72361	TRUST DEED	JW Vol. mg3 F	age32407 @
THIS TRUST DEED, made this	02. day of	December	, 1993between

MOT TAIN TITLE COMPANY BERNICE EGALILL	OF KLAMATH COU	NTY	, as Trustee, and
i de milike krijem i met i kereoke je dilega naketike i ki ki i ki menerili i je ki i digikin dela Prima je i menerili menerili gazi prima i ki ki je je je i ki i ki ki ki je je je i je je je je je je je je je		***************************************	
Grantor irrevocably grants, bargains, sells KLAMATH County, Oregon,	WITNESSETH: s and conveys to tru described as:		of sale, the property in
Lot 16 in Block 302 of DAR according to the official County Clerk of Klamath Co	plat thereof on		
			Topos (1) A.
集 电输送 医二氯甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基甲基			
			about the control of
together with all and singular the tenements, hereditamen or hereafter appertaining, and the rents, issues and profit the property.	its and appurtenances a 's thereof and all fixture	nd all other rights thereunto be as now or hereafter attached to	longing or in snywise now or used in connection with
FOR THE PURPOSE OF SECURING PERFORM **TWENTY THREE THOUSAND F	OUR HUNDRED FIF	TY AND NO / 100ths*	***
note of even date herewith, payable to beneficiary or or	uer anu made by gran	or, the timal payment of princ	the terms of a promissory pel and interest hereof, if
not sooner paid, to be due and payablePer_term The date of maturity of the debt secured by this becomes due and payable. In the event the within descroold, conveyed, assigned or alienated by the grantor with at the beneficiary's option, all obligations secured by this	instrument is the date, libed property, or any pout first baying obtained	stated above, on which the fin part thereof, or any interest the	erein is sold, agreed to be
become immediately due and payable. To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste o	grees: in good condition and		The state of the s
2. To complete or restore promptly and in good ar damaged or destroyed thereon, and pay when due all cost	nd habitable condition is incurred therefor.		11
3. To comply with all laws, ordinances, regulations to requests, to join in executing such financing statement to pay for filing same in the proper public office or office agencies as may be deemed desirable by the beneficiary.	, covenants, conditions is pursuant to the Unit ccs, as well as the cost	orm Commercial Code as the be of all lien searches made by f	eneliciary may require and liling officers or searching
4. To provide and continuously maintain insurar damage by tire and such other hazards as the beneficiar written in companies acceptable to the beneficiary, with ficiary as soon as insured; if the grantor shall fail for any	y may from time to tin loss payable to the latt reason to procure any si	ne require, in an amount not leser; all policies of insurance shall such insurance and to deliver the	ss than f. full insurable the delivered to the bene-
at least titteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such app	under any tire or other diciary may determine, plication or release shall	r insurance policy may be apport at option of beneficiary than	olied by beneficiary upon
under or invalidate any act done pursuant to such hotice. 5. To keep the property free from construction li essessed upon or against the property before any part of	ens and to pay all taxe	s, assessments and other charge	es that may be levied or
promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct	the grantor fail to make	payment of any taxes, assessment beneficiary with funds with	ents, însurance premiums,
ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in	ereof, and the amount n paragraphs 6 and 7 or	so paid, with interest at the r	ate set forth in the note
the debt secured by this trust deed, without waiver of any with interest as aforesaid, the property hereinbefore desc bound for the payment of the obligation herein describe	rights arising from brearibed, as well as the g	sch of any of the covenants here antor, shall be bound to the s	of soil for such payments,
and the nonpayment thereof shall, at the option of the be able and constitute a breach of this trust deed.	neliciary, render all su	ms secured by this trust deed i	mmediately due and pay-
6. To pay all costs, fees and expenses of this trust trustee incurred in connection with or in enforcing this	bligation and trustee's	and attorney's fees actually inc	curred.
7. To appear in and delend any action or proceeding and in any suit, action or proceeding in which the benefit	ciary or trustee may an	pear, including any suit for the	a foreclassics of this stand
to pay all costs and expenses, including evidence of title a mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as torney's fees on such appeal.	by the trial court and i	n the event of an appeal from a	any judement or decree of
It is mutually agreed that: 8. In the event that any portion or all of the pro-			
liciary shall have the right, if it so elects, to require the NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do rized to insure title to real property of this state, its subsidiarie	must be either an attoms business under the laws o	y, who is an active member of the Coregon or the United States, a tir	e Oraçon State Bor, a benk, le insurance company autho-
agent licensed under ORS 696.505 to 696.585.	, unmuras, agents or pro	aches, my United States or any o	Beath Heason, or on erthor
After the late of the period of the second o		STATE OF OREC	ON,
Figure 2007 (See April 1997) And April 1997 (See April 1997) April 1997 (See April 199			hat the within instru-
2415 Eberlein	en indiale description	ment was veceive	d for record on the
Klamath Falls, De 9760/	SPACE RESERVE	day of	, 19,
BERNICE EGALITE	FOR	in book/reel/volum	M., and recorded
1920 Arthur St #36	RECORDER'S USE	page	or as fee/file/instru-
Beneficiary	The state of the s	Record of	eception No
After Respicting Reluing to Minner Triblism, Tipli:		Witness n	my hand and seal of
OF KLAMATH COUNTY	ta nagra en la element Lange r j eg element	County affixed.	
222 S. Sight.		MANE	TITLE
MATRAXA THUS ON 11602	11	D.,	-

EN.

which are in excess of the amount required to pay all resemble costs, expenses and attorney's less necessarily paid to beneficiary and applied by it first upon any resemble costs and expenses and attorner's less both in such proceedings, shall be paid to beneficiary in such proceedings, and the belance explied upon the indebted in the such as a secured lancing such compensation, promptly upon beneficiary's real sizes such actions and excesses such insteas as shall be necessary in obtaining such compensation, promptly upon beneficiary's real sizes such a such as a secured lancing such compensation, promptly upon beneficiary's real sizes such a such as a such

and that the grantor will warrant and forever 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, 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.

This deed applies to, inures to the benefit of and bin's all parties hereto, their heirs, leatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedgee, 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 it 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.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the	KIM FRANCO
beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	I Caralla
STATE OF OREGON, County of K This instrument was acknowled	
by	ged before me on, 19,
OFFICIAL SEAL PAMELA J. SPENCER NOTARY PUBLIC-OREGON COMMISSION EXPIRES AUG. 16, 1958 MY COMMISSION EXPIRES AUG. 16, 1958 My	Motary Public for Gregoricommission expires 8/16/96

STATE OF OREGON: COUNTY OF KLAMATH: ss.			
Filed for record at request of Mountain Titel co	the	7.1	
of A.D., 19 93 at o'clockA_M., and of Mortgages on Page 324	duly recorded in	dol. <u>M93</u>	da
Evelyn Biehn	County Clerk	indau	· · · · · · · · · · · · · · · · · · ·