. 81-Cregon Trust Deed Series-TRUST DEED. 59319	TRUST DEE	4-31-HF- March	101.003_Pag	
			, 19_93	., between
THIS TRUST DEED, made this	31 day of . SKELLHAM. hu	sband and wife		as Grantor,
		UNTY	, as T	rustee, and
MOUNTAIN TITLE COMPANY HAEL R. FEDDERLY AND ALETHA RO	SE SAMPERI .	or the survivor	, as E	teneficiary,
	WITNESSE	TH:	ith power of sale, the	property in
Grantor irrevocably grants, bargains, KLAMATH	sells and conveys	10 III		
- A DE and	the Southeast	one-half of Lot	26, Block 21, according to	
INDUSTRIAL ADDITION	on file in th	e orrice or and	toin community	
INDUSTRIAL ADDITION to a the official plat thereof Klamath County, Oregon. driveway and garage as sh	TOGETHER an in	iterest in a cer 4. page 190, re	cords of Klamath	
driveway and garage as sr County, Oregon.	JOMII III Doon -			
아님은 요즘 옷이 잡으려면 걸 봐. 않으니?			te abereunto belonging or	n anywise no
other with all and singular the tenements, here hereafter appertaining, and the rents, issues an	litaments and appurte of profits thereof and	nances and all other right Il fixtures now or heread	ter attached to or used in c	onnection with
property.	CRFORMANCE of e	ch agreement of grantor	nerem com	
++mutopern THOUSAND		ollars, with interest ther	in but sincipal and in	terest hereoi,
te of, even date herewith, payable to beneficia te sooner paid, to be due and payable	INS OF NOTE	19	on which the final installn	ient of the n Id, agreed to
te of even date nerewin, re- t sooner paid, to be due and payable <u>per</u> te The date of maturity of the debt secured Comes due and payable. In the event the will comes due and payable. In the event the will conveyed, assigned or alienated by the gran Id, conveyed, assigned or alienated secured the part of the secured the secured secured to the secured the secured secured to the secured secured to the secured the secured secured to the secured secured to the secured the secured secured to the secured secured secured secured to the secured secured secured secured secured to the secured sec	in described property or without first having	or any part thereoi, o d obtained the written of the matur	any microsit of the bonsent or approval of the bonsent or approval of the bonsent	eneficiary, th , or herein, si
the beneficiary's option, all obligations secure	by this street.		comove or demolish any	building or
1. To protect, preserve and maintain the 1. To protect, preserve and maintain the	property in good cor waste of the propert	condition any building	r improvement which me	/ be construc
1. To complete or restore promptly and i 2. To complete or restore promptly and i amaged or destroyed thereon, and pay when du 3. To comply with all laws, ordinances, r or country with all laws, ordinancing requests, to join in executing such financing propuests, to join in executing such financing	it good and incurred the egulations, covenants,	conditions and restriction	allecting the property; al Code as the beneficiary	i the benefic may require cers or searc
the off	THE OF OLLIVES, HU	ふうきもう あいとだいがく ひんしゃ とうしょう ちょう	이 아이 방법에 가지 않는 것 같은 것이 있는 것 같은 것 같	adainst 105
gencies as many mainta	ticiary may from	time to time require, in	- insurance shall be dein	rersa to the
amage by life and scept-ble to the benefic written in companies accept-ble to the benefic	il for any reason to pr	ocure any such insurance e now or hereafter place	d on the buildings, the ber	beneficiary may
ar least interne at grantor's expense. The amount sure the same at grantor's expense. The amount	der as beneficiary may	determine, or at option release shall not cure of	waive any default or notic	e or ueraun
under or invalidate any act done pursuant to s under or invalidate any act done pursuant to s	truction liens and to	pay all taxes, assessments assessments and other	charges become past due	surance prem
assessed upon on a consints therefor to beneficia	i dianat navment	or by providing belietten	I Interest at the rate set	IOTH III III
ment, beneficiary may, at its option, make I ment, beneficiary may, at its obligations	described in paragrap	hs 6 and 7 of this it as	t the covenants hereof and	tent that the
the debt secured the property neren	weither it and all	such payments stian be	a while trust deed immedi	arely une and
able and constitute a breach of this trust deer able and constitute a breach of this trust deer	of this trust including	the cost of the senter	ey's fees actually incurred.	neficiary or t
trustee incurrent in and defend any action	to heneticiary or t	rustee may appeal, man	the amount fees; the amount	n of alloine,
to pay all costs and expenses, including evice to pay all costs and expenses, including evice	hall be fixed by the tr	ial court and in the even liate court shall adjudge	reasonable as the benetici	ary s of frase
torney's fees on such appeal.	a it - monarty shi	il be taken under the ri	ght of eminent domain or	ion for such
the trial court, granton formation torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or a ficiary shall have the right, if it so elects, NOTE: The Trust Deed Act provides that the true many or savings and loan association and	to require that all or	any portion of the mo	an active member of the Ore	gon State Bar, vrance compar
NOTE. The Trust Deed Act provides that me mot	tharized to do business	under the laws of Olegoth	United States or any agency	thereof, or a
trust company or savings and loan dissociation of trust company or savings and loan dissociation of rized to insure title to real property of this state agent licensed under ORS 696.505 to 696.585.		True hearing south	STATE OF OREGON	•
TRUST DEED			County of	
	TENE A SKEIL	HAM	I certity that	for record
- ROBERT W. SKELLHAM and CHA			day of	M. and r
Granter		SPACE RESERVED		No
Granter	ETHA ROSE SAM	ERIconder's USE	in book/reel/voume pageon ment/microfilm/rec	
	Long & Solar 10 1 4 1		Record of	Or salu
Sensificiary	La		County affixed.	\mathbb{N}
After Becording Return to (Name, Address, Zip):				
MOUNTAIN TITLE COUNTY	12,30 844-13 Lost		NАМЕ Ву	1739155

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The second of the amount required to yes all reasonable costs, expresses and attorney's loss measures at attorney's loss measures attorney's

and that the grantor will warrant and forever 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.

secured nereoy, whether or not named as a building internation of the point of the

MPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b not applicable; if warranty (a) is applicable and the beneficiary is a cred se such word is defined in the truth-in-tending Act and Regulation Z, seneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equival ff compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of This in strument, PAS 80 km	rie <u>Charlene</u> A. SKELLHAM
This instrument was ackn	owledged before me on, 19,
OFFICIA@SEAL HELEN M. FINK NOTARY PUBLIC - OREGON 1122 COMMISSION NO. 014766 MY COMMISSION EXPIRES APR 20, 1991	Delen Merk Noters Public for Oregon
	My commission expiresf.p. 196
dead have been fully paid and satisfied. You hereby are directed	tedness secured by the foregoing trust deed. All sums secured by the trus 1, on payment to you of any sums owing to you under the terms of the bedness secured by the trust deed (which are delivered to you herewith to the parties designated by the terms of the trust deed the estate nor
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.	Beneficiary

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STATE OF OREGON: COUNTY OF KLAMATH: ss.

A STATISTICS

Filed for record at request of <u>Mountain Title co</u> of <u>April</u> A.D. 19 93 at <u>1:31</u> o'clock <u>P</u> M. and duly recorded in Vol. <u>M93</u> of <u>Mortgages</u> on Page <u>6634</u> day County Clerk By Q mule die ò. ÷ 法主 3.000 3