THIS TRUST DEED, made this A. JOYCE HONEYHAKER	VUL INNYS	3 2 2
THIS TRUST DEPD and all	N-mv	2Page24952
A. JOYCE KONEVHAKER		
	September	
MOINTAIN TITLE COMPANY OF KLAMATH COUR	1111/	, as Grantos
JOSEPH M PEREZ		, as Trustee, an
		Beneficiary
Grantor irravocobly depois bandalan it	the in trust with nowar	
KLAMATH County, Oregon, described as:	USECO III LIGGE, WILL POWC.	of sale, the property n
Lots 13 and 14 of ODESSA SUMMER HOME SITES plat thereof on file in the office of the Oregon. Mogether with all and singular the tenements, hereditaments and appurtenances are or hereafter apportaining, and the rents, issues and profits thereof and all fixture FOR THE PURPOSE OF SECURING PERFORMANCE of each agreen the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreen the stronger of the security of the debt secured by this instrument is the date, se bots of even date herewith, payable to beneficiary or order and made by grant to all and payable. Der Lerms of NOTA 100ths*** Dollars, with bots of even date herewith, payable to beneficiary or order and made by grant to sconer paid, to be due and payable Der Lerms of NOTA 19 The date of maturity of the debt secured by this instrument is the date, se code and payable. In the event the within described property, or any p consective and payable. In the event the within described property, or any p consective and payable. In the security of this instrument, irrespective is the bareficiary's option, all obligations secured by this instrument, irrespective accounce immediately due and payable. To protect preserve and maintein the property in good condition and roverment thereon; not to commit or permit any waste of the property. 2. To complete or restore promptly and in good and habitable condition and armaged or destroyed thereon, and pay when due all costs incurrent therefort. 3. To complet hereon; and pay when due all costs incurrent therefort. 3. To complet on restore promptly and in good and habitable condition and pay to filing aame in the proper public office or offices, as well as the cost of provenses as may be deened desirable by the beneficiary. 4. To gravite and continuence maintent we propertices, as well as the cost of pay to filing aame in the proper public office or offices, as well as the cost of the property.	nd all other rights thereunto b so now or hereafter attached to ment of grantor herein contained the interest thereon according to or, the linal payment of prince stated above, on which the fir ent thereof, or any interest the the written consent or appro- of the maturity dates expressed repair; not to remove or dem my building or improvement w and restrictions affecting the pri- m Commercial Code as the be- all line exercise	elonging or in anywise now or used in connection with ed and payment of the sum of the terms of a promissory sipal and interest hereof, if nal installment of the note erein is sold, agreed to be read the beneficiary, then, ed therein, or herein, shall nolish any building or im- which may be constructed, reperty; if the beneficiary meliciary may require and
4. The provide and continuously maintain insurance on the buildings now amage by fire and such other hasards as the beneficiary may from time to time fitten in companies acceptable to the beneficiary may from time to time ciary as soon as insured; if the grantor shall fail for any reason to procure any such is the sense at grantor's expense. The amount collected under any fire or other y indebtedness secured hereby and in such order as beneficiary may determine, or any part thereol, may be released to grantor. Such application or release shall be the provide and context to such order. S. To keep the property free from construction liens and to pay all taxes, assessed upon or against the property before any part of such taxes, assessments ormptly deliver receipts therefor to beneficiary; should the grantor fail to make payment of by provide the detiver receipts therefor to beneficiary; should the grantor fail to make payment or by providing assessed upon or against the property before any part of such taxes, assessments ormptly deliver receipts therefor to beneficiary; should the grantor fail to make payment or by providing and the amounts of the beneficiary may, at its option, make payment thereof, and the amounts of debt accured by this trust deed, without waiver of any rights arising from bread and for the payment of the obligation described in paragraphs 6 and 7 of the interest is a storeshift. See and expenses of this trust including the cost of tildes incurred in connection with or in enforcing this obligation and trustee's an T. To appear in and defend any action or proceeding purporting to all stuces and expenses of tilde and the beneficiary's or the trust dest. To pay all costs, fees and expenses of this trust including the cost of tildes incurred in connection with or in enforcing this obligation and trustee's an T. To appear in and defend any action or proceeding purporting to all stuce any ary and expenses, including evidence of tilde and the beneficiary's or the trial court, grantor further agree	w or hereafter erected on the require, in an amount not les require, in an amount not les regulies of insurance shall hisurance and to deliver the safter placed on the buildings, insurance policy may be app at option of beneficiary the el hot cure or waive any default of assessments and other charge and other charges become par payment of any taxes, assessme g beneficiary with funds with y paid, with interest at the ra his trust deed, shall be added h of any of the covenants hereco thor, shall be bound to the sai shall be immediately due and secured by this trust deed im be secured by this trust deed im the security rights or powers of ar, including any suit for the ustee's attorney's fees, the an he event of an appeal from an adjudge reasonable as the bene the right of eminent domain he monies payable as compen	property against loss or is than \$_{r,11} insurab be delivered to the belicery policies to the beneficiary may pro- ilied by beneficiary may pro- plied by beneficiary may pro- lied by beneficiary may pro- lied by beneficiary may pro- the set for delinquent and out or delinquent and outs insurance premiums, which to make such pay- te set forth in the note to and become a part of of and for such payments, me extent that they are payable without notice, imediately due and pay- osts and expenses of the rred. I beneficiary or trustee; foreclosure of this deed, mount of attorney's fees prices at- ent or condemnation, bene- isation for such taking,
4. To provide and continuously maintain insurance on the buildings now amage by firs and such other fasards as the beneficiary may from time to time titten in companies acceptable to the beneficiary, with loss payle to the latter clary as soon as insured; if the grantor shall fail for any reason to procure any such these days prior to the expiration of any policy of insurance now or here the same at grantor's expense. The amount collected under any fire or other y indebtedness secured hereby and in such order as beneficiary may determine, or entry in thereof, may be released to grantor. Such applications or release shall released to grantor. Such applications or release shall released to the property before any part of such taxes, assessments comptly deliver receipts therefor to beneficiary; should the grantor fay part if to make a provide and to the obligations described in paragraphs 6 and 7 of the of edbt for the property hereinbefore described, as well as the grant is option, make payment thereof, and the amount collider any rights arising from bread and there by the obligation herein described, as well as the grant if the robing and thereby, together with the obligation herein described, ard will such payment of the obligation herein described, as well as the grant if the nobligation or proceeding purporting to all sums 6 and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses to the beneficiary, render all sums 7. To appear in and defend any action or proceeding purporting to allect if in any suif, action or process in enforcing this obligation as the propering to allect any file as the start for a payment. 7. To appear in and defend any action or proceeding purporting to allect if any suif, scion or process to pay such sum as the appellate court shall at the average shall a start or at the payment any action or proceeding purporting to allect if any suif, action or process to pay such sum as the appellate court shall at the areat court, grantor further agrees t	w or hereafter erected on the require, in an amount not les require, in an amount not les require, in an amount not les regained insurance shall thisurance and to deliver the safter placed on the buildings, insurance policy may be app at option of beneficiary the el hot cure or waive any default of assessments and other charge and other charges become pai payment of any taxes, assessme § beneficiary with funds with s paid, with interest at the ra his trust deed, shall be added h of any of the covenants hereco hor, shall be bound to the sai shall be immediately due and secured by this trust deed im a secured by this trust deed im a security rights or powers of ar, including any suit for the ustee's attorney's fees actually incu- he event of an appeal from an adjudge reasonable as the bene the right of eminent domain he monies payable as compen- who is an active member of the C STATE OF OREGO	property against loss or is than \$_{r,11} insurab be delivered to file belief- policies to the beneficiary may pro- the beneficiary may pro- died by beneficiary upon nitic arosumt so collected, or notice of delault here- es that may be levied or st due or delinquent and onts, insurance premiums, which to make such pay- tie set forth in the note to and become a part of of and for such payments, me extent that they are payable without notice, umediately due and pay- osts and expenses of the rred. I beneficiary or trustee; forclosure of this deed, mount of attorney's fees y judgment or decree of eticiary's or trustee's at- tor condemnation, bene- tisation for such taking, Dregon State Sar, a bank, Insurance company cuthe- nary thereof, or an extrem N,
4. To provide and continuously maintain insurance on the buildings now indee by the and such other fasards as the beneficiary may from time to time titten in companies accoptable to the beneficiary, with loss payable to the latter clary as soon as insured; if the grantor shall fail for any reason to procure any such as the same et grantor's expense. The amount collected under any fire or other y indebtedness secured hereby and in such ordor as beneficiary may determine, or any part thereof, may be released to grantor. Such application or release shall fail for any reason to procure any such thereof, may be released to grantor. Such application or release shall for severe these or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and to pay all taxes, beneficiary may determine, or other charges payable by grantor, either by direct payment or by providing and hereby, together with the obligation described in a paragraphs 6 and 7 of the finiterost as aforesaid, the property hereinbetore described, as well as the grant of the interost as aforesaid, the property hereinbetore described, and all such payment 6 the finiterost as aforesaid, the property hereinbetore described, and all such payments to an onpayment thereof shall, at the option of the beneficiary render all such payments and constitute a breach of this funst deed. 6. To pay all costs, fees and expenses of this trust including the cost of title and struction with or in enforcing this obligation and trustee's an one any applies on and expenses, including or discust stall and the beneficiary is any post of the struct and in the start start further agrees to pay such sum as the appellate court and in the system or proceeding in which the beneficiary or trustee may applies and the server of any is that any portion or all of the property shall be taken under the system context, for any expenses of this trust decd. 6. To pay all costs, fees and expenses of the property shall be taken und	w or hereafter erected on the require, in an amount not les require, in an amount not les regained lices of insurance shall thisurance and to deliver the safter placed on the buildings, insurance policy may be app at option of beneficiary the el hot cure or waive any default of assessments and other charge and other charges become pai- payment of any taxes, assessme bereficiary with funds with s paid, with interest at the ra his trust deed, shall be added h of any of the covenants hereon for, shall be bound to the sai shall be immediately due and a secured by this trust deed im- be secured by this trust deed im- be security rights or powers of ar, including any suit for the ustee's attorney's lees; the an he event of an appeal from an adjudge reasonable as the bene- the right of eminent domain he monies payable as compen- whe is an active member of the C STATE OF OREGO County of	property against loss or is than \$ r,11 insurab be delivered to file befice- policies to the beneficiary may pro- lied by beneficiary may pro- nite argumst so collected, or notice of default here- es that may be levied or st due or delinquent and nots, insurance premiums, which to make such pay- tie set forth in the note to and become a part of of and for such payments, me extent that they are payable without notice, imediately due and pay- osts and expenses of the red. f beneficiary or trustee; foreclosure of this deed, mount of attorney's fees by judgment or decree of sticiary's or trustee's at- or condemnation, bene- sticiary's or an extraw N, SS.
4. To provide and continuously maintain insurance on the buildings now amage by tire and such other fasards as the beneficiary may from time to time ritten in companies accoptable to the beneficiary, with loss payable to the latter in companies accoptable to the beneficiary, with loss payable to the latter is as soon as insuted; if the grantor shall fail for any reason to procure any such the same at grantor's expense. The amount collected under any fire or other any indebtedness secured hereby and in such order as beneficiary may determine, or any part thereof, may be released to grantor. Such application or release shall respect the some are explicit the property free from construction liens and to pay all taxes, bessed upon or against the property before any part of such taxes, assessments on other charges payable by grantor, either by direct payment or by providing ared hereby, together with the obligations described in paragraphs 6 and 7 of the debt excured by this trust deed, without waiver of any right arising from breach the interest as aloressid, the property hereinbefore described, and all such payment of the obligation herein described, and all such payment of the obligation from on the banding of the farmed all such payments for any constitute a breach of this frust deed. 6. To pay all costs, fees and expenses of this trust including the cost of title are constitute a breach of this trust deed. 7. To appear ih and defend any action or proceeding purporting to allect the any suit, sclion or proceeding in which the beneficiary or trustees may appear in a structer of the any rights arised counter and in any suit. 8. To appear ih and defend any action or proceeding the trust count and in the payments or in the approximate of the strust and the beneficiary's or the finance of the structure in counsetion with or in enforcing this obligation and trustee's and constitute a breach of the structure of the structure of in the payment of the the structure of in the payment of the structu	w or hereafter erected on the require, in an amount not les require, in an amount not les real policies of insurance shall hinsurance and to deliver the safter placed on the buildings, insurance policy may be app at option of beneficiary the en- not cure or waive any default of assessments and other charge and other charges become pais payment of any taxes, assessme be beneficiary with funds with y paid, with interest at the ra- his trust deed, shall be added hof any of the covenants here co- not, shall be bound to the sais shall be immediately due and is secured by this trust deed in the security rights or powers of ar, including any suit for the ustee's attorney's less; the an he event of an appeal from an he monies payable as compen who is an active member of the C regon or the United States, a title as, the United States or any cyer <i>STATE OF OREGO</i>	property against loss or is than \$ fin1 initial fab be delivered to file defi- policies to the beneficiary the beneficiary may pro- lied by beneficiary may pro- nitre amount so collected, or notice of default here- es that may be levied or st due or delinquent and ents, insurance premiums, which to make such pay- ties set forth in the note to and become a part of of and for such payments, me extent that they are payable without notice, immediately due and pay- osts and expenses of the rred. I beneficiary or trustee; foreclosure of this deed, mount of attorney's fees y judgment or decree of eliciary's or trustee's at- or condemnation, bene- station for such taking, Desgon Stote Ser, a bank, Insurance company authe- ney thereof, or an estraw
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4. To provide and continuously maintain insurance on the buildings now mage by fire and such other fastards as the beneficiary may from time to time titten in companies accoptable to the beneficiary, with loss payable to the latter clary as soon as insured; if the grantor shall fail for any reason to procure any such other expiration of any policy of insurance new or here the same at grantor's expense. The amount collected under any fire or other any paid thereof any a be released to grantor. Such asplication or release shall needs thereof any be released to grantor. Such asplication or release shall needs there or invalidate any act done pursuant to such notice. 5. To here the property free from construction liens and to pay all taxes, assessments to poor or dginst the property before any part of such taxes, assessments on or other strate charges payable by grantor, either by direct payment or by providing ured hereby, togother with the obligations described in paragraphs 6 and 7 of the interost as adversaid, the property hereinbefore described, as well as the granter as a constitute a breach of this trust deed. 6. To pay all costs, fees and expines of this trust including the cost of tills and costs, fees and expines of the strate agrees of a strate of the obligation or proceeding purporting to attend any action or proceeding purporting to attend the beneficiary in any determine, or in any suit, action or proceeding in which the beneficiary rand to the obligation ture the and the beneficiary or trustee and expines of the obligation as the property for any part of a strate all sums as a constitute a breach of this trust deed. 7. To appear in and defend any action or proceeding purporting to atfact the any suit, action or proceeding in which the beneficiary or trustee may appeal. 7. To appear and expenses that the trust besender must be either and the taxes, and expenses and the taxes and expenses that the trust be addeted by the trial court shall a try stall have the right, if it	w or hereafter erected on the require, in an amount not les require, in an amount not les real policies of insurance shall hinsurance and to deliver the safter placed on the buildings, insurance policy may be app at option of beneficiary the en- not cure or waive any default of assessments and other charge and other charges become pais payment of any taxes, assessme beneficiary with funds with y paid, with interest at the ra- his trust deed, shall be added h of any of the covenants hereco- not, shall be bound to the sa- shall be immediately due and a secured by this trust deed in the security rights or powers of at, including any suit for the ustee's aftorney's fees; the an- he event of an appeal from an- adjudge reasonable as the bene- the right of eminent domain he monies payable as compen- who is an active member of the C egon or the United States, a title as, the United States or any cger STATE OF OREGO County of	property against loss or is than \$ fin1 initial fab be delivered to file bilde- policies to the beneliciary the beneficiary may pro- lied by beneficiary may pro- nitre amount so collected, or notice of delault here- ss that may be levied or st due or delinquent and mits, insurance premiums, which to make such pay- tie set forth in the note to and become a part of of and for such payments, me extent that they are 'payable without notice, ume extent that they are 'payable without notice, is and expenses of the red. I beneficiary or trustee; foreclosure of this deed, mount of attorney's tess by judgment or decree of sticiary's or trustee's at- or condemnation, bene- station for such taking, Dregon Stots Sar, a bank, Insurance company authe- nery thereof, or an extraw N, t the within instru- for record on the 10
A. To provide and continuously maintain insurance on the buildings now mange by fire and such other hasards as the beneficiary may from time to time ritten in companies accoptable to the beneficiary, with loss payable to the latter clary as soon as insured; if the grantor shall fail for any reason to procure any suc- lass filteen days prior to the expiration of any policy of insurance new or here in each same at grantor's expense. The amount collected under any fire or other any part thereof, may be released to grantor. Such application or release shall n by indebtedness secured hereby and in such order as beneficiary may determine, or any part thereof, may be released to grantor. Such application or release shall n 5. To keep the property life from construction liens and to pay all taxes, comptly deliver receipts therefor to beneficiary; should the grantor fail to make p and or invalidate any act done pursuant to such notice. 5. To keep the property before any part of such taxes, assessments are other charges payable by grantor, either by direct payment of his drawn, assessments are other charges payable by grantor, either by direct payment on by providing inf, beneficiary may, at its option, make payment thereol, and the amount so to debt secured by this trust deed, without waiver of any right arising from breach the interost as aforesaid, the property hereinbelore described, as well as the gra- ated to the payment of the obligation described in paragraphe 6 and 7 of t in negariture a breach of this trust deed. 6. To pay all costs, faes and expenses of this trust including the cost of tills end costs and expenses, including evidence of tills and the beneficiary or trustee may appen- tioned in this parkegraph 7 in all cases thall be fired by the trial court and in the sys faes on such appeal. 7. It is unstually agreed that: 8. In the ovent that any portion or all of the property shall be taken under ary abail have the right, if it so elects, to require that all or any portion of the sys faes on such appea	w or hereafter erected on the require, in an amount not les require, in an amount not les require, in an amount not les results of the share of the safter placed on the buildings, insurance policy may be app at option of beneficiary the en- not cure or waive any default of assessments and other charge and other charges become pais payment of any taxes, assessme beneficiary with funds with y paid, with interest at the ra- his trust deed, shall be added h of any of the covenants hereco- not, shall be bound to the sa- shall be immediately due and secured by this trust deed in the security rights or powers of ar, including any suit for the used's aftorney's fees; the an- he event of an appeal from an he event of an appeal from an he monies payable as compen who is an active member of the C ergon or the United States, a tille as, the United States or any cger STATE OF OREGO County of	property against loss or is than \$ fin1 initial table be delivered to the behavious the beneficiary may pro- lied by beneficiary upon ntire amount so collected, or notice of delault here- is that may be levied or st due or delinquent and ntis, insurance premiums, which to make such pay- tie set forth in the note to and become a part of of and for such payments, me extent that they are 'payable without notice, umediately due and pay- osts and expenses of the rred. I beneficiary or trustee; foreclosure of this deed, mount of attorney's tess by judgment or decree of sticiary's or trustee's at- or condemnation, bene- station for such taking, Dregon Stote Bar, a bank, Insurance company authe- nery thereof, or an extrem N, SS. t the within instru- for record on the M. And recorded
A. To provide and continuously maintain insurance on the buildings now mange by fire and such other hasards as the beneficiary may from time to the ritten in companies accoptable to the beneficiary, with loss payable to the latter clary as soon as insured; if the granter shall fail for any reason to procure any suc- clary lass filtesen days prior to the expiration of any policy of insurance new or here its the same at grantor's expense. The amount collected under any fire or other any part thereof, may be released to granter. Such application or release shall a support there of invalidate any act done pursuant to such notice. 5. To keep the property face from construction liens and to pay all taxes, assed upon or against the property before any part of such taxes, assessments comptly deliver receipts therefor to beneficiary; should the granter fail to make p int, beneticiary may, at its option, make payment thereol, and the amount so are dready to the obligation described in paragraphs 6 and 7 of the interest as aforesaid, the property hereinbefore described, as well as the gran of the interest as aforesaid, the property hereinbefore described, as well as the grant of the nengyment thereof shall, at the option of the beneficiary, render all sums be and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including the cost of tille and is and sprease, including or proceeding this obligation and trustee's an 7. To eppsar in and delend any action or proceeding purporting to affect the any stif, scion or proceeding in which the beneficiary or trustee may append that and expenses, including or such as a stift and the beneficiary as any append the organ is and expenses, including or such as a papellate court shall a fa any suif, scion or proceeding in which the beneficiary or trustee may append that over that any portion or all of the property shall be taken under any shall have the right, if it so elects, to require that all o	w or hereafter erected on the require, in an amount not les require, in an amount not les regul policies of insurance shall hinsurance and to deliver the safter placed on the buildings, insurance policy may be app at option of beneficiary the en- not cure or waive any default of assessments and other charge beneficiary with funds with y paid, with interest at the ra- his trust deed, shall be added h of any of the covenants hereco- not, shall be bound to the sai shall be immediately due and secured by this trust deed in secured by this trust deed in the security rights or powers of ar, including any suit for the ustee's attorney's fees ctually incu- he security rights or powers of ar, including any suit for the ustee's attorney's fees, the an- he event of an appeal from an he event of an appeal from an he monies payable as compen whe is an active member of the C regon or the United States, a tille as, the United States or any cger STATE OF OREGO County of	property against loss or is than \$ fin1 internal be delivered to the beneficiary may problements of the beneficiary may pro- lied by beneficiary may pro- main the answirk of the beneficiary may pro- material to the beneficiary may pro- material to the beneficiary may pro- st due or delinquent and notice of delault here- is that may be levied or st due or delinquent and material become a part of the and become a part of the and for such payments, me extent that they are 'payable without notice, unediately due and pay- osts and expenses of the mered. I beneficiary or trustee; foreclosure of this deed, mount of attorney's tess by judgment or decree of sticiary's or trustee's at- or condemnation, bene- sticiary's or trustee's at- or condemnation, bene- sticiary's or a setter N, SS. t the within instru- for record on the
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and that the grantor will warrant and lorerer 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 bolow), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedgee, of the contract in construing this trust deed, if is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context so toguines, the simplied to make the provisions here of apply equally to corporations and to individuals. 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.

* IMPORTANT NOTICE: Delete, by lining out, whichever warrunty (a) or (b) is not coplicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation by making required disclosures; for this perpose use Stavars-Ness Form No. 1319, or equivalent. If compliance with the Act is not required disrogard this notice. A. Joyce Moneymaker STATE OF OREGON, County of ...Klamath and a state of the abasa This instrument was acknowledged before me onSeptember-14 by A. JOYCE HONEYMAKER 1993 This instrument was acknowledged before me on . br as ANT ANY KENNEALLY NOTARY KENNEALLY NOTARY KENNEALLY COMMISSION NO. 014778 AV COMMISSION NO. 014778 PARELES MALLAND My commission expires 4 2 (Notars) Public for Oregon STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of Mountain Title Co of Sept. A.D., 19 93 at 3:33 27th the P.M., and duly recorded in Vol. _ O'clock . dr of Mortgages_ MQ3 on Page 24952 FEE \$15.00 Evelyn Biehn • County Clerk By Daule Mulendar May the second - PRATTI and a second party of the second second second

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