5. 87656	TRUST DEED	Vol. 788 Pare
NICHARD J. HATCHER BE VIRGINIA'S.	25th HATCHER, Husband and	Vol. <u>788</u> Page May 1 Wife
	TITLE COMPANY	Count ethico.
IONA M. LA MIRANDE		Alensis un un un as Trustee, and
	FECTADES A NEL	unarthmetermarticenter as matore
as Beneficiary,	KON -	pate 3226 er is les/lik/metru-
병원은 영화 방법에 관심을 받았는 것을 가지 않는 것 같은 것을 많이 많은 것을 못했다.	WITNESSETH:	in book, real volume No. 133
Grantor irrevocably grants, bargains	s, sells and conveys to trus	stee in trust, with power of sale, the property
inCounty, (Oregon, described as:	61 Nav
ot Two-(2) in Block Thirteen-(13)	, First Addition to I	River Pine Estates, according to the nty clerk, Klamath County, Oregon.
TRUST DEED		NIMTE OF OREGON (
Tax Account No. 2309-24B-800, Key Mobile Home #7630	3 Key No. 34037-	De Sudde de concession selection segure au la sorra.
		알맞았다. 방법은 것 않는 것 같은 것 같은 것 같은 것 같은 것 같이 가지 않는 것 같은 것 같이 많이 많이 많이 없다. 것 같은 것 같

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot and all fixtures now or hereafter 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 THIPTERN THOUSAND FIVE HUNDRED AND 00/100 *(\$13,500.00) *

sum of

not sooner paid, to be due and payable <u>May</u> 25 <u>pox</u> 2002. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable: reast expresses therein, or

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sold, 'conveyed, assigned or alienated by the grantor without first hten, at the beneliciary soption, all obligations secured by this instruiteren, shall become immediately due and payable: a secured by this instruiteren, shall become immediately due and payable: a secured by this instruiterent, shall become immediately due and payable: a secured by this instruiterent, sold or permit any waste of said property in good condition of commit or permit any waste of said property.
 To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereor, constructing use thereon and pay when due all costs incurred thereor, constructed, damaged or destroyed thereon, and pay when due all costs incurred thereor, constructing use thinks and in poorty, if the beneficiary or requests, to form incurred thereor, and the beneficiary may require and to pay for liling same in the proper public ollice or ollices, as well as the cost of all line samehes made by thing officers or searching agencies, as may be deemed desirable by the beneficiary. Allocity of the said deplete sagainst loss of damaged or allocation or othereal for increase as a trult. The surface is a damaged on said building income and such other hazards as trult. The surface against loss of damaged on said building income any such insurance is hall be delivered to the beneficiary as soon as insured; if the grantor shall all for any reason to procure any such insurance and to deliver asid policies to the beneficiary as ison as insured; if the grantor shall all of any reason to procure any such insurance is any policy of insurance indicary distribution or to the explication or release shall be delivered to the beneficiary as soon as insured; if the grantor shall all of any reason to procure any such insurance and to deiver aside policies to the beneficiary is the string amount so collected, or any policy of insurance indity

pellate court shall dollade transmission of the standard property shall be taken ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees, necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it line und appellate courts, necessarily paid or incurred by bene-liciary in such and agnellate courts, necessarily paid or incurred by bene-liciary in such instruments as shall be inceesary in obtaining such com-gensation, promptly upon beneficiary's request. 9. At any time and from time to this deed and the note for endorsement (in case of such or payment of, the indebtedness; the liability of (any perior) for the payment of, the indebtedness; (a) consent to the making of any map or plat of such com-(b) in the making of any map or plat of such property; (b) join in

rument, irrespective of the maturity dates expressed therein, or iso benefician and see box. In the second box. In the seco

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795 13. Alter the trustee has commerced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure the default of defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person ellecting the cure shall pay to the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law.cured.two the state trust deed to be any cure and the trust deed together with trustee's and attorney's lees not exceeding the amounts provided by law.cured.two the state the trust deed

delaults, the person ellecting the cure shall pay to the beneficiary and costs and expenses actually incurred in enforcing the obligation of the trust deed together with truste's and attorney's lees not exceeding the amounts provided by law.
14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said property either in one parcel or in separate parcels and shall sale the parcel or parcels at shall define to the parcel or parcels at shall sale the time of sale or the time to which said property either in one parcel or in separate parcels and shall sale the parcel or parcels at shall define to the purchase. This deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, but including the granet or and beneficiary, may purchase at the sale.
15. When trustee sells pursuant to the powers provided herein, trustee shall define the obligation secured by the trust deed. (3) for all persons having recorded lien subsequent to the interest of the truste in the time same any successor in interest entitled to surplus. If any, to the grantor or to his successor trustee appointed herein your ruste appointed herein or successor trustee. Herein herein and without conversance to the successor trustee. Herein herein and without conversance to the successor trustee. The latter shall be wated worthed hereunder. Each such appointment, and without conversance to the successor trustee.
16. Beneficiary may from time to time appoint a successor or successors trustee, the latter shall be wated worthed hereunder. Each such appointment and which when recorded in the most appointment and which when the seconded in the most shall be wated a provided by law. Trustee is not here appoint therein the successor trustee.
16. Benefici

NOTE: The Trust Deed, Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon 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 escrow agent licensed under ORS 696.505 to 696.585.

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fully seized in fee simple of said	Lagrees to and with the beneficiar described-real-property-and-has-a-	y and those claiming under the
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Peter and the will warrant and for	ever defend the same against all r	
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bejing construction of the state of the second state of the state o	regular version and regular and regular the second regular and regular and regular and regular the second re	(i) The provide a state of the state of t
The grantor, warrants that the pro	ceeds of the loan represented by the abov nal, family or household purposes (see Im	e described note and this trust deed are:
This deed applies to, inures to the	Denetit of and hand an	terese or commer tal purposes.
in the neur	ter, and the pint. In the second se	leed and whenever the contact and so of the contract
the deal with a start of the st	said grantor has hereunto set his	blural and the day and year first above written.
as such word is defined in the Truth-in-Lendi beneficiary MIST	nd the beneficiary is a creditor ing Act and Regulation 7 the	RICHARD J. HATCHER
with the Act is not required, disr	egard this notice.	VIRGINIA E. HATCHER
(1) the signer, of the above is a corporation, a section we the form of acknowledgement opposite.) and the providence of acknowledgement opposite. If the providence of a section of a s	I NOLEMATES AN INCOME.	autoria como por en esta como por en esta como a como esta como esta como esta como esta como esta como esta co Constituição esta como esta como Necessita de las estas como esta
STATE OF OREGON, Countrol Deschutes	and the set of the set	alarti da angli balanta ang
This instrument, was acknowledged May 25 1988 Joseph 1	" "WA Step in mater survey of the dist	scknowledged before me on
HICHARD J HATCHER MIRCINIA B. HATCHER	The state of the second st	n diapo International de la constante de la constante Receptor en della constante desta de la constante de la constante de la constante de la constante de la constant Receptor en della constante de la constante de
(SEALS	Solic for Oregon Notary Public for Ore	A MY NET (1), 13 and some in the second seco
The Start Commission expires 1 2	-11-89 tot a wetween the commission expire	San (protection) 2017 Protection (SEAL) 2027 March 1999 And 1999 2020 And 1999
(inc. at the benchautre option, all obligations are the benchautre option, all of the benchautre option, all only the terms of the transfer of the result of the result of the result of the result option.	General Stat REQUEST FOR FULL RECONVEYANCE	Signed Sector Barrier and the sector for the sector
TO: The the sold severate in the resting the	14 diamtor Mithor Trustee partial optained	Allow all the togeth in quice in Stearch Testant of
said trust deed or pursuant to	and unculed, on payment.	to you of any said
estate now held by you under the same Mai	reconvey, without warranty, to the pa	rties designated by the terms of said trust deed the
une or recentler of organization of the recent DATED said, on our sufficient the recently	accellation and appendiculation with a second and the second and the second and	Se unit of the state of the sta
Do not lose or destroy this Trust Deed OR THE NC	TTE which it secures. Both must be delivered to the	Beneficiary
	<u> Key 110, 132412</u> AJ03, Key 10, 34037 AJ03, Key 10, 34037	and a second parate reconveyance will be mode.
TRUST DEED	I the effice of the county	STATE OF OREGON, OT:: County of
RICHARD J. HATCHER	B), First Addition to Biv	was received for record on the 26th day
VIRGINIA E. HATCHER S. Beueliciery, Grantor	De de gerrippi es De de our courses to (unstee SPACE RESERVED)	of <u>May</u> , 198, 198
NONA M. La MIRANDE	FOR RECORDER'S USE	in book/reel/volume No <u>M88</u> on' page
Beneficiary	D. LILTE COMEVIA	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TO Nona, M 1 LAMI rande SUG ATHOUS IN C/o Kenco Data Services	: HATCHER, HJSbafid and W	County affixed.
2.0. Box 7286, end, OR. 97708	TRUST DEED 25th , Ha	Bid gracether Alstab
ORM No. 391-Oregon Troft Deat Series-TRUST UCED.	Fee_\$10.00	Deputy

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