NAME TITLE By ....., Deputy

Lame May col _Creiter Less need 391555-18021 DSSD.	Contaign	T 1593 SYEVENS-HERELAW P	ublishing co., poetland, of stro
MT THIS TRUST DEED, made this	TRUST DEED C 30945-KR	Vol.mg3 F	'age 24468
AGATHA ZWANG	***************************************		reserves of a regularity sawe sawe are with a
HOUITAIN TITLE COMPANY OF K BRIAN ALLEN & SHARON ALLEN, DRA TRIEO	LIMATH COUNTY		, as Grantor , as Trustee, and
***************************************	**************************	ow profiteda. Kriek	, as Beneliciary
	VITNESSETH:	ing the	
Grantor irrevocably grants, bargains, sells as KLANATHCounty, Oregon, de		in trust, with power of	of sale, the property in
Lots 2 and 3 in Block 9 of TRAC	T 1019 UTHEMS DE	MTESITA IDITO E	n 2
according to the official plat	thereof on file i	n the office of	the
County Clerk of Klamath County,			
- 1700年1700年17日 - 1700年17日 - 1700年17日 - 17日 - 1700年17日 - 17日 - 1700年17日 - 17	Marie Company		
together with all and singular the tenements, hereditaments to or hereafter appertaining, and the rents, issues and profits ti the property.	and appurtenances and all hereof and all fixtures now	other rights thereunto be or hereafter attached to	elonging or in anywise now or used in connection with
FOR THE PURPOSE OF SECURING PERFORMA	ANCE of each agreement of	f grantor herein contains	ed and payment of the sum
of**TWELVE THOUSAND AND NO / 10	Oths****		
note of even date herewith, payable to beneficiary or order	and made by grantor, the	rest thereon according to tinal payment of princ	o the terms of a promissory sipal and interest hereof, if
not sooner paid, to be due and payable pay terms of The date of maturity of the debt secured by this inst becomes due and payable. In the event the within describe sold, conveyed, assigned or alienated by the grantor without at the beneficiary's option, all obligations secured by this inst become immediately due and payable.	d property, or any part to first having obtained the v trument, irrespective of th	eritton consent at page	erein is sold, agreed to be
To protect the security of this trust deed, grantor ages  1. To protect, preserve and maintain the property in	good condition and repail	r; not to remove or den	nolish any building or im-
provement thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and it damaged or destroyed thereon, and pay when due all costs is	abitable condition any bu	ilding or improvement v	which may be constructed,
3. To comply with all laws, ordinances, regulations, co	vananta conditions and es	strictions affecting the p	roperty; if the beneficiary
so requests, to join in executing such financing statements p to pay for tiling same in the proper public office or offices, agencies as may be deemed desirable by the beneficiary, 4. To provide and continuously maintain insurance	as well as the cost of all	lien searches made by	filing officers or searching
damage by life and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with los ficiary as soon as insured; if the grantor shall fail for any reas at least fifteen days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected unany indebtedness secured hereby and in such order as heneficior any part thereof, may be released to grantor. Such applicationer or invalidate any act done pursuant to such notice.	nay from time to time request as payable to the latter; all son to procure any such instinutance now or bereafted der any fire or other insulary may determine, or at a lation or release shall not continue.	tire, in an amount not le policies of insurance shai urance and to deliver the placed on the buildings rance policy may be ap pition of beneticiary the ure or waive any default	ss than \$ 11 be defined by the policies to the beneficiary of the beneficiary may proplied by beneficiary upon entire amount so collected, tor notice of default bere-
5. To keep the property free from construction liens assessed upon or against the property before any part of su promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either by direct pa ment, beneficiary may, at its option, make payment there secured hereby, together with the obligations described in pa the debt secured by this trust deed, without waiver of any rig with interest as atcressid, the property hereinbefore describe bound for the payment of the obligation herein described, a and the nonpayment thereof shall, at the option of the beneficial and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust increases incurred in connection with or in enforcing this obligation have incurred in connection with or in enforcing this obligation 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 tixed 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 propert	ch taxes, assessments and grantor fail to make payin yment or by providing being, and the amount so pai tragtaphs 6 and 7 of this this arising from breach of ed, as well as the grantor, and all such payments shalliciary, render all such seignation and trustee's and as purporting to affect the sy or trustee may appear, the beneticiary's or truste the trial court and in the cappellate court shall adjuty shall be taken under the	other charges become pent of any taxes, assessing tentiolary with funds with d, with interest at the irust deed, chall be added any of the covenants here shall be bound to the irust deed in the irust deed to the irust deed to the careful by this trust deed to the irust deed in the	ast due or delinquent and nents, insurance premiums, a which to make such pay- rate set forth in the note d to and become a part of eof and for such payments, same extent that they are ad payable without notice, immediately due and pay- costs and expenses of the curred. of beneficiary or trustee; he foreclosure of this deed, smount of attorney's lees any judgment or decree of eneticiary's or trustee's at-
ticiary shall have the right, it it so elects, to require that a	ll or any portion of the	nonies payable as comp	ensation for such taking,
NOTE: The Trust Deed Act provides that the trustee hereunder must trust company or savings and loan association authorized to do bust nized to insure title to real property of this state, its subsidiaries, at agent licensed under ORS 696.505 to 696.585.	ness under the laws of Orega	n or the United States, a tit	le insurance company public-
Past TRUST DEED		STATE OF OREC	3.5
AGATHA ZWANG		I certify to	hat the within instru-
11250 RAMONA AVE Space 203		ment was raceive	ed for record on the
POMONA, CA 91766		day of	10
And a character was a Granton and a second and a second and	SPACE REGERYED FOR	ato'clock	M., and recorded on on or as fee/file/instru-
ERIAN ALLEN & SHARON ALLEN, DRA TREES LOGGING, an assumed business name	RECORDER'S USE	in book/seel/volus	ne No
37291 Agency Loop Rd.		ment/microlilm/e	eception No
Chiloquin, OR 27524,	the second of th	Record of	of said County.
After Recording Return to (News Address Zinte	tom more parameters. Stations	_	my hand and seal of
MOUNTAIN TITLE COMPANY"	William Color and All Color a	County affixed.	

while he all access of the amount received to pay all resemble costs, expenses and attorney's less received by the first state of the costs of the amount received to pay all resemble costs, expenses and attorney's less received by the first state of the costs of th

and that the grantor will warrant and to ever defend the same against all persons whomsover.

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 organisation, or (even if grantor is a natural person) are for business or commercial purposes.

This doed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatecs, devisees, administrators, executors, personal representatives, successors and assigns. The term 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.

beneficiary MUST comply disclosures; for this sum	and the state of t	AGATHA ZWANG	
The state of the s	s not required, disregard this notice Califor STATE OF ON THE WAY, County of	nia Los Angeles	) ss. 9/14 193
	by OFFICE CONTRACTOR	edged before me on	, 19 ,
roce 1 de garactèris Comity El	105 Alletine County	Muchales	uq
ATE OF OREGON: O	COUNTY OF KI AMATER	y commission expires 5/	Notary Public for Question 18/94

		Market and a second second		434 Califor
STAT	E OF OREGON: COUN	TY OF KLAMATH: 55		
Filed	for record	Mountain Title Company A.D., 19 93 at 10:20 o'clo	the state of the s	200
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