NL 55618	COPYRIGHT 1992 STEVENS-NE	ESS LAW PUBLISHING CO. PORTLAND CO. ST.
THIS TRUCT D	MTZ 28921-HP VOL.	92 Page 30616
EDWARD COMBS and CINDY COMBS, husb	miz 28921-H2 VI. m	10.00
RAMON M. JIMENEZ AND DECCY I	OF KLAMATH COUNTY NEZ or the survivor thereof	, as Grantor
Grantor irrevocably grants, bardains, cal	WITNESSETH:	, as Beneficiary,
KLANATH County, Oregon	ils and conveys to trustee in trust, with po n, described as:	ower of sale, the property in
Lots 12 and 13 in Section 3	and Lots 9 and 16 insection 4, a	
A Committee of the Comm		
together with all and singular the tenements, hereditamen or hereafter appertaining, and the rents, issues and profits the property.  FOR THE PURPOSE OF SECURING PERPOSE.	its and annucleaning	
together with all and singular the tenements, hereditamen or hereafter appertaining, and the rents, issues and profit the property.  FOR THE PURPOSE OF SECURING PERFORM OF SECURING PERFORMS OF SECURING PERFORMS OF SECURING PERFORMS OF SECURING PERFORMS THOSE PROPERTY THOSE PR	s thereof and all fixtures now or hereafter attacher	to belonging or in anywise now
of**FORTY TUDER WISHES	MANCE of each agreement	with
		ained and payment of the sum
of sooner paid 4. I	der and made to	
Talliculately due and payable.	instrument, irrespective of the consent or appl	toval of the be
To protect the security of this trust deed, grantor age	construction, respective of the maturity dates expri	roval of the beneficiary, then, essed therein, or herein, shall
1. To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain the property i 2. To complete or restore promptly and in good and aged or destroyed thereon, and pay when due all costs.	n good condition and repair; not to remove or a	•
2. To complete or restore promptly and in good and an age of to complete or restore promptly and in good and 3. To comply with all laws, ordinances, regulations, comply with all laws, ordinances, regulations, or the state of t	habitable condition any building or impact	emolish any building or im-
to comply with all laws ordinans	incurred therefor	t which v
scien and same in the proper public office	pursuant to the Uniform Carrottons affecting the	Property if at a
requests, to join in executing such financing statements apay for filling same in the proper public office or offices ncies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurance age by tire and such other hazards as the beneficiary neith in companies acceptable to the beneficiary, with loss that the second in the province of the second secon	, as well as the cost of all lien searches made by	beneticiary may require and filing officers or searching
tten in companies acceptable to the beneficiary n	on the buildings now or hereafter erected on to	the property
any real	ison to procure one and in policies of insurance shi	all be a EULL Insurable
the same at grantor's expense. The amount collected un indebtedness secured hereby and in motors.	insurance now or hereafter placed on the building	ne policies to the beneficiary
or as thereof, may be released to frantas S	tary may determine or of and antice policy may be at	pplied by honet
3. 10 keep the property free from constant little.	not cute of waive any defaul	It or notice of the collected,
apply deliver receipts therefor to benefit	and to pay all taxes, assessments and other char	rdes that
tred hereby, together with the obligations described in par debt secured by this trust deed with the real	yment or by providing beneficiary with funds with f, and the amount so paid, with interest at the ragraphs 6 and 7 of the	ments, insurance premiums, h which to make such pay-
and the property bearing of any right	hts arising from beaset it use deed, shall be added	d to and have
and a supplyment thereof shall, at the option of it	nd all such payments shall be bound to the s	same extent the streets.
6. To pay all costs, fees and expenses of this trust	ciary, render all sums secured by this trust deed in	nd payable without notice,
7. To appear in and defend any action rise this obligation	uding the cost of title search as well as the other	Costs and
7. To appear in and defend any action or proceeding this obligation in any suit, action or proceeding in which the beneficiary solution in this paragraph 7 in all cases shall be the stand the standard or proceeding the standard or the same standard or the same shall be the same shall be the same shall be the same shall be the same same same same same same same sam	arporting to affect the security rights or powers	costs and expenses of the urred.
i	of trustee may appear	Of heneficia
It is much appeal.	ppellate court shall adjudge reason appeal from a	iny judement or des
S. In the event that any portion or all of the property shall have the right, it it so elects, to require that all.  The Trust Deed Act provides that the trustee beauty.	es the ben	neticiary's or trustee's at-
shall have the right, if it so elects, to require that all	shall be taken under the right of eminent domain	3 Of Condemnat:
o. In the event that any portion or all of the property of shall have the right, if it so elects, to require that all the Trust Deed Act provides that the trustee hereunder must be company or savings and loan association authorized to	on the political of the monies payable as compen	nsation for such taking,
The Trust Deed Act provides that the trustee hereunder must be ompany or savings and loan association authorized to do busines o insure title to real property of this state, its subsidiaries, affiliates and under ORS 696.505 to 696.585.	e einer an arrorney, who is an active member of the sunder the laws of Oregon or the United States, a title	Oregon State Bar, a bank,
ompany or savings and loan association authorized to do busines o insure title to real property of this state, its subsidiaries, affili- licensed under ORS 696.505 to 696.585.	ates, agents or branches, the United States or any age	insurance company autho- ency thereof, or an escrew
TRUST DEED		<del></del>
	STATE OF OREGO	NV,
RD COMBS and CINDY COMBS	County of	ss.
QUIN, OR 97624		
Grantas	SPACE RESERVED at	Tor record on the
MJIMINEZ and PEGGY LJIMINEZ		
~		
-8-LH UR9.7624		
Beneficiary	/ MICIOIIIM / FACA	\mat\ NY
ding Return to (Name, Address, Zip): PAIN TITLE COMPANY		hand and seal of
AMATH COUNTY	County -se	nand and seal of
WALLE COUNTY	County affixed.	\

Ву .....



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 first upon any reasonable costs and expenses and attorney's lees, both reasonable costs and expenses and attorney's lees, both reasonable costs and expenses and attorney's lees, both reasonable companiation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of ing any restriction thereon; (c) join in any subordination or other afreement affecting the liability of any person for the payment of ing any restriction thereon; (c) join in any subordination or other afreement affecting this deed or the line or charge thereof; (d) reconvey, without varranty, all or any part of the property. The grantee in any reconveyance have been expensed of the services mentioned in this paragraph shall be not less than any reconveyance by the services mentioned in this paragraph shall be not less than without notice, either in persons he gettle expenses and the property or any part thereoid, in its own names use or otherwise collect the rents; issues and present of the property or any part thereoid, in its own names use or otherwise collect the rents; issues and present of the property and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection, including reasonable attorney's fees upon any indebtedness secured hareby or in grantor's performance of any agreement hereonales, time and payable. In such an avent the beneficiary may determine or invalidate any act one purpose of the indebtedness secured hereby or in grantor's performance of any agreement hereonales, time and payable. In such an avent the beneficiary ma

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 if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures 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 mortgage, it is understood that the mortgagor or mortgagee may be more than one person; that if 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.

IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is of applicable; if warranty (a) is applicable and the beneficiary is a creditor s such word is defined in the Truth-in-Lending Act and Regulation Z, the eneficiary MUST comply with the Act and Regulation by making required isclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. It compliance with the Act is not required, disregard this notice.  STATE OF OREGON, County of Link Strument was acknowledged before me on Link Dev. 32, 1	n60
This instrument was acknowledged before me on, 1	9,
OFFICIAL SEAL HELEN IN, FINK NOTARY PUBLIC - OREGON COMMISSION NO. 014766 MYCOMMISSION EXPIXES APR. 20, 1996 MY COMMISSION EXPIXES APR. 20, 1996 MY COMMISSION EXPIXES APR. 20, 1996 MY COMMISSION EXPIXES APR. 20, 1996	regon
TATE OF OREGON: COUNTY OF KLAMATH: ss.	

STATE OF OREGON	: COUNTY OF KLAM	ATH: ss.				
Filed for record at re	quest of			the	23rd	dav
of December	A.D., 19 92	at 2:54 o'clock	P. M., and	duly recorded in Vo	M92	
	of Mort	gages	on Page 3061	6		
		Evely	n Biehn	- County Clerk		
FEE \$15.00		B	by Dane	ene Muller	ser	