c	1	,
27.0	1	
_	1	
ζ	ł)
Ω	ż	
	1	
.,	1	
S S	ſ	
c	١	į
٠	ł	
03003	1	
`~	ľ	
_	ţ	
0	ł	
r	١	
_	Į	
٧.	ſ	
,	ı	
C	1	
2	۱	
	ľ	
,	١	
,	t	
-	ļ	
_	Ĭ	

65500		Vol mg 3	
화사 이 어떻게 하면 가는 얼마 하는 것이 되는 것이다.	MT C 30504	-KR	Lage Topo 4
THIS TRUST DEED, made this DENNIS D. JOSEPHSON and JUDY C.	JOSEPHSON, husband ar	July d wife	, 1993, between
MOUNTAIN TITLE COMPA	ANY OF KLAMATH COLLAND		, as Grantor,
HALLIST M. RICHMAN. O. CLAUDETTE F	aRICHMANor the su	rvivor thereof	
	WITNESSETH:		, as Beneficiary,
Grantor irrevocably grants, bargain KLAMATH County, C	ns, sells and conveys to truste	e in trust, with power o	f sale, the property in
The East one-half of Lot	t 4 in Block 30 of HILI	SIDE ADDITION TO	THE CITY
OF KLAMATH FALLS, accord	ding to the official pl	at thereof on file	in the
		orogon.	
gether with all and singular the tenements here	editomente and annual		
ogether with all and singular the tenements, here r hereafter appertaining, and the rents, issues an he property. FOR THE BURBOSE OF SECURING R	In the state of the the fixtures in	ow or nereatter attached to	or used in connection with
FOR THE PURPOSE OF SECURING P **TWENTY EIGHT THOUSAND	YAND NO / TOOLIS	***************************************	
note of even date herewith, payable to beneficia not sooner paid, to be due and payable PET TE	erms of note	nterest thereon according to the final payment of princi	the terms of a promissory pal and interest hereof, if
The date of maturity of the debt secured ecomes due and payable. In the event the with old, conveyed, assigned or alienated by the granu the beneficiary's option, all obligations secured ecome immediately due and payable.	tor without first having obtained the state of the state	thereof, or any interest the	erein is sold, agreed to be
To protect the security of this trust deed, and 1. To protect, preserve and maintain the revenent thereon; not to commit or permit any	property in dood condition and as	pair; not to remove or den	olish any building or im-
2. To complete or restore promptly and in	a good and habitable condition any	building or improvement w	hich may be constructed,
3. To comply with all laws, ordinances, reported to requests, to join in executing such financing a	gulations, covenants, conditions and	restrictions affecting the p	roperty; if the beneficiary
gencies as may be deemed desirable by the bene	diciner	all lien searches made by f	iling officers or searching
4. To provide and continuously maintain amage by lire and such other hazards as the be tritten in companies acceptable to the beneficial ciary as soon as insured; if the grantor shall tail t least filteen days prior to the expiration of an ure the same at grantor's expense. The amount only indebtedness secured hereby and in such order r any part thereof, may be released to grantor. Indeer or invalidate any act done pursuant to such	ry, with loss payable to the latter; for any reason to procure any such y policy of insurance now or herea collected under any fire or other in r as beneficiary may determine, or a Such anolization or release about	equire, in an amount not let all policies of insurance shall insurance and to deliver the fter placed on the buildings, ssurance policy may be app	is than full insurable be delivered to the bene- policies to the beneficiary the beneficiary may pro- plied by beneficiary upon
5. To keep the property free from constructions and upon or against the property before any comptly deliver receipts therefor to beneficiary; and or other charges payable by grantor, either tent, beneficiary may, at its option, make pays cured hercby, together with the obligations desite debt secured by this trust deed, without waive ith interest as aforesaid, the property hereinbelound for the payment of the obligation herein ad the nonpayment thereof shall, at the option of the and constitute a breach of this trust deed.	uction liens and to pay all taxes, a y part of such taxes, assessments a ; should the grantor fail to make pp by direct payment or by providing ment thereof, and the amount so cribed in paragraphs 6 and 7 of the er of any rights arising from breach lore described, as well as the grant described and all cashs.	assessments and other charge nd other charges become pa syment of any taxes, assessm beneficiary with funds with paid, with interest at the r is trust deed, shall be added of any of the covenants here for, shall be bound to the s	es that may be levied or ist due or delinquent and ents, insurance premiums, which to make such pay- ate set forth in the note to and become a part of of and for such payments, ame extent that they are
6. To pay all costs, lees and expenses of tirustee incurred in connection with or in enforcing. To appear in and defend any action or not in any suit, action or proceeding in which the pay all costs and expenses, including evidence.	proceeding purporting to affect the e beneficiary or trustee may appear of title and the beneficiary's appear	attorney's fees actually inc e security rights or powers or, including any suit for the	urred. of beneficiary or trustee; o foreclosure of this deed,
ne trial court, grantor further agrees to pay such prney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of	sum as the appellate court shall a	djudge reasonable as the be	my judgment or decree of neficiary's or trustee's at-
OIE: The Trust Deed Act provides that the trustee he post company or savings and loan association authorize ted to insure tille to real property of this state, its su	preunder must be either an attorney, v	he monies payable as comper-	Oregon State Bar, a bank,
gent licensed under ORS 696.505 to 696.585.		STATE OF OREG	
TRUST DEED		X X	المها الما
DENNIS D. JOSEPHSON and JUDY C.	JOSEPHSON	I certify the	nat the within instru-
CAVE JUNCTION, OR 97523		ment was receive	d for record on the
Grantor VALLIS W. RICHMAN & CLAUDETTE A	SPACE RESERVED	ato'clock	M., and recorded
3251 134th Ave. SE	RECORDER'S USE	ın book/reel/volur. page	or as fee/file/instru-
Tower City, NO 5807		ment/microfilm/re	ception No
Beneficiary		Record of	of said County, ny hand and seal of
Municip. Lilie. Corband.		County affixed.	o nana ana seal of
OF KLAMATH COUNTY 22 S SIXTH STREET			
LAMATH FALLS OR 97601		NAME	TITLE
		Bv	

By, Deputy



which are in excess of the amount required in any all reasonable costs, expenses and attorney's fees necessarily paid or in such poweridae, shall be paid to benedicinary and applied by it first upon any reasonable costs and expenses and or incurred by greater in such poweridae courts, necessarily paid and applied by it first upon any reasonable costs and expenses and or incurred by greater and the property in such contents of the any time and from the property of the such actions and secure ach instance applied upon benediciary for the such actions and secure ach instance as shall be contents as a first property of the such actions and secure ach instance as shall be contents as a first property of the such actions and secure ach instance as a first property of the such actions and secure ach instance as a first property. The greater instance is the such actions and secure ach instance are all the such actions and secure achieves and presentation of the such actions are all the such actions and secure achieves and presentation of the such actions are all the such actions and such actions and secure actions and secure actions and secure and secure actions are all the such actions and secure actions and secure actions are actions as a such action and secure actions are actions as a such action and actions are actions and actions and actions are actions as a such action and actions are actions and actions are actions and actions are actions and actions and actions are actions and actions are actions and actions and actions are actions and actions are actions and actions and actions are actions and actions are actions and actions and actions are actions and actions and actions are actions and actions are actions and actions and acti

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).

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary beneficiary shall mean the holder and owner, including pledgee, of the contract in the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

impliance with the	ranty (a) is applicable and the beneficiary is a creditor ply with the Act and Regulation by making required Act is not required, disregard this notice. STATE OF OR Process.	
	STATE OF OREGON, County of Klamath, 105 Chine strument was acknowledged before me on this instrument was acknowledged before me on by This instrument was acknowledged before me on this instrument was acknowledged before me on the strument	
	This instrument was acknowledged by	, 19.
	as	19
Sec.		
36	NOTARVICIA A DEES	
	COMMISSION NO. 007365 My commission expires Notary Public for C	

Filed for record at request of . Mountain Title Company July A.D., 19 93 _ at _3:25 the - o'clock P M., and duly recorded in Vol. M93 of _ Mortgages day FEE \$15.00 on Page 18884 Evelyn Biehn County Clerk 10000 nuce