34618	TRUST DEED VOI. mg/ Page 18577
THIS TRUST DEED, made this 14 MARK O. CRISP and PEGGY L. CRI	th August 191_9,15en SP, husband and wife
as utantor ACDDN or me	INC.
inKlamath	VITNESSETH: nd conveys to trustee in trust, with power of sale, the prope described as: S SUBDIVISION, in the County of
Code 103 Map 2409-30AC TL 1000	
together with all and singular the tenement, hereditaments a now or hereafter appertaining, and the rents, issues and profi- tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMA	and appurtenances and all other rights thereumo belonging or in anyw ts thereof and all fixtures now or hereafter attached to or used in conn NCE of each agreement of grantor herein contained and payment of a
FOUR THOUSAND FTVF HUNDRES	of each agreement of grantor herein contained and payment of a
note of even date herewith, payable to benet ciary or order an not sooner paid, to be due and payable at maturity. Of The date of maturity of the debt secured by this instru- becomes due and navable.	Dollars mith
	a the date, stated above, on which the final installant
herein, shall become immediately due and payable. To protect the security of this trust died, grantor agree 1. To protect, preserve and maintain said died, grantor agree and repair; not to remove or depulsion with wide "paperty in kood cond	S instrument, irrespective of the maturity dates expressed therein, of the beneficiar of the section of the sec
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pellate court shall adjudge reasonable as the usershall, it is mutually agreed that: It is mutually agreed that: 3. In the event that any portion or all of said properly shall be taken under the right of eminent domain or courd of any portion of the romies payable right, if it so elects, to require that all of any portion of the anount required incurred by: grantor such taking, which or any portion of the anount required to pay all reasonable costs, expenses and alongeys fees necessarily paid or applied by it first upon any reasonable costs hall be paid to benehicity and applied by it first upon any reasonable costs hall be paid to benehicity and applied by it first upon any reasonable costs hall be paid to benehicity and applied the trial and appellate courts, necessarily paid or incurred by ben-ficiary in such proceedings, and the balance applied up in the indebtedness and atecute such instruments as shall be necessary in obtaining such com-pensation, prompty upon beneficiary's request. The applied by it is less and presentation of this deex and the mote log rendorsement of a case of full reconveyances, for cancellation, without allecting the liability of any person for the payment of the indebt deets may (a) consent to the making of any map or plat of said property. (b) foin in

15. When structee sells pursuant to the powers provided herein, frustee of all apply the proceeds of usele to payment of all it is the sepense of sele, including the compensation of the trustee and a 'l) the expense of sele, including the compensation of the trustee and a 'l' to trustee be'read' it is the bilitation secured by the trustee in 'the trustee's and 'l' to all persons the distribution subsequent to the insert of the trustee and 'l' to all persons the distribution subsequent to the insert of the trustee's and 'l' the 'l' the trustee's and 'l' the 'l' the 'l' the 'l' the' trustee's shall be tracked with all title, provided by baseliseary', which, then recorded in the mortgage records of the counties of comment and other appointee's trustee's and 'l' trustee's an

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NOTE: The Trust Deed Act provides that the frustee hereunder must be either on attorney, who is an active member of the Oregon State Bor. In back that tombony or savings and loon association authorized to business unler the laws of Oregon or the United States, a title unsurance consony authorize to insure the to the to be states, in the the laws of Oregon or the United States, a title unsurance consony authorize to insure the to be state the to be under Case of the United States, or an errow open there are under Case of Successory authorized to insure the to be state.

The grantor covenants and agress to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever cleferd 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 if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein. In construing this deed and whenever the confext so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the piural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whiches ar worranty (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 comply with the Act and Regulat on by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

COLBECTION DEPARTMENT

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MARK

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STATE OF ORIGON, County of Klamath ي.....) ss. by Mark O. Grisp and Peggy L. Crisp OF ARY . 6×0 This instrument was acknowledged before me on . by Phot of VE OF OF aner Notary Rublic for Oregon My commission expires la -25-94 REQUEST FOR FULL FECONVEYANCE a be used only when ablightions have been poid. TO: Trustee

The undersigned is the legal owner and ho der of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cance, all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconver, without warragy, to the parties designated by the tarms of said trust deed the estate now held by you under the same. Mail recurvey ance and documents to

DATED: Beneficiary not less or destroy this Trust Seed OR THE NOTE witch it secures. Both delivered to # e for concellation before recents yence will be mar COTRUST DEED 1 (St on STATE OF OREGON. (FORM No. 881) 89. County of Klamath STEVENS NESS LAW PUE COM PORTE I certify that the within instrument Lot 3, Block L. CRIGCEN HELINIS SUB LUISTON was received for record on the .16th. day _________,1991___, of . at 10:49 o'clock A.M., and recorded -----3 (Å SPACE RESERVED in book/reel/volume No. ______ on Grantor page 18577 or as ter/file/instru-E'B' GLAMBWIGH BUT HERICALE COUNTY LATERAL'S Record of Mortgages of said County. Beneliciary 的机构 Witness my hand and seal of SPEN TITLE & ESCROW, INC. County affixed. ASPEN TITLE & ESCROW, INC. mini Evelyn Biehn. Courty Clerk

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Fee \$13.00

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