<b>62748</b>	TRUST DEED	Vol <u>m93</u> Page 13381
THIS TRUST DEED, made this Richard O, Roberts and Card	7th day of June	e 10 93 t
Klamath County Title Co.		as Grant, as Trustee, a.
Beth Criggs	WITNESSETH:	as Benefician, as Benefician
Lot 4 of Lloyd's Tracts, ac in the office of the County	ccording to the official y Clerk of Klamath Count	plat thereof on file y, Oregon.
And the second s		
together with all and singular the tenements, here or hereatter appertaining, and the rents, issues at the property.	nd profits increof and all fixtures now	or hereafter attached to or used in connection w
of Forty Four Thousand Six Hundi	red Sixty Three and 23/10	of grantor herein contained and payment of the st
not sooner paid, to be due and payable Decem	ber 1, 1998	
sold, conveyed, assigned or alienated by the gran at the beneficiary's option, all obligations secured become immediately due and payable.	nin described property, or any part to the without first having obtained the d by this instrument, irrespective of the	
Diovellent increon: not to commit or permit any	property in good condition and repair	ir; not to remove or demolish any building or i uilding or improvement which may be construct
	e all costs incurred therefor, gulations, covenants, conditions and re- statements pursuant to the Uniform C se or offices, as well as the cost of all	estrictions affecting the property; if the beneticing
4. To provide and continuously maintain damage by tire and such other hazards as the be written in companies acceptable to the beneficial ficiary as soon as insured; if the grantor shall tail at least litteen days prior to the expiration of accure the same at grantor's expense. The amount any indebtedness secured hereby and in such order any part thereof, may be released to grantor.	n insurance on the buildings now or eneficiary may from time to time req ary, with loss payable to the latter; all if for any reason to procure any such in my policy of insurance now or hereafte collected under any time or other insur- tress beneficiary may determine or at	I policies of insurance shall be delivered to the be- isurance and to deliver the policies to the beneficie or placed on the buildings, the beneficiary may purance policy may be applied by beneficiary up ontion of heneficiary the actions and the second
5. To keep the property free from constr assessed upon or against the property before an promptly deliver receipts therefor to beneficiary liens or other charges payable by grantor, either ment, beneficiary may, at its option, make pay	In notice.  Truction liens and to pay all taxes, assure the pay part of such taxes, assessments and its make pay by direct payment or by providing became the around the second the around the second the around the second the around the second second the around the second second secon	sessments and other charges that may be levied if other charges become past due or delinquent a ment of any taxes, assessments, insurance premiu, meliciary with funds with which to make such p
secured hereby, together with the obligations des the debt secured by this trust deed, without waiv, with interest as aloresaid, the property hereinbe bound for the payment of the obligation herein and the nonpayment thereof shall, at the option able and constitute a breach of this trust deed.	scribed in paragraphs 6 and 7 of this er of any rights arising from breach of effore described, as well as the grantor described, and all such payments shi	trust deed, shall be added to and become a part if any of the covenants hereof and for such paymen r, shall be bound to the same extent that they
6. To pay all costs, fees and expenses of t trustee incurred in connection with or in enforce	ing this obligation and trustee's and a proceeding purporting to affect the he beneficiary or trustee may appear, of title and the beneficiary's or trust be fixed by the tipl court and in the	security rights or powers of beneficiary or trust including any suit for the foreclosure of this de- tee's attorney's fees; the amount of attorney's fee-
torney's tees on such appeal.  It is mutually agreed that:	f the property shall be taken under th	he tight of eminent domain or condemnation, be-
NOTE: The Trust Deed Act provides that the trustee in trust company or savings and loan association authorized to insure title to real property of this state, its sagent licensed under ORS 696.505 to 696.585.	zed to do business under the laws of Oreg subsidiaries, affiliates, agents or branches.	gon or the United States, a title insurance company aut , the United States or any agency thereof, or an esse
TRUST DEED		STATE OF OREGON,  County of
Richard Roberts and	PP : 공항 등 제 역상하다 중요한 (12) 다른 연분 등 등 등	I certify that the within instr
Richard Roberts and Carol Roberts		ment was received for record on t
	SPACE RESERVED FOR RECORDER'S USE	ment was received for record on t

NAME

Deputy

Klamath County Title Co.

#422 Main
Klamath Falls, Oregon 97601
Escrow #4163

Klamath G



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which are in scess of the amount required to pay all reasonable toils, expenses and attormy's test nocessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it that tone and proceedings, and the expenses and attorney's test, both the pass secured hearby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in the trial and appellate courts, necessarily paid or incurred by paemiclary in such proceedings, and then the such proceedings, and then the such proceedings, and then the such processary to the such actions and execute such instruments as shall be necessary in the such processary of the such presentation of this deed and the note for endorsement (in case of tull reconveyances, for cancellation), without attesting the liability of empense to a part of the indebtedness, trustee may (2) consent to the making of any man or plat of the property; (b) pion in grant gave assemble as the indebtedness, trustee may (2) consent to the making of any man or plat of the property; (b) pion in grant gave assemble as the "person or persons legally entitled thereto," and the recitals thereto at any or The grantes in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals thereto at any or The grantes in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals thereto at any or The grantes in many reconveyance may be described as the "person or persons legally entitled thereto," and the recitals thereto at any or The grantes in many reconveyance may be described as the "person or persons legally entitled thereto," and the recitals thereto at any or the support of the such particles and the property, and the support of the such particles and the property or any taking the property or any or the persons of the property or any or the persons of the property or any or the persons or persons or persons or persons or persons or person

and that the grantor will warrant and torever detend 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 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 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 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

* IMPORTANT NOTICE: Delete, by lining out, whichever warra not applicable; if warranty (a) is applicable and the beneficia as such word is defined in the Truth-in-Lending Act and Re- beneficiary MUST comply with the Act and Regulation by m disclosures; for this purpose use Stevens-Ness Form No. 1319, if compliance with the Act is not required, disregard this notice	ry is a creditor tutation Z, the according A. Adhests according required Carol A. Roberts or equivalent.
STATE OF OREGON,	County of Klamath ) ss.
This instrument t	vas acknowledged before me on June_ 7, 19 93
	erts and Carol A. Roberts
This instrument v	vas acknowledged before me on
as of	
TRUDIE DURANT NOTARY PUBLIC - OREGON	(Durdie Durmt
My Commission Expires Notary F My commission expires 9/30/93	

STATE OF OREGON: COUNTY OF KLAMATH:	25 SSM 관련을 하게 모든 교리로 조명으로 가득하는 경험 경험으로 전혀 보고 있다. 그 얼마 하는 것이 모든 것을 하고 없어 같아. 그렇게 되는 것은
The Particular and the second of the second	2 4 구도 : : : : : : : : : : : : : : : : : :
그림사들을 모시는 하는 아무슨 사람이 있다면 사람이 되었다.	불러 빠진 하면 요즘 하는 생활 생생님들은 마음을 확명하면 함께 생활되었다. 그는 그는 그는 그는 그는 그는 그는 그는 그는 그를 모시고 있는 것이다. 그를 다 그를 다 살아 그를 다 했다.
·선택하다.[현전시간] 역사전에 화면시되고 하십시간 (현대 ) · (한대 원조리다) - 경공회자 2천(하시간 (현대 )	연구성하다. <u>항문 120명 대표를 하는데 경찰을 가</u> 없는데 가장을 하는데 되었다는데 되었다. 그는데 그렇게 되었다는데 되었다. 그렇게 되었다면 그렇게 되었다면 그렇게 되었다. 그렇게 되었다면 그렇게
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of June A.D. 19 93 at 2	:04 o'clock P M., and duly recorded in Vol. M93
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가능, YST : - (14:50 이 기가 있는 ) 기가에게 '보통하다는	LEAGES UI Page 13301
생기 가진 사람 보았다고 싶다고 있는 것 같은 그는 사람들은 사람들이 되는 사람들이 되었다. 그 사람들은 사람들은 사람들이 되었다.	Evelyn Righn Court Clair

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By Quelene Mullende