12 PH 2 12	K-44 TRUST		Vol. <u>m93</u> Page	4989
THIS TRUST DEED, made this	23RD -	r F	EBRUARY ,19	法国际 经未产品 医电子
THIS I RUST DEED, made this	SAMUEL A. ACIN			, Detwee
	OTRIGOT BETTE CO	MDANV		, as Granto
RLAMATH C	HAND AND DEVEL	OPMENT C	OMPANY ,	as Trustee, at
		Little British		
	WITNE:			
Grantor irrevocably grants, barge KLAMATH County,			stee in trust, with power of sale,	the property
LOTS 14 AND 15 IN BLOCK 2 O ACCORDING TO THE OFFICIAL P CLERK OF KLAMATH COUNTY, OR	LAT THEREOF ON	21 FIRST	C ADDITION TO KENO HILLSING THE COUNT	DE ACRES,
together with all and singular the tenements, h or hereafter appertaining, and the rents, issues the property.	and profits thereof an	d all fixture	s now or hereafter attached to or used	in connection w
FOR THE PURPOSE OF SECURING of NINETEEN THOUSAND SIX HUNDE *******(\$19,650.00)**********	ED FIFTY AND N	0/100*** *******************************	th interest thereon according to the test	ms of a promise
note of even date herewith, payable to benefit not sooner paid, to be due and payable MAI	ciary or order and ma	de by grant	or, the final payment of principal and	interest hereof
The data of motority of the debt secure	i by this instrument i	s the date.	stated above, on which the final insta	Ilment of the n
becomes due and payable. In the event the w sold, conveyed, assigned or alienated by the gr	near without first how	rind abtained	l the weitien consent or approval of the	a heneticiary, th
at the beneficiary's option, all obligations secu- become immediately due and payable.	[14] 14 1 1 5년 12 대 - 중 2 대 대 급	, irrespective	or the maturity dates expressed there	m, or nerein, si
To protect the security of this trust deed 1. To protect, preserve and maintain the	property in good co	ndition and	repair; not to remove or demolish as	ny building or
provement thereon; not to commit or permit a 2. To complete or restore promptly and	in sood and habitable	condition &	any building or improvement which m	ay be construct
damaged or destroyed thereon, and pay when 3. To comply with all laws, ordinances, so requests, to join in executing such tinancing	regulations, covenants,	conditions to the Unite	arm Commercial Code as the Denelician	'y may require a
to pay for filing same in the proper public of agencies as may be deemed desirable by the b				
agencies as may be deemed destrable by the base 4. To provide and continuously maint damage by fire and such other hazards as the written in companies acceptable to the benefit	beneliciary may from	time to tin	ow or nerestrer erected on the proper ne require, in an amount not less than	FULL INSI
written in companies acceptable to the benefit ficiary as soon as insured; if the grantor shall f at least fifteen days prior to the expiration of	cil for any reason to ni	OCHEA SOV. SI	uch insurance and to deliver the policie:	s to the benetici
at least titteen days prior to the expiration of cure the same at grantor's expense. The amount any indebtedness secured hereby and in such of	it collected under any	TITE OF OTHE	er insurance policy may be applied D	peneliciary u
or any part thereof, may be released to granto	r. Such application or	release shal	I not cure or waive any default or not	ce of default he
under or invalidate any act done pursuant to 5. To keep the property free from con assessed upon or against the property before	crescrion dens and to	pay all tax	es, assessments and other charges that	may be levied
promptly deliver receipts therefor to beneficite liens or other charges payable by grantor, eith	ere should the brantos	r fail to mak	e navment of any taxes, assessments, it	isurance premiu
ment, beneficiary may, at its option, make rescured hereby, together with the obligations	nument thereof and	the amount	so naid. With interest at the fate set	TOTEN IN THE R
secured hereby, together with the obligations the debt secured by this trust deed, without we with interest as aforesaid, the property herein	iver of any rights aris	tno trom bre	ach of any of the covenants hereof and	tor such payme.
with interest as aforesaid, the property hereir bound for the payment of the obligation here and the nonpayment thereof shall, at the option	in described and all !	wich navmer	nts shall be immedialely due and Daya	pie without not
11 1 - Literate a base of this trust door				
6. To pay all costs, fees and expenses of trustee incurred in connection with or in ento	ecing this obligation a	and trustee's	and attorney's lees actually incurred.	and the first of the control of the
7. To appear in and defend any action	or proceeding purport	ing to allec	near including any suit for the forec	iosure or this a
to pay all costs and expenses, including evider	ice of title and the ber	neticiary s of	in the event of an appeal from any jud	lement or decre
the trial court, grantor further agrees to pay s torney's tees on such appeal.	uch sum as the appella	re court sh	an autante reasonable as the perencia	., s or musices
It is mutually agreed that: 8. In the event that any portion or all	of the property shall	be taken ui	nder the right of eminent domain or co	ondemnation, be
ficiary shall have the right, if it so elects, to				
NOTE: The Trust Deed Act provides that the trusterust company or savings and lean association authrized to insure title to real property of this state, it agent licensed under ORS 696.505 to 696.585.	orized to do business und a subsidiaries, affiliates,	agents or br	nt Citedan of the United States. A fille insur	ance company av
			STATE OF OREGON,	1
TRUST DEED			County of	
<ul> <li>A property of the second of the</li></ul>			I certify that the	e within inst
경기 그 등을 하는 사람들은 눈물들이 되고 있는데 기를 받고 가득하는 수 있다.	EE an E Selvice III standing of the			
			ment was received forday of	record on



which are in seases of the amount required to per all reasonable costs, expenses and attorney's less 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 fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon isonelicarly in requirements. The processary is the such control of the property of the property of the property of the such instruments as shall be necessary in obtaining such compensation of this deed and the observation of the property of the indebtedness, trustee may (a) consent to the making of any man or polar of the property of the indebtedness, trustees may (a) consent to the making of any man or polar to the property of the indebtedness, trustees may (a) consent to the making of any man or polar to the property of the indebtedness and the conclusive proof of the trustees of the indebtedness and the property of the

and that the grantor will warrant and torever delend 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, tamily or household purposes (see Important Notice below),

(b) for an organization, or (even it 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 meen the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

secured nereby, whether or not named as a benefitiraly nettin.

In construing this mortgage, it is understood that the mortgage or mortgage 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.

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\*IMPORTANT NOTICE: Delote, by lining 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 comply with the Act and Regulation 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. SAMUEL A. ACINELLI STATE OF OREGON, County of Klamath This instrument was acknowledged before me on ... Samuel A. Acinelli This instrument was acknowledged before me on of .... OFFICIAL BEAL Official Seal Debra Byckingham Notary Pholic - Oxegon Confission no. 620140 Marseon Eufres Dro. 19, 1898 Notary Public for Oregon 12-19-96 My commission expires

Commence of the contract of th	CHAIR MARKETINESSES AND		를 대한 함께 전해 100mg (100mg) 1				
STATE OF OREGON: COL	JNTY OF KLAMA	TH: ss.					1000
Filed for record at request	of <u> </u>	lamath Coun at 2:12			the recorded in	10thday VolM93,	000
사람이 마다를 보다 하는데 가지가 되었다. 그는 것	of		<u>s</u> 0	n Page <u>4989</u>	<u> </u>		1
FFF \$15.00			Evelyn B By	iehn Rauline	Sounty Clerk	ndore	