RM No. 331-Oregon Trust Dead Seriae-TRUIT DEED.	UST DEED, -KR Vol. <u>M93</u> Page 26587 (3////-KR Vol. <u>M93</u> Page 26587 (day of
	3/1/1-KK 19 93 between
MOUNTAIN TITLE COMPANY OF KLAMATH COL	INTY
	ration, as Beneficiary,
MESTERN HOMES, INC., an Uregon corpor WIT	CONTRACTOR CONVEYS to trustee in trust, with power of sale, the property in CONVEYS to trustee in trust, with power of sale, the property in CONVEYS TO TRUSTEE IN TRUST
Granior irrevocably grants, bargains, sens and	ibed as: https://www.astantalastantalastantalastantalastantalastantalastantalastantalastantalastantalastantalast
Lots 19, 20 and 21, Block 4, FAIRHAV	If the County Clerk of Klamath County,
JUNIOR TO A FIRST TRUST DEED IN FAVO	TRUST DEED AND IS BEING RECORDED SECOND AND OR OF FAYE L. SPIKER, BONNIE M. VALDEZ, PAT J. a in common, as Beneficiary.
OFF FYNTRIT "A" ATTACHED HERETO AND	BY THIS REFERENCE MADE A FART MERIOD
together with all and singular the tenements, hereditaments and	appurtenances and all other rights thereunto belonging or in anywise now ect and all lixtures now or hereafter attached to or used in connection with
the property. FOR THE PURPOSE OF SECURING PERFORMAN	ICE of each agreement of grantor herein contained and payment of the sum
THUSAND AND AND NOT 100	Dollars, with interest thereon according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof, if Nota 19
note of even date herowith, payable to beneficiary or order a	Note
The date of maturity of the debt determined by the described becomes due and payable. In the event the within described sold, conveyed, assigned or alignated by the grantor without it is instru-	Note, 19
at the beneficiary's option, and payable. become immediately due and payable. To protect the security of this trust deed, grantor agrees	si condition and repair; not to remove or demolish any building or im-
provement thereon; not to commune promptly and in good and ha	bitable condition any building of maple states and the beneficiary
damaged or destroyed interoit, and pay 3. To comply with all laws, ordinances, regulations, con comply with all laws, ordinances, regulations, con a regularity to join in executing such financing statements pu	venants, conditions and restrictions and the beneficiary may require and insuant to the Uniform Commercial Code as the beneficiary may require and es well as the cost of all lien searches made by filing officers or searching es well as the cost of all lien searches made by filing officers or searching
to pay for filling same in the period desirable by the beneficiary.	an the buildings now or hereafter crected on the property afainst loss or
damage by fire and such other maratus beneficiary, with loss	s payable to the latter; all policies of insurance and to deliver the policies to the beneficiary
ficiary as soon as mouther to the expiration of any policy of	insurance now of her consurance policy may be applied by beneficiary upor
or any part mereou, may act done pursuant to such notice.	and to new all taxes, assessments and other charges that may be levied of
assessed upon or against the profer to beneficiary; should the	grantor fail to make paymenticiary with funds with which to make such pay-
liens of other charges payment thered	of, and the amount so party deed, shall be added to and become a part of
secured hereby, together trust deed, without waiver of any right	ghts arising from blead or shall be bound to the same extent that they are
able and constitute a block fees and expenses of this trust in	cluding the cost of third attorney's fees actually incurred.
trustee incurred in connection with any action or proceeding	purporting to affect the security many suit for the foreclosure of this deed
mentioned in this paragraphic burther agrees to pay such sum as th	le appendie Court and Lege-s
torney's fees on such appeal. torney's fees on such appeal that: It is mutually agreed that: It is mutually agreed that:	rty shall be taken under the right of eminent domain or condemnation, bene all or any portion of the monies payable as compensation for such takin,
ficiary shall have the fight, in the	the other on ottomey, who is an active member of the Oregon State Bar, a ban
trust company or survive and momently of this state, its subsidiaries,	ust be either an attorney, who is an active member of the Uregon State but, a but, or usiness under the laws of Orogon or the United States, a title insurance company auth- affiliates, agents or branches, the United States or any agency thereof, or an example of the States of States or Branches, the United States or any agency thereof.
agent licenssa under ens	STATE OF OREGON,
TRUST DEED	County of
KIRK L. LEOPOLDO at al	ment was received for record on t. day of
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Graatar Scales States and Scales States and States and States and States and States and	POR in book/reel/ruiume No
5729 ALTAMONT	ment/microfilm/reception No
KLAMATH FALLS OR 97002	Record or
Addient Tink which which we start	County attixed.
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222 S SIXTH ST KLAMATH FALLS OR 97601	By Dep
KLAMATH FALLS ON STOOT	

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19, 1990 in Volume M90, page 1363, Microfilm Records of Klamath County, Oregon in favor

attant star taken a should be

19, 1990 in Volume M90, page 1363, Microfilm Records of Klamath County, Oregon in favor of Faye L. Spiker, Bonnie M. Valdez, Pat J. Denson & Anita G. Kerr, as tenants in common, and this finite finite finite finite field of the same against all persons whomsoever.
(a)* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (a)* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
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(c) for an organization, or (even if grantor is a natural person) are tor business or commercial purposes.
(d) for an organization, or (even if grantor is a natural person) are tor business or commercial purposes.
(e) for an organization, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, 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 in construing this trust deed, if is understood that the grantor to play the plural, and that generally all grantmatical changes shall be induced and implied to make the provisions hereof apply equally to corporations and to indiv

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

	+Kill I deale	
(a) at (b)	KIRK L. LEOPOIDU	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) not applicable; if warranty (a) is applicable and the beneficiary is a credit not applicable; if warranty (a) is the Truthen-Lending Act and Regulation Z, f	or somula & Alcopolicio	
not applicable; if wantany the Truth-In-Lending Act and Regulation 2.	SUNYA/ LEUPULINU	, ,
	" X Wille Deleto	
disclosures; for mis purpus	THAT WINE BEARLY AND NOT	12 1093
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This instrument was acknow	wiedged before me on	* 13
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B ANNIECION FYPIHES NUTLES IN	My commission expires	
MY CUMMISSION EA INTERACTION AND A STATE A		
PEOLIEST FOR FULL RECONVEYANCE (To	be used only when obligations have been poid.)	
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TO:	tedness secured by the foregoing must do you un	der the terms of the
TO:	btedness secured by the trust deed (which are delivible btedness secured by the trust deed for the trust	deed the estate not
teriet GADO OF DELGASSIE		
together with the trust deed) and to reconvey, minimum together with the trust deed, and to reconvey and addimentation held by you under the same. Mail reconveyance and documents	10	
- 19		
DATED		
Do not loss or destroy this Trust Deed Ox the Note here Both must be delivered to the trustee for cancellation before	Becaliciary	
Both must be dentretation and a made.		
13,3,2,29		

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EXHIBIT "A"

This Trust Deed is an All Inclusive Trust Deed a. 1 is second and subordinate to the Trust Deed now of record which was recorded on January 19, 1990, in Volume M90, page 1363, Microfilm Records of Klamath County, Oregon, in favor of FAYE L. SPIKER, BONNIE M. VALDEZ, PAT J. DENSON and ANITA G. KERR, as tenants in common, as Beneficiary, which secures the payment of a Note there mentioned.

The Beneficiary, named herein, agrees to pay, when due, all payments due upon the said Promissory Note recorded inf avor of FAYLE L. SPIKER, EONNIE M. VALDEZ, PAT J. DENSON and ANITA G. KERR and will save the Grantors herein harmless therefrom.

Should the said Beneficiary herein default in making any payments due upon said prior Note and Trust Deed, Grantor herein may make said delinquent payments and any sums so paid by the Grantor herein shall then be credited upon the sums next to become due upon the Note secured by this Trust Deed.

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XX California all-purpose acknowledgment Ho 5113
DNAL SECTION INCLESS
LAIMED BY SIGNER
Des not require the Notary to
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ons relying on the document.
IL
ITE OFFICER(S)
TITLE(S)
(S) LIMITED
GENERAL
VIN EACT No. 5113 2005/2002/2002/2002/2002/2002 State of California BREEZER OPTIONAL SECTION HERE CAPACITY CLAIMED BY SIGNER County of Merced Though statute does not require the Notary to fill in the data below, doing so may prove --- before me, <u>Doris J. Russell, a Notary Public</u> NAME, TITLE OF OFFICER - E.G., JANE DOE, NOTARY PUBLIC 10-08-93 On_ invaluable to persons relying on the document. DATE X INDIVIDUAL ***Harlene Beard*** NAME(S) OF SIGNER(S) personally appeared _ CORPORATE OFFICER(S) Dersonally known to me - OR - D proved to me on the basis of satisfactory evidence PARTNER(S) LIMITED to be the person(s) whose name(s) is/aresubscribed to the within instrument and ac-ATTORNEY-IN-FACT knowledged to me that he/she/they executed TRUSTEE(S) the same in his/her/their authorized GUARDIAN/CONSERVATOR capacity(jes), and that by his/her/their DORIS J. RUSSELL COMM (996694 NOTARY FUBLICCALFORMA PRINCIPAL OFFICE IN MEDEOD CO NITY Hy Commission Eq. July 16, 1997 signature(a) on the instrument the person(a), OTHER: 00 or the entity upon behalf of which the person(s) acted, executed the instrument. SIGNER IS REPRESENTING: WITNESS my hand and official seal. NAME OF PERSON(S) OR ENTITYIES SIGNERURE OF NOTARY OPTIONAL SECTION THIS CERTIFICATE MUST BE ATTACHED TO TITLE OR TYPE OF DOCUMENT Trust Deed THE DOCUMENT DESCRIBED AT RIGHT: NUMBER OF PAGES Though the data requested here is not required by law, it could prevent fraudulent realtachment of this form. 2 _ DATE OF DOCUMENT 10-08-93 SIGNER(S) OTHER THAN NAMED ABOVE. TECTERICE CONTRACTOR CONTRACTOR STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of ____ Mountain Title co Oct. A.D., 19 93 at 2:07 o'clock P.M., and duly recorded in Vol. of _ M93 Mortgages ____ on Page _____26587____ Evelyn Biehn . County Clerk FEE \$20.00 By Day une Multimolare