439 P252432 0	R 97601	TRUST DEED	Vol. <u>Mass</u>	Page 139669
130 BIOGRAD		day of	AugustACTAR	<u>"</u>
			Connty affixed	
as Grantor, CAMERC	N E. WOGAN		-Kituesa	as Trustee, and
OSBORNE & SPENCE	R, LAW FIRM			
-05BORNE & SPERCE	a standard a service of the second	REORDER USE	ment/milcrotilm	Proceedion No. 22133
as Beneficiary,	Ginator	POR	13966	or as fee/file/instru-j
		WITNESSETH:	IU pook test ko	Co
		WITNESSETH:		
Grantor irrevoc in <sub>VIIII</sub> CKLAMATH	ably grants, bargain	s, sells and conveys to trus	tee in trust, with po	wer of sale, the property SC
Buinter Block 1	28,-MILLS-ADDITI	s, sells and conveys to trus	tee in trust, with po	wer of sale, the property 20 Lecond on the 30FF Gin. Het the wathin unchanged
Diverge North American Lot: 626, Block-1 This, Trust, Deed assignment for s	28;-MILLS-ADDIT 18:-MILLS-ADDIT 18:- shall-affect Ver ecurity-purposes	s, sells and conveys to trus Oregon, described as: ION TO THE CITY OF KL ndee rights in and co s of that unrecorded	tee in trusty with po out with a consecutive Mathematical and the AMATH FALLS, ηλη contract as	net the within instrument record on the 30th day st 7985
This Trust, Deed assignment for s disclosed by tha recorded in Book	28;-MILLS ADDIT 28;-MILLS ADDIT shall-affect Ver ecurity-purposes t Memorandum of M-84, Page 1517	s, sells and conveys to trus Oregon, described as: ION TO THE CITY OF KL	atee in trusty with po via Locancer in AMATH FALLS, in the contract as t 21, 1984, LARS is	ECON, { Klamath } ss at for within instrument record on the 30th Cay st 7985

how of nereatter appertaining, and the relits, issues and provide intereor and all instances now of nereatter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum, of the purpose of the security and the security of the

The above described real property is not currently used for agricultural, timber or grazing purposes.

TEUST DEED

solid, conveyed, assigned, or alionated by the grantor without titls insighted the beneficiary's option, all obligations secured by this insighted and become immediately due and payable, it was approved by this insighted and become immediately due and payable, it was deer and the security of this trast deed, grantor agrees.
To protect the security of this trast deed, grantor agrees in the more secure and maintain said property in good condition and repair not to remove or densifier any building or improvement therean.
To complete or instruction which may be constructed, damaged or denoted thereon, and pay when due all costs incurred thereor.
To complete or instruction which may be constructed, damaged or denoted thereon, and pay when due all costs incurred thereon.
To accord the security of the this beneficiary to request, to request the security of these and the security of the beneficiary to request, to opin a creating and financing thereits as may be desend denoted thereon.
A To provide and continuously maintain insurance, on the building the security of the se

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deed as their interests any spread of the successor in interest entitled to such surplus. 16. For any, reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereinfer. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon jany trustee herein named or, appoint for the successor trustee appointment and substitution shall be made by written instrument, executed, by beneficiary; containing reference to this trust deed and its place of record, which; when recorded in the ollice of the County Clerk or Recorder. of the soucet y or going a spontiment of the successor trustee. 17. Trustee accepts this trust when this deed, duly secuted and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of proceeding in when the note, of our yourse is not shill be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attarney, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the lows (of Oregan or the United States) actile structurance company outhorized to insure title to rea property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent Ilcensed under ORS 696.505 to 696.585 TRACS

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and that he will warrant and forever Harring the Same against all property le lage hard be Siz bacz processor of i sta d. Enformer recent 1995 Italy and Multiples PL 1 19 5 about and the States and the second states States and the second states and second to second sugar made of the province model in the first ment. A brover should check with the appropriate city or conney planning department to

The grantor warrants that the proceeds of the loan represented by the borg described note and this trust deed are: (a)\* primarily 'jor 'grantor's personal; tanity; household 'or agricultural purposes (see Important Notice below). (b) for an organization, or (even if grantor is a natural person), are for business or commercial purposes other than agricultural purposes.

(b), for an organization, of level a granter of and binds all patties hereio, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and ownerse, administrators, execu-contract secured hereby, whether or not named as a beneficiary herein. The constraint this deed and whenever, the context so requires, the masculine gender includes the feminine and the number and the singular number includes the plural. Instantial genuer, incluses ind touring and indicates, and the angular manner, includes ind plural. IN WITNESS WHEREOFy said grantor has hereunto set his hand the day and year first above written.

\* IMPORTANT NOTICE: Delete, by Initia 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 compty with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lian (b finance the purchase of a dwelling) use Stevens-Ness form No. 1305 or equivalent if this instrument is NOT to be a first lian; of finance the purchase of a dwelling use Stevens-Ness form No. 1306, or equivalent. If compliance with the actis not required disregard this notice stevens. PATRIETA AKERS (1. Otherwise, the fair shall be t ERLC AKERS and Contraction

BRADINA Q BL (if the signed of the above is a corporation is live the form of acknowledgment opposite.) ne ince set her OH

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(HE STALL STRATE HELTING THE WHILE TO THE DECEMBER president and that the latter is the secretary of it or walter Or Celin

a.corporation, and that the seal attixed to the foregoing instrument is the encorporate seal of said corporation and that the instrument was signed and Psealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Reterior Before me:! nose traisby for nose traisby for nose traisby for nose traisby deising pians kermer an the astart yet we 11115 We La

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RATRICIA and ERIC AKERS COOL CLUDIC ILLEACCOPIA Staula: part	Jins, sells and conveys to must / <sub>e</sub> Oregon, described as: 110N, TO THE CLTV OF KL	WVIII VI certify that the within instrument was received for record on the <u>30th</u> day of August
USBORNE-& SPENCED	SPACE RESERVED	in book/reel/volume No. M85 on page 13966 or as fee/file/jeef
439 Pine SERCER SCORE STORE	RECORDER'S USE	ment/microfilm/reception No. 52735 Record of Mortgages of said County. Witness my hand and seal of
OSBORNEY& SBENCEROEED UNG THE AND TO WKENG 439 Pine Klamath Failes, OR 97601	day of	County affixed

By

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Deputy

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