point of beginning. In provisions thereof, as disclosed by Special M-71, Page 2315, granted to adjoining proper of foot wide easement for joint user roadway tenunces and all other rights thereunto belonging or in envelope now all fixtures now or hereafter attached to or used in connection with
FOR	THE PURPOSE OF SEC Y FIVE THOUSAND A	URING PERF	ORMANCE AL	nacli agreement of granter herein contained and payment of the sum
note of ever	date herewith, payable t	o beneficiary of February	order and mad	Dollars, with interest thereon according to the terms of a promissory by grantor, the linal payment of principal and interest hereof, if MX 2012
Decomes due erty or all (beneticiary's	late of maturity of the de and payable. Should the or any part) of grantor's option*. all obligations of	bt secured by t grantor either a interest in it wi	his instrument i igree to, attempt thout first obtai	if the date, stated above, on which the final installment of the note to, or actually sell, convey, or assign all (or any part) of the propring the written consent or approval of the beneficiary, then, at the pective of the maturity dates expressed therein, or herein, shall bearnest money agreement** does not constitute a sale, conveyance or
To pr 1. To provement t	protect the security of this tr protect, preserve and mai	ust deed, grante ntain the prope	or agrees: erty in good con	dition and repair; not to remove or demolish any building or im-
2. 10 damaged or 3. To	complete or restore promp destroyed thereon, and pay comply with all laws ordi	tly and in good when due all c	and habitable (osts incurred th	ondition any building or improvement which may be constructed, prefor.
to pay for fi agencies as n 4. To	ling same in the proper punay be deemed desirable by provide and continuously	blic office or o	ilices, as well as y.	the cost of all lien searches made by filing officers or searching
ticiary as soo at least fifted cure the sam any indebted or any part t under or inva	mpanies acceptable to the n as insured; if the grentor in days prior to the expira e at grantor's expense. The nees secured hereby and in hereof, may set done music	beneficiary, wi shall fail for ar tion of any poli amount collect such order as be grantor. Such a	th loss payable by reason to proceed or of insurance led under any tile surficiary may de application or re-	riidings now or hereafter erected on the property against loss or time to time require, in an amount not less than XULL INSURABLE vio the latter; all policies of insurance shall be delivered to the benevare any such insurance and to deliver the policies to the beneficiary now or hereafter placed on the buildings, the beneficiary may prove or other insurance policy may be applied by beneficiary upon retermine, or at option of beneficiary the entire amount so collected, lease shall not cure or waive any default or notice of default here-
assessed upor promptly deli- liens or other ment; benefic secured hereb the debt secu- with interest bound for the and the nonpi- able and cons	or against the property. It is a receipts therefor to be very receipts therefor to be charges payable by granto lary may, at its option, and its option of the obligation of the obligat	m construction before any part neficiary; show, r, either by dire tions described out waiver of a hereinbefore de herein describe option of the	liens and to pa of such taxes, a ld the grantor is set payment or is thereof, and the in paragraphs of my rights arising excribed, as well bed; and all such beneficiary, rem	y all taxes, assessments and other charges that may be levied or issessments and other charges become past due or delinquent and all to make payment of any taxes, assessments, insurance premiums, by providing beneticiary with funds with which to make such paymount so paid, with interest at the rate set forth in the note and? of this trust deed, shall be added to and become a part of from breach of any of the covenants hereof and for such payments, as the grantor, shall be bound to the same extent that they are in payments shall be immediately due and payable without notice, levial sums secured by this trust deed immediately due and next payments.
trustee incurr 7. To a and in any su to pay all cost mentioned in the trial court torney's fees o It is mi	cay all costs, fees and expeed in connection with or in present in and defend any it, action or proceeding in a and expenses, including this paragraph 7 in all case, grantor further agrees to a such appeal. Itually agreed that: """ we want that any portion is event that any portion.	nsee of this tru in enforcing this lection or process which the bene syidence of title es shall be fixed pay such sum a	st including the sobligation and ding purporting ficiary or trustee and the benefit dby the trial cost the appellate.	cost of title search as well as the other costs and expenses of the trustee's and attorney's fees actually incurred. To affect the security rights or powers of beneficiary or trustee; or may appear, including any suit for the foreclosure of this deed, lary's or trustee's attorney's fees; the amount of attorney's fees, artisand in the event of an appeal from any judgment or decree of court shall adjudge reasonable as the beneficiary's or trustee's at-
NOTE: The Trus	Deed Act provides that the true	itee hereunder mu	si be either an alto	mey, who is an active member of the Oregon State Bar, a bank, trust company
*WARNING: 12	USC 17011-3 remulates and ma	v rembible average	uic onico osses u	one of sease, a title insurance company authorized to insure title to real any agency thereof, or an escrow agent licenced under ORS 696,503 to 696,583. ieficiary's consent in complete detail.
aterca of 15.	TRUST DEED	en in eta esta esta esta esta esta esta esta		STATE OF OREGON,
HENRY W.	WRIGHT, JR.	procession of Laboration of the con-		I certify that the within instru-
	Greater MORTGAGE CO.	kopinga caga potentan	William in the	N III DOOR/Teel/Volume No
The series of the series	Beneficiary	ki či tys astono 1911 bil gigarat Alixasidanicos A	I gar francisco I callander sin I callander son I callander son	page or as fee/file/instru- ment/microfilm/reception No Record of of said County.
INVESTORS	m io (Name, Address Zip): MORTGAGE CO: "	final parageon Notes data an Language data		Wriness my hand and seal of County affixed.
P.O.Box.5 Stayton, (Property Com		NAME TITLE By Deputy

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and that the grantor will warrant and torever detend 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, incres to the benefit of and binds all parties hereto, their heirs, legates, 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. secured hareby, whether or not named as a beneficiary herein.

made, assumed and implied to make the provisions hereof apply equa	Irustee and/or beneticiary may each be more than one person; that clude the plural, and that generally all grammatical changes shall be ally to corporations and to individuals. If this instrument the day and year first above written. Henry M. Wright, Jr.
not applicable, if warranty (a) is applicable and the beneficiary is a creditor as such wind 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 discreased this coeffice.	
OFFICIAL SEAL OF	Klamath edged before me on Aglicuary 27, 1997 edged before me on ,19
erralizat (1660) errali as	Malene J. Aldington Notify Public for Oregon To commission expires 3-22-7
TATE OF OREGON : COUNTY OF KLAMATH: SS.	17 commission expires SAS

MARLEN NOTARY COMMISS	CIAL SERL TO THE CONTROL OF THE CONT	My commission expires 3-22-9	Matern)
		My commission expires 3-22-9	7/
STATE OF OREGON: COUR	NTY OF KLAMATH: ss.	Winds	2.7+h
of February	A.D. 19-97 at 3:38	o clock P.M., and duly recorded in	Vol. M97
	of <u>Mortgages</u>	on Page 5916 Bernetha G. Letso	h, County Clerk
FEE = 10\$15.00		Bernetha G. Letsc by <u>Kattlim H</u>	ارم
de est less of come du l'a les est est come est est est est gantes of est est est est est est	See J. O. 300 sector, adaptive jumps extend for an engine by 190 cm		
Lives bit sails to see the sail			A