61892 mTC 1396	T DEED 11.	nl <u>. <i>m 93</i>.</u> F	age 1003
TRUS TRUST DEED, made this 3RD d. RMC-93, A PARTNERSHIP	ay of	MAY	,19 93 , between
WILLIAM P. BRANDSNESS		en e	, as Grantor, , as Trustee, and
COMMON T WHITE	Street, the first the		, as Beneficiary,
WITN 7. Grantor irrevocably grants, bargains, sells and cor KLAMATH. County, Oregon, describe	TESSETH: nveys to trusted ed as:	e in trust, with	power of sale, the property in
Lots fourteen (14) through twenty (20) eight (28) through thirty-two (32) in B to North Hills!	inclusive i Block ten (1	n Block nine O), Tract 12	: 4 1 2일 Physics, New J. Hall Galler (1995) 4 20 42 20 1 (1997)
Control of the contro			\$6,250% Are DO
THE PAYME	ENT OF THE P	RINCIPAL SUM	1 OF HAFFAF - LUGGSLUID BOEFL
ALL LOTS SHALL BE RELEASED FOR THE LANG ogether with all and singular the tenements, hereditaments and a r hereafter appertaining, and the rents, issues and profits thereo	ppurtenances and f and all fixtures	all other rights th now or hereafter a	ereunto belonging or in anywise now ttached to or used in connection with
he property. FOR THE PURPOSE OF SECURING PERFORMANC. SEVENTY. FIVE THOUSAND DOLLARS. (\$75,00) mote of even date herewith, payable to beneficiary or order and mot sooner paid, to be due and payable. MAY 3, The date of maturity of the debt secured by this instrum becomes due and payable. In the event the within described pi sold, conveyed, assigned or alienated by the grantor without first at the beneficiary's option, all obligations secured by this instru the come immediately due and payable. To protect the security of this trust debt, grantor agrees. To protect the security of this trust debt, grantor agrees.	E of each agreeme 0.00) * * * * * * Dollars, with I made by granto 19 94 Then is the date, so roperty, or any put having obtained ment, irrespective od condition and	ent of grantor here k * * * * * interest thereon a r, the final payme. tated above, on we art thereof, or any the written consen of the maturity de repair; not to ren	******** ccording to the terms of a promissory int of principal and interest hereof, if hich the timal installment of the note interest therein is sold, agreed to be interest therein is sold, agreed to be it or approval of the beneficiary, then, ates expressed therein, or herein, shall hove or demolish any building or im-
2. To complete or restore promptly and in good and habit damaged or destroyed thereon, and pay when due all costs incuments of the complete or restore promptly and in good and habit damaged or destroyed thereon, and pay when due all costs incuments of the complete of th	itable condition a rred therefor. nants, conditions is suant to the Unifor well as the cost the buildings no y from time to tin payable to the latt n to procure any si surance now or he er any fire or othe	and restrictions attorm Commercial Co of all lien searche ow or herealter er me require, in an atter; all policies of it uch insurance and ereafter placed on er insurance policy	tecting the property; if the beneficiary ode as the beneficiary may require and a made by filing officers or searching rected on the property against loss or mount not less than smsurance shall be delivered to the beneficiary the buildings, the beneficiary may proyums be applied by beneficiary upon the state of the property of the search of the searc
any indebtedness sective literal part thereof, may be released to grantor. Such applicat under or invalidate any act done pursuant to such notice. 5. To keep the property tree from construction liens a assessed upon or against the property before any part of such promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either by direct pay ment; beneficiary may, at its option, make payment thereof secured hereby, together with the obligations described in par secured hereby, together with the obligations described in par with interest as aforesaid, the property hereinbetore describe bound for the payment of the obligation herein described, at and the nonpayment thereof shall, at the option of the benefit able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust inc. 7. To appear in and defend any action or proceeding in and in any suit, action or proceeding in which the beneficiar to pay all costs and expenses, including evidence of title and mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as the torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proper ficiary shall have the right, if it so elects, to require that	and to pay all tax h taxes, assessment grantor fail to mal ment or by providing, and the amount ragraphs 6 and 7 his arising from brid, as well as the nd all such payme iciary, render all suding the cost of gation and trustee purporting to affer y or trustee may the beneficiary's the trial court and appellate court suggestion and trustee the purporting to affer y or trustee may the beneficiary's the trial court and appellate court suggestion and trustee may the beneficiary's the beneficiary's the beneficiary's the beneficiary's the beneficiary to appellate court suggestion and trustee may be taken all or any portion the benefit and the suggestion of the benefit and the suggestion of the	es, assessments and and other char, the payment of any ding beneficiary wit to paid, with int of this trust deed, reach of any of the grantor, shall be immessums secured by the title search as we's and attorney's the cot the security rigappear, including or; trustee's attorn d in the event of a shall adjudge reasounder the right of n of the monies pomey, who is an att	do other charges that may be levied or ges become past due or delinquent and taxes, assessments, insurance premiums, it funds with which to make such payietest at the rate set forth in the note shall be added to and become a part or covenants hereof and for such payments bound to the same extent that they are diately due and payable without notice in the test of t
NOTE: The Trust Deed Act provides that the trustee hereunder mutual company or savings and loan association authorized to do but rized to insure title to real property of this state, its subsidiaries, agent licensed under ORS 696.505 to 696.585.	ist be either an are siness under the law affiliates, agents or	ring in the second	TE OF OREGON,
TRUST DEED		a reas a tracket	unty of
EDWARD J. WHITE		mer	I certify that the within instr nt was received for record on t
7904: KELLER: RD:	ers, in discourse for Lighter 277, 1777 (1777) Lighter Assaulta		day of, 19, 19, o'clockM., and record
KLAMATH FALla Good OREGON, 97603	SPACE RESI	\in h	ook/reel/volume No
AS BENEFICIARY	RECORDER	me	or as fee/file/inst. nt/mccrofilm/reception No
THE SAME OF THE STATE OF THE STATE OF THE SAME OF THE			cord of of said Cour Witness my hand and seal
Barries (Name, Address, Zip):	anders (Co	unty affixed.
BENEFICIARY Edward J. White 1904 Keller Rd.	menyi cenkisi b	ngi dan menghang Kan	NAME TITLE

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable cost and expenses and attorney's tees, both in such proceedings, 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 beneficiary's request.

In obtaining such compensation, promptly upon beneficiary in a possibility of the present of the promptly of the promptly of the promptly of any map or plet of the property; (b) join in granting any easonant or creating indicates, trustee same (a) consent to moderate of any maters or later affecting this decribed as the "person or persons reconvey, without warranty, all or any the of the property. The grantee in any reconveyance may be described as the "person or persons reconvey, without warranty, all or any the of the property. The grantee in any reconveyance may be described as the "person or persons reconvey, without warranty, all or any the termination of the property. The grantee in any reconveyance may be described as the "person or persons reconvey, without warranty, all or any the termination or other and the conclusive proof of the trustee or any of the default by grantor in personable and the property of the default by grantor on the property or any part threeol, in its own names use or otherwise collect the rents, issues and prolits, including those past possession of the property or any part threeol, in its own na

in torm as required by law conveying the projectly as assistance deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by penses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by penses of sale, including the compensation of the trustee and a reasonable charge by trustee in the trust deed as their interests may the trust deed, (3) to all persons having recorded liens subsequent 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, it any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors trustee, the latter shall be vested with all title, appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, appointed hereunder. Each such appointment and substitution shall be powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be powers and duties conterred upon any trustee herein named or appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

18. Trustee shall be a party unless such action or

EXCEPT FOR LIEN TO KATHLEEN M. KERR WHICH IS SUBORDINATED TO THIS LIEN BY A SUBORDINATION AGREEMENT RECORDED CONCURRENTLY WITH THIS TRUST DEED. 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: 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, lamily 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, 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 nereby, whether or not named as a peneticially nerein.

In construing this mortgage, it is understood that the mortgager or mortgages 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 requires, the singular shall be taken to mean and include the plural, and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

RMC, 93, A PARTNERSHIP * IMPORTANT NOTICE: Dolete, by lining cut, 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. Klamath STATE OF OREGON, County of ... May 3 OFFICIAL SEAT I POOY FUTLED GE NOT/RY PUBLIC - ORGADIL OCHANIC SION NO. 219878 MY COLAMISSION EXPIRED AUG. 8, 1983 OFFICIAL SEAL
ALLAN L. CRASSMILES
NOTABLY TUSLIC - OREGON
COMMISSION NO. 205495 Notary Public for Oregon MY COMMISSION EXPIRES JUN. 12, 1992 My commission expires The contract of the contract o

STATE OF OR	FGON: COUNT	TY OF KLAMATH	l: ss.				
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