th result the stationered to the resister the convolution before WL reported versus of the residue.	TRUST DEED C 3504-KR	Vol. <u>m93 Page 291029</u>
THIS TRUST DEED, made this	day of	te hy the entirety
TRICK MARK LANCASTER ENG EMBANY OF KI REDA EILREN CURTIS	ALIANU COIRINU	as Trustee, and
Grantor irrevocably grants, bargains, sells an KLAMATH County, Oregon, des	VITNESSETH:	trust, with power of sale, the property in
Lot 1 in Block 9 of FAIRVIEW ADD Falls, according to the official the County Clerk of Klamath Coun	l plat thereor on 1	e City of Klamath ile in the office of
The second secon		
gether with all and singular the tenements, hereditaments	astak and Dagan p adam tedged both ome	ha lidhte therainte belonding or in anywice an
hereafter appertaining, and the rents, issues and profits to	Mateor and an lixinies now o	Therearies attached to the document of the second of the s
e property. FOR THE PURPOSE OF SECURING PERFORM.	ANCE of each agreement of	grantor herein contained and payment of the sur
	Dollars, with intere	st thereon according to the terms of a promissor tinal payment of principal and interest hereot,
of sooner paid, to be due and payable per terms of The date of maturity of the debt secured by this ins ecomes due and payable. In the event the within describ- old, conveyed, assigned or alienated by the grantor without	note ,19 had a feet frument is the date, stated a ed property, or any part the first having obtained the the state of the	hove, on which the final installment of the no reof, or any interest therein is sold, agreed to litten consent or approval of the beneficiary, the maturity dates expressed therein or herein. Sh
ecome immediately due and payable. To protect the security of this trust deed, granter age	ees:	not to remove or demolish any building or it
rovement thereon; not to commit or permit any waste of to 2. To complete or restore promptly and in good and amaged or destroyed thereon, and pay when due all costs	habitable condition any bui	Iding or improvement which may be constructed
o requests, to join in executing such financing statements of pay for tiling same in the proper public office or offices.	s, as well as the cost of all	lien searches made by filing officers or search
4. To provide and continuously maintain insurance amage by tire and such other hazards as the beneficiary ritten in companies acceptable to the beneficiary, with la iciary as soon as insured; if the grantor shall fail for any re it least tifteen days prior to the expiration of any policy o	may from time to time requires payable to the latter; all leason to procure any such inside insurance now or hereafter the such insurance of the least the l	ire, in an amount not less thanchill in insura policies of insurance shall be delivered to the be- trance and to deliver the policies to the beneficial placed on the buildings, the beneficiary may p appearance policy may be applied by beneficiary unit
ny indebtedness secured hereby and in such order as beneti or any part thereof, may be released to grantor. Such appli	ication or release shall not c	are or waive any default or notice of default he
 To keep the property free from construction her assessed upon or against the property before any part of aromptly deliver receipts therefor to beneficiary; should to 	such taxes, assessments and he grantor fail to make payn	cent of any taxes, assessments, insurance premiur
ment, beneficiary may, at its option, make payment ther secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any	paragraphs 6 and 7 of this in rights arising from breach of	any of the covenants hereof and become a part any of the covenants hereof and for such paymer
bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the ber	, and all such payments sha neficiary, render all sums sec	ured by this trust deed immediately due and p
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust incurred in connection with or in enforcing this o	including the cost of title se bligation and trustee's and a	arch as well as the other costs and expenses of ttorney's fees actually incurred.
7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefit	iary or trustee may appear,	including any suit for the foreclosure of this de
mentioned in this paragraph 7 in all cases shall be tixed b	by the trial court and in the	ide resonable as the beneficiary's or trustee's
the trial court, grantor further agrees to pay such sum as torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the properties.	perty shall be taken under the	e right of eminent domain or condemnation, be
ficiary shall have the right, if it so elects, to require that	e all or any portion of the	is an active member of the Oregon State Bar, a bo
NOTE: The Trust Deed Act provides that the trustee nervature trust company or savings and loan association authorized to do trust to insure title to real property of this state, its substitution agent licensed under ORS 696.505 to 696.585.	Justiliars blidge the laws of Gros	the Helted Chates as any aconsy thereof or an ac-
one may bright in act an event to penyty in make the set of the state TRUST DEED	of to diversely the principle.	STATE OF OREGON.
interestable and interestational medical contractions and	and refund of datage of a	Country of
PATRICK MARK LANCASTER and BRENDA MAI 418 LINCOLN	LANCASTER	ment was received for record on day of
KLAMATH FALLS OR 97601	SPACE RESERVED	at
The second of the first the second of the se	11 (1) (1) (1) (1) (1) (1) (1) (1) (1) (in book/reel/volume No pageor as fee/file/ins
FREDA ETIFEN CURTIS 6204 MONTEREY KLAMATH FALLS OR 97603	committee of the state of the s	ment/microfilm/reception No
After Recording Saturn to (Nume, Address, Zip):	Ch requires	County affixed.
OF KLAMATH COUNTY 222 S SIXTH ST	realist coris, representant pro-	Mention with the production of the following the Title
KLAMATH FALLS OR 97601		By

L

KLAMATH FALLS ON 97601

EPHEN LATE IN ALON THE PROPERTY OF ALON THE PROPERT

For realists

and that the grantor will warrant and torever 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 below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, incres 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 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.

* IMPO	PRIANT NOTICE: Delete, by lining out, whichever, warranty (a) or (b) is
as suci	h word is defined in the Truth-in-landing Act and Residuely 2 Attack MARK LANCASTER
disclose If comp	pliance with the Act and Regulation by making required PRENDA MAE IANCASTER
and the state of t	STATE OF OREGON, County of Klamath)ss)
វត្តដូចស្វា	by PATRICK MARK LANCASTER and BRENDA MAE LANCASTED
	This instrument was acknowledged before me on, 19, 19,
	as as
	OFFICIAL SEAL KRISTI L. REDD
	COMMISSION NO. 010431 E G I MY COMMISSION SKRIRES NOV. 16, 1995 TO COMMISSION SKRIR

THE CHAIL SET	FYSTATION THE Live State of the proton and approximation in the second
STATE OF OREGON: COUNTY OF KLAMAT	H: SS Of all secretaries adopted for the response to the secretaries are through a particular for the secretaries and the secretaries are the secr
of November A.D., 19 03 a of Mortgage	U-9-45 O'clock A M and duly manual in the
FEE \$15.00 De not look or dealth; which the local of the core which	Evelyn Biehn County Clerk

Coppersonal desi-

Total engine of the engine of the