FORM Ho. 881 - Gregon Trust Deed Series - TRUST DEED (Assignment R		KC#3-151-0
<b>65659</b>	COPYRIGHT 1994 STEVENS-N	IESS LAW PUBLISHING CO., PORTLAND, OR 1720
and the control of th	TRUST DEED MIGO	34697
98 SEP 22 P1:56	VOI. 7778 F	age 34697
THIS TRUST DEED, made this 19 Douglas C. Ferguson & Jean Fe	day of August	, 19.98., between
the Entirety	rguson, husband & wife, as	Tenants in
Glenn h. Munsell	·	, as Grantor
	under Trust Agreement dated	as Trustee, and
December 31, 1986	Ilust Agreement dated	 
	WITNESSETH:	, as Beneficiary
Grantor irrevocably grants, bargains, sell-	and conveys to trustee in trust, with power	
Klamath County, Oregon,	described as:	ot sale, the property in
والموارعة والمنافية والمرارث الشامل المالو والرواز والمراوي أولوا الأجوار عوالاجهار والمتصفح أتج	<ul> <li>Out of the contract of the contra</li></ul>	
Lot 22, Blook 5, Klamath Cou	ntry, in the County of Klama	th. State
or oregon, as shown on Map I	lied in Book 20 Dage 6 of M	lama in
Create Of the Comits Kec	Order of said County coid	
SHALL DE MAUE SUDJECT TO ATT	COnditions commants wast	and maked I iii iii
reservations, easements, rig	nt and rights of way of reco	rd.
together with all and singular the tenements, hereditamer or herealter appertaining, and the rents, issues and profit the property.  FOR THE PURPOSE OF SECURING PERFOR of Three Thousand, Seven Hundre	nts and appurtenances and all other rights thereunto is thereof and all fixtures now or hereafter attached MANCE of each agreement of grantor herein contained Eighty Seven and 05/100 —	to or used in connection with
	- · · · · · · · · · · · · · · · · · · ·	
	der and made by grantor, the linal payment of rel	to the terms of a promissory
The works paid, to be and and payable and and and a	400J A&X	
The date of maturity of the debt secured by this becomes due and psyable. Should the grantor either age erty or all (or any part) of grantor's interest in it without the secure of the	instrument is the date, stated above, on which the	final installment of the note
erty or all (or any part) of drantor's interest in it with	est first start-to, or actually sell, convey, or assign a	ill (or any part) of the prop
beneticiary's options, all obligations secured by this inst come immediately due and payable. The execution by an assignment.	rument, irrespective of the maturity dates expressed	i therein, or herein, shall be
		istitute a sale, conveyance of
To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property	. In death a dist	
provement thereon; not to commit or permit any waste o	the property.	molish any building or im-
damaged or destroyed thereon, and pay when due all cost	t the property, ad habitable condition any building or improvement s incurred therefor.	which may be constructed,
3. To comply with all laws, ordinances, regulations	, covenants, conditions and restrictions affecting the	property; if the beneficiary
to pay for filing same in the proper public office or office	es, as well as the cost of all lien searches made by	beneficiary may require and
4. To provide and continuously maintain income		
damage by tire and such other hazards as the beneficiar written in companies acceptable to the beneficiary, with	may from time to time require, in an amount not	ne property against loss or less than \$
liciary as soon as insured: if the deanter shall fell for any	and to the fatter, all policies of insurance sh	all be delivered to the bene-
cure the same at drantor's expense. The amount salled	the ballet placed on the building	gs, the beneticiary may pro-
any indebtedness secured becally and in such as a tra-	and the of other insurance policy may be a	pplied by beneficiary upon
under or invalidate any act done nursuant to such notice	The state of the s	it or notice of default here-
3. 10 Keep the property free from construction II.		rges that may be levied or
promptly deliver receipts therefor to beneficiary about	the dender to !!	past due or delinquent and
ment, beneficiary may, at its ontion, make naument the	payment of by providing beneticiary with funds wit	th which to make such pay-
secured hereby, together with the obligations described in	needen to amount so paid, with interest at the	rate set forth in the note
with interest as aloremid the property begainhalmen done	the covenants he	reof and for such payments.
bound for the payment of the obligation becale described	tiod, as well as the grantor, shall be bound to the	same extent that they are
able and constitute a breach of this trust deed	and sure section by this trust deed	immediately due and pay-
6. To pay all costs, fees and expenses of this trust trustee incurred in connection with or in enforcing this of 7. To appear in and delend any action or second	including the cost of title search as well as the other	er costs and expenses of the
7. To appear in and defend any action or proceedings	A pure and in a state a and attorney a rees actually in	ncurred.
to pay all costs and expenses including suidence of title	appear, including any suit for t	the toreclosure of this deed.
mentioned in this paragraph 7 in all cases shall be fixed to	the bolletically a of trustee a attorney's fees; the	amount of attorney's fees
torney's fees on such appeal.	the appellate court shall adjudge reasonable as the L	beneticiary's or trustee's at-
It is mutually agreed that:		
ticiary shall have the right, it it so elects, to require that	erty shall be taken under the right of eminent dom t all or any portion of the monies payable as com	ain or condemnation, bene-
MOTE: The Trust Deed Act provides that the trustee heraunder must	he either as attorney who is an active member of the o	
or savings and toan association authorized to do business under the property of this state, its subsidiaries, affiliales, anonte or branches the	aws of Oregon or the United States, a title insurance company	State bar, a Dank, trust company authorized to insure title to real
*WARNING: 12 USC 17011-3 regulates and may prohibit exercise of	this entire	ed under ORS 696.505 to 696.585.
"The publisher suggests that such an agreement address the issue	of obtaining beneficiary's consent in complete detail.	
TRUST DEED	STATE OF ORE	· · · · · · · · · · · · · · · · · · ·
	Country of	<b>\\$s.</b>
Douglas & Jean Ferguson	Prartito	that the within instru-
20625 S.W. Rock Road	ment was received	red for record on the
Alona, Oregon 97006	day of	10

TRUST DEED

Douglas & Jean Ferguson
20625 S.W. Rock Road
Alona, Oregon 97006

Thomas C. Howser, Trustee
607 Siskiyou Blvd.
Asnland, Oregon 97520

Beneficiary

After Recerding Batum to (Mame, Address, Zip):
BLM Services, Inc.
247 E. Tanquitz Cyn. Way, #27

Palm Springs, CA 92262

STATE OF OREGON,

STATE OF OREGON,

SSA

County of

I certify that the within instrument was received for record on the day of 19 at 100 of 19 of 19 of 100 of 19 of 100 of 19 of 19 of 100 of 19 of 19

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which are in secas of the amount required to pay all reasonable costs, expenses and attorney's ices necessarily paid or incurred by greater in such proceedings, shall be paid to breaking and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial such appellate courts, necessarily upon beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense personal costs and execute such instances as a secured hereby; and grantor agrees, at its own expense control and execute such instances as a secured hereby; and grantor agrees, at its own expense control and execute such instances as a secured to the indebtedness in the secured of the indebtedness in the secured of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any executent or creat-recovery.

1. A any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any executent or creat-recovery.

1. A any time without warranty, and the recitable therein of approach to the property; (b) join in granting any executent or creat-recovery.

1. A property of the services mentioned in this paragraph shall be not less than \$5.

1. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receivant be appropriate and without regard to the adequacy of any security for the indebtedness between the property, and the processor and expenses of operation and collection, including teaches year.

1. Upon any default by grant or payment and the property and the processor and expenses of operation and collection, including transport year of the and unpudyle, and apply the same, less costs and expenses of operation and collection, including transport year to prove the property and to a

made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such setion or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

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, family 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, 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 first above written.

IN WITHESS	WHEREOF, the grantor has executed this instrument the day and year first above written.	
not applicable; if warranty ( as such word is defined in beneficiary MUST comply w disclosures; for this purpose	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 Act and Regulation by making required uses Stevens-Ness Form No. 1319, or equivalent.  The Act and Regulation by making required uses Stevens-Ness Form No. 1319, or equivalent.  The Act and Regulation by making required uses Stevens-Ness Form No. 1319, or equivalent.	•••
	STATE OF OREGON, County of Washington ) se	••
	STATE OF OREGON, County of WASHINGTON )ss.  This instrument was acknowledged before me on Applember 8 th 1998 by Jean Ferguson	
	This instrument was acknowledged before me on, 19	 .,
	83	
(SSESSES)	of	
	DONNA L HAEGELI  NOTARY PUBLIC-OREGON  CORRAISSION NO. 057723  My commission expires Dept. 18, 2000  My commission expires Dept. 18, 2000	 n
	DSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSSS	
	REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)	~
	Trustee	
STATE OF OREGON: CO	UNTY OF KLAMATH: ss.	
Filed for record at request	of	
September	A.D., 19 98 at 1:56 o'clock P M., and duly recorded in Vol. M98	ay
	of	<b></b> '
EE \$15.00	Bernetha G. Letsch, County Clerk By Kathlun Russ	