	MTC #23920-DN	TRUST DEED	Vol Mgo	Page
17249 LON DODE	ED made this 5	th	July wife	, 19.90, between
s Grantor, MOUNTA	IN TITLE COMPANY	OF KLAMATH COU	NTY	, as Trustee, and
PAMELA ANN MATHENEY		ese trichgruphile à l'une Albanis	242 241	
s Beneficiary, Memoria Magnata (00	n a sana a	WITNESSETH:	나라 (1996년) 1997년 - 1997년 - 1997년 - 1997년	and the second
Grantor irrevocably (Klamath Lot 11, Block 4, TR on file in the offi	v grants, bargains, se County, Oreg ACT NO. 1085, CC .ce of the County	lls and conveys to on, described as: DUNTRY GREEN, ac	trustee in trust, with po coording to the off ath County, Oregon	
Tax Account No: 39	09 013AB 02200		가 가가 않는 것을 알았다. 	as As Abbi da
	78 Westwood Mobil	le Home, License	e #X204633, which :	ls situated

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 thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. tion with FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of NINETEEN THOUSAND AND NO/100-----

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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, if 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, express and attorney's lees, necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary and licitary in such proceedings, all its own expense, to take such actions secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-licitary, payment of its lees and presentation of, this deed and the mote for endorsement (in case of full reconveyances, for cancellation), without altecting the liability of any person lor the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) Join in (a) consent to the making of any map or plat of said property; (b) Join in

rument, irrespective of the maturity dates expressed therein, or
granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all of any part of the property. The grantee in any reconveyance may be described in any matters or facts shall be conclusive proof of the truthulmess thereoi of any matters or facts shall be conclusive proof of the truthulmess thereoi. Truther's is to any of the appropriate of this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, baneticiary may at any prime without notice, either in preson, by select of y a receiver to be approprinted by a court, and without regard to the there beneticing may at any fine without notice, either in preson, by select of y a receiver to be approprinted by a court, and without regard to the including the somable attorney's less upon any indebitedness secured hereby, and in such order as beneticiary may determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or notice of default hereonder, the proceeds of the and other insurance policies or compensation or avards for any taking or damage of the property, and the application or release thereoin any taking or damage of the restere policies or compensation or paragraphet hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any labitedness secured hereby with estimates and group erformance, the beneficiary may default or notice of any agreement and projective the strust deed or the secure with respect to such payment and/or performance, the beneficiary may default or notice of any agreement and said property to satily the obligation secured hereby with event of the strustee to foreiose this trust deed and the beneficiary at his election may preced to foreose this trust deed and is defined and a

together with trustee'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 sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at held be porthoget by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at held be purchaser its deed in form as required by law conveying of the truthlunes thereol. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale. Shall apply the proceeds of sale to payment of (1) the expenses of sale, in-luding the compensation of the trustee and a reasonable charge by trustee's shall apply the bob diation scured by the trust deed, (3) to all persons attorney. (2) to the obligation scured by the trust of the trustee in the trust deed as their interests may appear to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. 16. Beneficiary may low to this successor in interest entitled to such success.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. I.6. Beneliciary may from time to time appoint a successor or succes-sors to any truster named herein or to any successor trustee appointed here-sors to any truster named herein or to any successor trustee appointed here-sors to any truster and the successor or successor trustee, the latter shall be vected with all title, powers and duties conferred and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortfage records of the county or counties in which the protection is situated, shall be conclusive proof of proper appointment of the substitution shall be made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneliciary or trustee shall 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 attorney, 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 ecrow agent licensed under ORS 696.505 to 696.585.

	JOHO
The grantor covenants and agrees to and with	the beneficiary and those claiming under him, that he is law-
The grantor covenants and agrees to and white illy seized in fee simple of said described real prope	rry and has a vand, diference
except none of the second s	(a) Carrowski, Standard Markard, Standard Standard, St Standard, Standard, St Standard, Standard, St Standard, Standard, S Standard, Standard, Stan
states because the second second to be a second the same	ne against all persons whomsoever.
ા મુખ્ય પછે. દુધ છે, પરંતુ મુખ્ય છે, મુખ્ય પ્રત્ય પ્રત્ય પ્રત્ય પ્રત્ય પ્રત્ય પ્રત્ય પ્રત્ય પ્રત્ય પ્રત્ય પ્રત દુધ પછે દુધ કે પ્રત્ય પ્રત્ મુખ્ય પ્રત્ય	երանում։ Այս երկը՝ Հայաստանի հայտնել հայ Այս հայտնել է հայտնելու է քենքանի առաջան ունել հայտնել հայտնել է հայտնել հայտնել հայտնել հայտնել հայտնել հայտնե
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The grantor warrants that the proceeds of the loan repu	resented by the above described note and this trust deed are:
(a)* primarily for grantor's personal, tartury of non- (bXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
This deed applies to, inures to the benefit of and bind personal representatives, successors and assigns. The term ber	is all parties hereto, their heirs, legatees, devisees, administrators, executor neliciary shall mean the holder and owner, including pledgee, of the contra . In construing this deed and whenever the context so requires, the masculing
secured hereby, whether or nor named as a benchically interest dender includes the feminine and the neuter, and the singular	number includes the plural.
IN WITNESS WHEREOF, said grantor has	s hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a)	or (b) is Handle of Scaffal
not applicable; if warranty (a) is applicable and the bonerratory is as such word is defined in the Truth-In-Lending. Act and Regulation by making	on Z, the Barban Q. Bradley
as such word is defined in the the Act and Regulation by making beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stevens-Ness Form No. 1319, or ec If compliance with the Act is not required, disregard this notice.	
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(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	(a) A description of the state of the sta
STATE OF OREGON,	STATE OF OREGON, }ss.
County of Klamath	County of) This instrument was acknowledged before me on)
This matrument was acknowledged before me on	19, by
JAMES C. OBRADIET	as
BARBARA A. BRADLEY	n na senten an anna anna anna anna anna anna a
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