EQBM No. 881 - Oregon Trust Deed Series - TRUST DEED (Assist NC 34330	Hamment Restricted), ATC: 971712 COPYRIGHT 1994 STEVENSNESS LAW PUBLISHING CO. PORTLAND, OR 972
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THIS TRUST DEED, made this	-15
	CONTOUR DAVID
BUNNEY L. ROMANELLO	
Grantor, irrexocably grants, bargain	WITNESSETH:, as Beneficiary,
KLAMAIN County, Or	is, sells and conveys to trustee in trust, with power of sale, the property in regon, described as:
LOT 04, BLOCK 104 KLAMATH	
LOT 05, BLOCK 104, KLAMATH	FALLS FOREST ESTATES, HIGHWAY 66, PLAT 4 FALLS FOREST ESTATES, HIGHWAY 66, PLAT 4
KLAMATH COUNTY, OREGON	
and a state of the	
A *** FOUR THOUSAND FIVE HIT	REFORMANCE of each agreement of grantor herein contained and payment of the sum
tote of even date herewith, payable to hereficient	Dollars, with interest thereon according to the terms of a promission
The date of maturity of it 1 1 1	
rise due of maturity of the debt secured by ecomes due and payable. Should the grantor eithe	by this instrument is the date, stated above, on which the final installment of the note or agree to, attempt to, or actually sell, convey, or asside all (or approach) of the note
eneticiary's options, all ablitations interest in it	er agree to, attempt to, or actually sell, convey, or assign all (or any part) of the note without first obtaining the written consent or approval of the beneficiary, then, at the his instrument, irrespective of the maturity dates expressed therein, or herein, shall be- a by grantor of an earnest money agreement** does not constitute a sale, conveyance or
To protect the committee of the to the to	agreement uses not constitute a sale, conveyance or
covement thereon: not to commit maintain the pro	operty in good condition and repair; not to remove or demolish and i with
amaged or destroyed thereon, and pay when due al	ood and habitable condition any building or improvement which may be constructed,
remieste to join in annullation of dinances, regula	lations, covenants, conditions and restrictions affecting the
4. To provide and continuously maintain in	stary. nsurance on the buildings now or bereafter exceeded on the
vially as soon an ingressed if the to the beneficiary,	with loss payable to the latter; all policies of insurance bell to it.
least fifteen days prior to the expiration of any p	r any reason to procure any such insurance and to deliver the policies to the bene- policy of insurance now or hereafter placed on the building the to the beneficiary
any part thereof, may be released to grantor. Such der or invalidate any part thereof, may be released to grantor. Such der or invalidate any set der or invalidate	s beneficiary may determine, or at option of beneficiary the entire amount so collected, h application or release shall not cure or waive any definition amount so collected,
5. To keep the property free from construction	ion liens and to pay all taxes, assessments and other charter that are the
ns of other charden provide the to beneficiary; sho	bould the grantor fail to make payment of any fave arrows and or delinquent and
ured hereby, together with the obligations described debt socured by the test that the obligations described and the socured by this test that a socure of the socure of t	at thereof, and the amount so paid, with interest at the rate set forth in the note bed in paragraphs 6 and 7 of this trust deed shall be added to not the note
h interest as aloresaid, the property hereinbefore	f any rights arising from breach of any of the covenants hereof and become a part of described, as well as the grantor, shall be bound to the covenants hereof and for such payments,
the nonpayment of the obligation herein desc the nonpayment thereof shall, at the option of the and constitute a breach of the	cribed, and all such payments shall be immediately due and payable without notice, he beneficiary, render all sums secured by this trust deal immediately due and payable without notice,
the stee incurred in connection with or in enforcing fl	trust including the cost of title search as well as the other costs and expenses of the this obligation and trustee's and attorney's tees actually improved
in any suit, action or proceeding in which the be	ceeding purporting to affect the security rights or powers of beneficiary or trustee; eneficiary or trustee may appear, including any suit to the templation or trustee;
tioned in this passion to a line widence of the	itle and the beneficiary's or frustee's attorney's the the Toreclosure of this deed,
It is mutually advend that.	and any contrast and the senericiary's or trustee's at-
8. In the event that any portion or all of the pary shall have the right, if it so elects, to require	property shall be taken under the right of eminent domain or condemnation, bene- e that all or any portion of the monies payable as compensation for such taking,
E: The Trust Deed Act provides that the trustee hereunder n	must be either an attorney, who is an active member of the Oregon State Bar, a bank trust company
A publisher summere that such as any such address the	
president ouggests that such all agreement address the	
TRUST DEED	STATE OF OREGON,
	STATE OF OREGON, County of
TRUST DEED	STATE OF OREGON, SS. County of I certify that the within instru-
TRUST DEED	SS.
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TRUST DEED CIFIC SERVICE CORPORATION, PAULINE BROWNING 15, BOX 495C mic. NOVER, NM 88041	at o'clock, and recorded in book/reel/volume No on g Entropped use page or as fae/file/ on
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and that the grantor will warrant and forever 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: The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, tamily or household purposes (see Important Notice below), (a)* primarily tor grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benetic of and binds all parties hereto, their keirs, legatees, devisees, administrators, executors. This deed applies to, inures to the benetic of and binds all parties hereto, their keirs, legatees, devisees, administrators, executors. This deed applies to, inures to the beneticit of and binds all parties hereto, their keirs, legatees, devisees, administrators, executors. This deed applies to, inures to the beneticit of and binds all parties hereto, their keirs, legatees, devisees, administrators, executors. This deed applies to, increased as a beneticitary herein. Secured hereby, whether or not named as a beneticitary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneticitary 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 if 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 hereot apply equally to conforations and the day and year first above written.

* IMPORTANT NOTICE: Delete not applicable; if warranty (by lining out, whichever warranty (a) or (b) is a) is applicable and the beneficiary is a creditor the Truth-in-Lending Act and Regulation Z, the the the Act and Regulation Jy making required use Stevens-Ness Form No. 1319, or equivalent.
If compliance with the Act is	not required, disregare mis nonce. STATE OF OREGON, County of
 A. (1) (Alternative (1, 1, 1, 1, 1)) A. (1, 1, 1) (Alternative (1, 1	the he Act and Regulation by making required use Stevens-Ness Form No. 1319, or equivalent. not required, disregard this notice. STATE OF OREGON, County of)ss. This instrument was acknowledged before me on, 19, byThis instrument was acknowledged before me on, 19, byThis instrument was acknowledged before me on, 3-6, 19, by, by, by
and the spectrum.	CALANSI CALANSI EXPERIMENTE EXPLOSE ROBERTS ARE NOTARY Public for Oregon SAC REVERSE RUPPS IN My commission expires
and sum description of i	REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) , Trustee s the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust
deed have been fully particular to be a fully	d and satisfied. For hereby all violations indebtedness secured by the trust deed (which are delivered to you herewhite statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewhite eed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now me. Mail reconveyance and documents to
DATED	19

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the fin reconveyance will be made.

Ċ adi Chia Beneficiary

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or the er	tity upon behalf of which the person(s) acted, the instrument.
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I PAR ASHAY ODANGE COUNTY	SS my hand and official seal.
My Comm Express Apr 11 2000	Name and Title of Officer (e.e Hang Doe, Notary Public) Ne(s) of Signer(s) asis of satisfactory evidence to be the person(s) amp(s) is/are subscribed to the within instrument owledged to me that he/she/tbey executed the his/bef/their authorized capacity(ies), and that by betrisignature(s) on the instrument the person(s) acted, betrisignature (s) on the instrument and could prevent aluable to persons relying on the document and could prevent if this form to another document.
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