72522 m	TO 1306-6	159 vol. m93	Page 3268 3
THIS TRUST DEED, made this 22nd Andrew W. Sale and Carole L. Sale, I	day of Nover husband and wife	nber	, 19. 92 , between
Mountain Title Company of Klamath Co	ounty		, as Trustee, and
Henry J. Caldwell Jr. and Deborah L	. Caldwell, or the WITNESSETH:	survivor thereof	, as Beneficiary,
Grantor irrevocably grants, bargains, sells Klamath County, Oregon, o	and conveys to trustee		
chols Addition to Klamath Falls, according to the County Clerk of Klamath (ginning at the Southeasterly corner (ording to the off County, Oregon, m	icial plat thereof ore particularly d	on file in the escribed as follows
sterly line of 8th Street 60 feet; to 0.25 feet to the Westerly line of Lo n Street, 60 feet; thence Northeaster	hence Southwester t 4, Block 64; the	ly at right angles ence Southeasterly	to 8th Street, and parallel with
nt of beginning. de 1, Map 3809-29DC, Tax Lot 20600 (760770\	MOUNTAIN TITLE COMPANY, instrument by request as an a and has not examined it for a	accommodation only,
gether with all and singular the tenements, hereditament hereafter appertaining, and the rents, issues and profits	s and appurtenances and a	ar amelo alganes (the reliante be	title to buy tool brokery
e property. FOR THE PURPOSE OF SECURING PERFORI ***FOUR THO' AND EIGHTY THREE AND	MANCE of each agreement 77/100s (\$4,083.	of grantor herein contained	and payment of the sum
ote of even date herewith, payable to beneficiary or or or otherwise of ot sooner paid, to be due and payable per terms of	fer and made by granter :	terest thereon according to the final payment of princip	the terms of a promissory pal and interest hereol, if
of sooner paid, to be due and payable	nstrument is the date, stat- ibed property, or any part ut first having obtained the	thereof, or any interest the written consent or approve	rein is sold, agreed to be I of the beneficiary, then
To protect the security of this trust deed, grantor of 1. To protect, preserve and maintain the property every the security of the property over the security and the security of the securi	in good condition and rep the property.		
 To complete or restore promptly and in good an maged or destroyed thereon, and pay when due all costs To comply with all laws, ordinances, regulations, requests, to join in executing such financing statements 	i incurred therefor. covenants, conditions and pursuant to the Uniform	restrictions affecting the pr Commercial Code as the ber	operty; if the beneficiary neficiary may require and
pay for tiling same in the proper public office or office encies as may be deemed desirable by the beneticiary. 4. To provide and continuously maintain insurant mage by fire and such other hazards as the beneticiary iften in companies acceptable to the beneticiary, with	ce on the buildings now o	or hereafter erected on the equire, in an amount not less	property utary desurable
iary as soon as insured; if the grantor shall fail for any r least fifteen days prior to the expiration of any policy re the same at grantor's expense. The amount collected y indebtedness secured hereby and in such order as bensy any part thereof, may be released to grantor. Such app	easen to procure any such i of insurance now or hereal under any fire or other in liciary may determine, or a	insurance and to deliver the ter placed on the buildings, surance policy may be app toption of beneficiary the e	policies to the beneficiary the beneficiary may pro- lied by beneficiary upon ntire amount so collected,
der or invalidate any ect done pursuant to such notice. 5. To keep the property free from construction lie sessed upon or against the property before any part of comptly deliver receipts therefor to beneficiary; should to most or other charges payable by grantor, either by direct ent, beneficiary may, at its option, make payment the	such taxes, assessments ar the grantor fail to make pa payment or by providing h	d other charges become payment of any taxes, assessmented any taxes, assessmented with funds with	st due or delinquent and tents, insurance premiums, which to make such pay-
nured hereby, together with the obligations described in o debt secured by this trust deed, without waiver of any the interest as aforesaid he property hereinbefore desa- tund for the payment of the obligation herein described of the nonpayment thereof shall, at the option of the ba	paragraphs 6 and 7 of thi rights arising from breach a ribed, as well as the grant l, and all such payments a	s trust deed, shall be added of any of the covenants here- or, shall be bound to the sa hall be immediately due and	to and become a part of of and for such payments, ime extent that they are I payable without notice.
le and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust is ustee incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding	bligation and trustee's and	attorney's fees actually incu	irred.
d in any suit, action or proceeding in which the benefic pay all costs and expenses, including evidence of title a entioned in this paragraph 7 in all cases shall be fixed be trial court, granter further agrees to pay such sum as a resy's fees on such appeal.	iary or trustee may appear nd the beneliciary's or tru ly the trial court and in th	r, including any suit for the stee's attorney's fees; the a s event of an appeal from a	foreclosure of this deed, mount of attorney's fees ny judgment or decree of
It is mutually agreed that: 8. In the event that any portion or all of the propiary shall have the right, if it so elects, to require that	erty shall be taken under t all or any portion of th	the right of eminent domain e monies payable as compa	n or condemnation, bene- essation for such taking.
offi: The Trust Deed Act provides that the trustse hereunder not company or savings and foan association extherized to do build in house title to real graperty of this state, his subsidiaries, and Researd under OCS 616.303 to 696.535.	usiness under the laws of Ore	con or the United States, a title	e insummee company duffin-
TRUST DEED		STATE OF OREG	ON,
odrew W. and Carole L. Sale		•	at the within instru-
2 North Elgith Street anith falls, Oregon 97601		day of \	i for record on the
ory J. Jr. and Deborah L. Caldwell	epace reserved for ept deorgia ute	in book/reel/volue	M., and recorded
anath ratis, Oregon 9760:	4-16-15-15-16-16-16-16-16-16-16-16-16-16-16-16-16-	ment/microfilm/re	or as fee/fi/e/instru- ception No
Special control of the control of th		Witness n	of said County. ny hand and seul of
enery J. Jr. and Deborah L. Caldwell		County allixed.	
14 Hill Road 14 Hill Road		By	The Deputy

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by fees, both in the trial and appellate costs, necessarily paid or incurred by fees, both in the trial and appellate costs, necessarily paid or incurred by breadings assecuted bareby; and frantice agrees, at its own expense, to take such actions and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by breadings, and the balance applied upon the indebtedness secured bareby; and frantice agrees, at its own expense, to take such actions and exact such instruments as shall be meressary
in own of the such compensation, promptly importantly request.

The property of the indebted of the property of the indebted of the indebted of the property of the property of the property of the services mentioned in this paragraph shall be not feet shall be conclusive proof of the truthibless thereof. Trustee's

10. On any default by grantor hereuler, beneficiary may at any time without profice, either in practice, including these passession of the property. The frantice in the without profice, either in preventy and the control of the property.

11. The entering upon and taking possession of the property of the indebtedness hereby secured, enter upon and taking possession of the property indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection, including reasonable attempts fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, and the application or release thereof as aloresaid, shall not cure or waive proposassion of the property, and the application of release thereof as aloresaid, shall not cure or waive proposasion of the property, and the application of the esa

and that the grantor will warrant and lorever defend 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).

This deed applies to, imures to the benefit of and binds all parties hereto, their heirs, legatess, 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 grantmatical 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.

* IMPORTANT NOTICE: De not applicable; if warrant as such word is defined beneficiary MUST comply disclosures; for this purpo- lf compliance with the Act	y (a) is applicable and the fruth-in-Lending A with the Act and Regule use Stevens-Ness Form is not required, disregar	beneficiary is a creditor of and Regulation Z, the stion by making required No. 1319, or equivalent.	Andrew W. Carole L.	Sale Sale	el
Administration of the Control of the	STATE OF OR	EGON, County of	Klamoah	·····	
er Bright of the control of the cont	by Ondre	ument was acknowled	edged before me on and Caroli	Decembe	r 6,1997,
urgo Differencia de la	This insti	ument was acknowle	edged before me on		***
September 1985	~y				·····, 19,
A CANADA TARRETTA	LEVER SEAL	<u> </u>			***************************************
NOTARY COMMISS	AN FAILLIPS PUBLIC - OREGON FON NO. 012061 RES MAR. 02, 1996		BJeo	Dhel)	2
general solutions	7 1996 MAR. 02, 1996	7 19 19 20 19 20 19 20 20 20 20 20 20 20 20 20 20 20 20 20	y commission expire	S. Notar	y Rublic for Oregon
STATE OF OREGON:	COUNTY OF KLAI	MATH: ss.			

April April 1997		33.	garage and the				
Filed for record at	request of	Mountain Title co				0-1	
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