65179	O7-26-93P02:39 RCVD
7270	TRUST DEED VOLM93 Hand 194 De
THIS TRUST DEED, made to	m7C 30492-KR Vol m93 Page 18186  LORE E. MORTON, husband and wife, 19.93, betw.
160ven	husband and wife 19 93 to
KENNETH W. DODGE C WALLE CO	MPANY OF KLAMATH COUNTY , as Gran DODGE , or the survivor thereof , as Trustee, a  WITNESSETH.
WANCY M.	DODGE or the survivo
Granto	thereof , as Trustee, e
	WITNESSETH: , as Beneficia
County	, Oregon, described as:
Lots 18 and 19 in Blog	WITNESSETH: , as Beneficial gains, sells and conveys to trustee in trust, with power of sale, the property ck 24 of TRACT 1113. OREGON SHORES SUBDIVISION, UNIT the County, Oregon Traces of the county, Oregon Traces of the county.
Z 2000-1	'A 49 OT TDXAM
MOBILE HOME OF Klamati	h County, Oregon Town the office of
the real property done	ficial plat thereof on file in the office of the County, Oregon. TOGETHER WITH a 1980 FUQUA ribed herein.
desci	cibed herein. #425B519 which is situate on
11	
together with all and singular the	reditaments and appurtenances and all other rights thereunto belonging or in anywise now PERFORMANCE of each adversarious or the reafter attached to or used in connection with
the property.	reditaments and appurtenances and the
FOR THE PURPOSE OF SECURING	profits thereof and all fixtures now or hereafter attack
THOUSAND NINE	reditaments and appurtenances and all other rights thereunto belonging or in anywise now and profits thereof and all fixtures now or hereafter attached to or used in connection with ETY SIX AND EIGHTY STY.
note of even date herewith, payable to b	and profits and appurtenances and all other rights thereunto belonging or in anywise now performance and all fixtures now or hereafter attached to or used in connection with ETY SIX AND EIGHTY SIX / 100ths * with contained and payment of the sum Dollars, with interest thereon according to the standard or order and made by granter thereon according to the
becomes due and partity of the debt secured	1098 the final payment of principal terms of a promissory
at the beneticiary's option, all obligation become immediately	or without first by, or any part therest, on which the line install
To protect the security of this	by this instrument is the date, stated above, on which the final installment of the note in described property, or any part thereof, or any interest therein is sold, agreed to be by this instrument, irrespective of the maturity dates expressed therein, or herein, shall property in good condition and tension.
Process 10 protect, preserve - "" trust deed, or	tantos no de la constante de l
damaged or destroyed at	waste of the property
so requests, to join in a sound laws, ordinances, reduction	and nabitable condition any building or improve
Pay 10r Illind same : Such linancing	witch may be
. 4. 10 provide and desirable by the henet	ommercial Code as the second commercial Code
their in companies and the larger as the home	the building officers of the building
" least litteen days main in grantor shall fait !	1033 payable to the difference in an amount the property adding
any indebtedness secured hereby and in such as or any part thereof	with loss payable to the latter; all policies of insurance shall be delivered to the band of the property against loss or any reason to procure any such insurance and to deliver the policies to the beneficiery of insurance and to deliver the policies to the beneficiery may be applied by beneficiary and the policies of the beneficiary may determine, or at option of beneficiary the entire amount so collected, on liens and to pay all taxes, are any default or notice of default beauty of the or the payable taxes.
or invalidate any net it leased to grantor Suc	distrance policy may the beneficiary may the beneficiary
upon or against 41. Hee from constructi	not cure or waive any defentire amount so cell and
of other charges navet! To beneficiary she	Taxes, assessments and other at
secured hereby, together with the obline have payment	nt application or release shall not cure or waive any default or notice of default or notice of default or notice of default here- ordered or such taxes, assessments and other charges that may be levied or life frantor fail to make payment of any taxes, assessments, insurance premiums, at thereof, and the amount so paid, with interest at the which to make such paid at in paragraphs 6 and 7 of the such paid, with interest at the such passes and the such paid.
Interest as aforegoid at without waiver of	in paragraphs 6 and 7 to paid, with interest at which to make such
and the nonpayment of the obligation herein described	it of such taxes, assessments and other charges that may be levied or build the grantior fail to make payment of any taxes, assessments, insurance premiums, thereof, and the amount so paid, with interest at the rate set forth in the note described, as well as the grantor, shall be added to and become a part of cibed, and all such payments.
6. To pay all costs to this trust deed.	theet payment or by providing beneficiary with funds with which to make such payment of any taxes, assessments, insurance premiums, and in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of electrical as well as the grantor, shall be bound to the same extent that they are beneficiary, render all sums secured by this trust deed immediately due and payable without notice, us including the cost of title search as well as the others.
7. To appear in connection with or in enforcing the	ust including the cost of the
pay all costs and experienceding in which the	eding purporting to att.
de trial court, granter treat 7 in all cases shall be trial	e and the beneficiary's appear, including any suit le
8. In the event that	eding purporting to affect the security rights or powers of beneficiary or trustee may appear, including any suit for the toreclosure of this deed, as the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney's fees; the amount of attorney's fees as the appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
tary shall have the start any portion or all at the	operty shall be taken under it
dary shall have the right, if it so elects, to require	" all of any posts " " I'll FIRAL of smine"
Mary shall have the right, if it so elects, to require to DIE: The Trust Deed Act	must be either as any
pary shall have the right, if it so elects, to require to the profile. The Trust Deed Act	r must be either an attorney, who is an active member of the Oregon State Parallels, affiliates, agents, and the state of the Oregon State Parallels, and the or
TE: The Trust Deed Act provides that the trustee hereunder to company or savings and loan association authorized to do not licensed under ORS 696.505 to 696.585.	operty shall be taken under the right of eminent domain or condemnation, benefinat all or any portion of the monies payable as compensation for such taking, business under the laws of Oregon or the United States, a title insurance company authorities, agents or branches, the United States or any agency these tompony authorities.
pary shall have the right, if it so elects, to require to the profile. The Trust Deed Act	ousness under the laws of Oregon or the United States, a title insurance company autho- es, affiliates, agents or branches, the United States or any agency thereof, or an excrow
TRUST DEED  or lot feep or shall have the right, if it so elects, to require to the trustee hereunder to the trustee hereunder to company or savings and loan association authorized to do not loan to insure title to real property of this state, its subsidiaries to the trustee to the trustee to the trustee to the trustee to do not licensed under ORS 696.505 to 696.585.	r must be either an attorney, who is an active member of the Oregon State Bar, a bonk, business under the laws of Oregon or the United States, a title insurance company authores, affiliates, agents or branches, the United States or any agency thereof, or an escrow STATE OF OREGON,
TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  2 NIGHTENDAY to register the property of the	sources under the laws of Oregon or the United States, a title insurance company authores, affiliates, agents or branches, the United States or any agency thereof, or an escrow  STATE OF OREGON,
DIE: The Trust Deed Act provides that the trustee hereunder to st company or savings and loan association authorized to do not licensed under ORS 696.505 to 696.585.  TRUST DEED  CHARD J. MORTON and University of the provided to the provi	southers under the laws of Oregon or the United States, a title insurance company authores, affiliates, agents or branches, the United States or any agency thereof, or an escrow  STATE OF OREGON,  County of
TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  Instruction, CA 94533	southers under the laws of Oregon or the United States, a title insurance company authores, affiliates, agents or branches, the United States or any agency thereof, or an escrow STATE OF OREGON,  County of
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TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  Z. NICHTINGALE DR.  IRFIELD, CA 94533  Granter  INETT W. DODGE & NANCY M. DODGE  DOX 141 to so elects, to require to the provides that the trustee hereunder of the trustee	STATE OF OREGON,  STATE OF OREGON,  County of  I certify that the within instrument was received for record on the ment was received for record on the space at the oregon of the condens of the United States or any agency thereof, or an escrow or any agency thereof, or any agency th
TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  2 NIGHTINGALE DR.  IRFIELD, CA 94533  Granter  NETHORS AND SALE DEED  CHARD J. MORTON AND HANNELORE E. M.  IRFIELD, CA 94533  Granter  NETH W. DODGE & NANCY M. DODGE  LOQUIN, OR 97624	STATE OF OREGON,  STATE OF OREGON,  County of  I certify that the within instrument was received for record on the day of  SPACE RESERVED  AT THE OF OREGON AT THE WILLIAM AND A SPACE RESERVED  AT THE OF OREGON AT THE WILLIAM AND A SPACE RESERVED  AT THE OR AT THE O'Clock AT AND
TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  ZINGHTINGALE DR.  IRFIELD, CA 94533  Granter  NNETH W. DODGE & MANCY M. DODGE  D. BOX 644  LOQUIN, OR 97624  Beneficiary	STATE OF OREGON,  STATE OF OREGON,  County of  I certify that the within instrument was received for record on the ment was received for record on the space research of the space research of the space research on the ment was received for one or on the space research on page or as fee/file/instrument/mirrofile.
TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  ZINGHTINGALE DR.  IRFIELD, CA 94533  Granter  NNETH W. DODGE & NANCY M. DODGE  NOTE: The Irust Deed Act provides that the trustee hereunder at company or savings and loan association authorized to do to insure stille to real property of this state, its subsidiaries and to insure stille to real property of this state, its subsidiaries and ticensed under ORS 696.505 to 696.585.  TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  ZIRFIELD, CA 94533  Granter  NNETH W. DODGE & NANCY M. DODGE  D. BOX 644  LLOQUIN, OR 97624  Beneficiary	STATE OF OREGON,  STATE OF OREGON,  County of I certify that the within instrument was received for record on the day of of one
TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  IRFIELD, CA 94533  Granter  NNETH W. DODGE & NANCY M. DODGE  D. BOX 644  Beneficiary  NITALE TITLE COMPANY:  KLAMATH COUNTY  S. SIYTH CM.	STATE OF OREGON,  STATE OF OREGON,  County of  I certify that the within instrument was received for record on the day of conserved in book/reely/volume No
TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  IRFIELD, CA 94533  Granter  WINETH W. DODGE & NANCY M. DODGE  DOWN 644  LOQUIN, OR 97624  Beneficiary  NITAL N. TITTEE COMPANY:  KLAMATH COUNTY  S. SIYTH COM  DEET IT IS to selects, to require the significant of the provides that the trustee hereunder of the state, the service to do not licensed under ORS 696.505 to 696.585.  TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  Granter  Granter  J. BOX 644  Beneficiary  NITAL N. TITTEE COMPANY:  KLAMATH COUNTY  S. SIYTH COMPANY:  KLAMATH COUNTY	STATE OF OREGON,  STATE OF OREGON,  County of  I certify that the within instrument was received for record on the day of  SPACE RESERVED  AT THE OF OREGON AT THE WIND AND A SECONDER'S USE  I continued the insurance company authorized the second of the continued to the second of the continued to the continued t
TRUST DEED  CHARD J. MORTON and HANNELORE E. M.  ZINGHTINGALE DR.  IRFIELD, CA 94533  Granter  NNETH W. DODGE & NANCY M. DODGE  D. BOX 644  LOQUIN, OR 97624  Beneficiary	STATE OF OREGON,  STATE OF OREGON,  County of  I certify that the within instrument was received for record on the  space reserved  At o'clock M, and recorded  in book/reel/volume No.  page of oregon or the United States or any agency thereof, or an escrow  STATE OF OREGON,  SS.  County of I certify that the within instrument was received for record on the  o'clock M, and recorded on page or as fee/file/instrument/microfilm/reception No.  Record of States or at the Oregon State Bar, a bank, a bank



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it limit upon any reasonable costs and suppose and interney's less, both, neas secured hereby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary and any time and from time to time supposed to the process of the such actions and execute such instruments as shall be necessary.

9. At any time and from time to time to time to the making of any map or plat of the property; (b) plots in grantageness, traited may (a) consent to the making of any map or plat of the property; (b) plots in grantageness, traited may (a) consent to the making of any map or plat of the property; (b) plots and grantageness are property and the notes of endorsement (in case of tull reconveyances, for cancellation), without affecting this deed or the lien or charge three of the indebted sets, traited may be parted to the making of any map or plat of the property; (b) plots in grantageness and the notes of the property of the services mentioned in this paragraph shall be not less than \$\$.

10. Upon any default by granter hereufor, beneficiary may at any time without notice, either in persons by a receiver possession of the property, or any times traged to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of the property, and taking possession of the property, the collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection of such restri, issues and provides of the supposition of the property, including reasonable attorney's less upon any indebtedness secured hereby or internet in such protects of the supposition of the contract in a paragraed and any indebtedness secured hereby or inte

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 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each 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 érantor has executed this instrûment the day and year first above written. 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 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.

S	TATE OF CALIFORNIA
	County of Suland Sss.
	On July 22, 1993, before me, Wanne Contamble
	personally appeared (A) Mass Q, and Hannelove & Mannelove & Marketon, personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they everyted the same in high of the contribution of the subscribed to the within
	instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies) and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
	WITNESS my hand and official scal.



030-04242 (6/92)

	Recycle	

STATE OF OREGON: COUNT	Y OF KLAMATH: ss.			
Filed for record at request of	Mountain Title		1 / L	
of A	D., 19 93 at 2:39 o' Mortgages	clock P_M., and dul	the <u>26rh</u> y recorded in Vol	day ,
FEE \$20.00		Evelyn Biehn	County Clerk	