74402 - 111-01-12-94P03:28 RCVD	TRUST DEED	t Norwant	age 1268
OF KLENNITEURI DEED, made this 2 MICHAEL S. WEBB and WANDA D. WEBB, hu	0 day of	December	, 1993, between
SALES SEE MOUNTAIN TITLE COMPANY OF	KLAMATH COUNTY	The state of the s	, as Grantor,
EDWARD J. HAYES JR. & SHIRLEY G. WRIG		اج interest	, as Trustee, and
This authorities of the lead event and holder of tal	WITNESSETH:	e de la company de la comp	, as Beneficiary, =
Grantor irrevocably grants, bargains, sells KLAMATH County, Oregon, d	and conveys to trustee i	n trust, with power of	sale, the property in
SEE EXHIBIT A WHICH IS MADE A	PART-HEREOF BY THIS	S REFERENCE	
And the metabolic street interests in the control of the Park Control of the Cont			andra (m. 1905) 18 april 19
	하늘의 이 이름 중요한다고 있는 경우는 일본 기가 있는 사람들이 하는 것이 되었다. 그리는 기가 있는 것이 하는 것이 되었다.		
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꼬마 살림 생님들 일은 회문화 사람들 모모 보다는 생님들이 하는 것은 가능이 모르게 되고 되는 모든 사람은	ង ឧក ស្តែក្រុមវិទី១៨ ភ្នំក្រុម ក្រុកប្រកិត្ត ស		
ogether with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits he property.	thereof and all fixtures now	or hereafter attached to or	used in connection with
FOR THE PURPOSE OF SECURING PERFORM	MANCE of each agreement o	f grantor herein contained a	and payment of the sum
2 **SEVENTEEN THOUSAND FIVE HUND	Dollars with late.	each thanson named to to it.	e terms of a premissory
note of even date herewith, payable to beneficiary or ordinate sooner paid, to be due and payable per terms of	10	and the state of t	, <u>1981</u> ,
The date of maturity of the debt secured by this insecones due and payable. In the event the within describuld, conveyed, assigned or alienated by the grantor without at the beneticiary's option, all obligations secured by this in become immediately due and payable.	bed property, or any part that the state of	ereot, or any interest there	in is sold, agreed to be
To protect the security of this trust deed, grantor egrants 1. To protect, preserve and maintain the property i	in good condition and renair	; not to remove or demoli	sh any building or im-
rovement thereon; not to commit or permit any waste of the second to complete or restore promptly and in good and amaged or destroyed thereon, and pay when due all costs	the property. I habitable condition any hu		
3. To comply with all laws, ordinances, regulations, or requests, to join in executing such financing statements.	covenants, conditions and re-	immercial Code on the beaut	liaiaan,
o pay for filing same in the proper public office or officer gencies as may be deemed desirable by the beneficiary.	s, as well as the cost of all	lien searches made by filin	g officers or searching
4. To provide and continuously maintain insurance amage by fire and such other hazards as the beneficiary with the companies acceptable to the beneficiary, with legistry as companies acceptable to the beneficiary, with legistry as companies acceptable to the beneficiary, with legistry as companies.	may from time to time requies navable to the latter all	ire, in an amount not less t	han S
at least fifteen days prior to the expiration of any policy of ure the same at grantor's expense. The amount collected u my indebtedness secured hereby and in such order as benefit or any part thereof, may be released to grantor. Such appli	ason to procure any such main if insurance now or hereafter under any fire or other insur iclary may determine, or at op- ication or release shall not cu	placed on the buildings, the rance policy may be applied the policy may be applied the policy of beneficiary the policy of beneficiary the policy of beneficiary the policy of beneficiary the policy of the policy	licies to the beneficiary e beneficiary may pro- d by beneficiary upon
inder or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lien assessed upon or against the property before any part of stromptly deliver receipts therefor to beneficiary; should the lens or other charges payable by grantor, either by direct paint, beneficiary may, at its option, make payment there ecured hereby, together with the obligations described in pine the debt secured by this trust deed, without waiver of any right interest as aloresaid, the property hereinbefore described, and the nonpayment thereof shall, at the option of the beneficial and constitute a breach of this trust deed.	is and to pay all taxes, asse- such taxes, assessments and on- he grantor fail to make paym- payment or by providing ben- eot, and the amount so paic paragraphs 6 and 7 of this tr ights arising from breach of a bed, as well as the grantor, and all such payments shall eficiary, render all sums secu-	other charges become past tent of any taxes, assessment efficiary with funds with what I, with interest at the rate rust deed, shall be added to any of the covenants hereof shall be bound to the same to be immediately due and pured by this trust deed immediately due and pured by this trust deed immediately and any the same the same of the same o	due or delinquent and is, insurance premiums, iich to make such pay- set forth in the note e and become a part of and tor such payments, e extent that they are exyable without notice, nediately due and pay-
6. To pay all costs, tees and expenses of this trust in rustee incurred in connection with or in enforcing this ob-	lidation and truviage and at-	torner's food activally increa-	
7. To appear in and delend any action or proceeding and in any suit, action or proceeding in which the beneficial o pay all costs and expenses, including evidence of title an annitoried in this paragraph 7 in all cases shall be tixed by	ary or trustee may appear, is d the beneficiary's or trustee t the trial court and in the se	ncluding any suit for the fo o's attorney's fees; the amo	erecleaure of this deed, ount of attorney's fees
ne trial court, grantor turther agrees to pay such sum as thorney's fees on such appeal.	he appellate court shall adjuc	ige reasonable as the benefit	iciary's or trustee's at-
8. In the event that any portion or all of the proper clary shall have the right, if it so elects, to require that	rty shall he taken under the	right of eminent domain of nonies payable as compens.	r condemnation, bene- ation for such taking.
OTE: The Trust Deed Act provides that the trustee hereunder mu ust company or savings and loan association outhorized to do liv sed to insure title to real property of this state, its subsidiaries,	ust be either an attomey, who	is an active member of the Or	regon State Bar, a bank,
the sug traductive harmonic traductives entered their	or section assets, in conseque, up-	STATE OF OREGO	v. 121]
15. The surface TRUST DEED shows a special straight to see surface of the straight state	tanga ang salah galang gang kang kang salah. Kang menjaggan salah gang menjagan kang salah	County of	55.
ICHAEL S. WEBB and WANDA C. WEBB	and their the transfer of the colleges of the Toleranian of the	Committee and the committee of the commi	the within instru-
10 GDX 14 2001 20 118 971,30	erright states for the first states in states for the productive of their states in the first states for the literal states and the first in the first states in the f	and the second s	for record on the
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or Recording Return to (Name, Address, Zip)	i di di traspert franchi <u>Salar</u> an en England Sandin der Salaran en groupe i Bergan Salaran en dien sa	Witness my	of said County. hand and seal of
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they was to exceed by the Principle section in the way	reginalis hakur aliqu midalesika Lulko ikenilis kasulistan pamatan	1945 St. St. St. St.	

By.

, Deputy



which are in access of the amount required to pay all casemable costs, expenses and attorney's fees necessarily paid or incurred by farming and the property of the first of the property of an expense and attorney's fees, both farming and application courts, necessarily paid or incurred by the first of the property of the property of the first of application courts, necessarily paid or incurred by the first of the property of the first of the property of the

and that the frantor will warrant and forever defend the same against all persons whomsoever.

(a)* The frantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for frantor's personal, tamily or household purposes (see Important Notice below),

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

This deed applies to, inures to the barelit of and birds 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 frantor, 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.

IMPORTANT NOTICE: Delete, by lining out, whichever warranty of applicable; if warranty (a) is applicable and the beneficiary of such word is defined in the Truth-In-Lending Act and Regulation by maki isclosures; for this purpose use Stevens-Ness Farm No. 1319, or compliance with the Act is not required, disregard this notice.	(a) or (b) is MICHAELS REBB is a creditor Wandle & Wilds
STATE OF OREGON, Co	unity of Kamark)ss. ARCK WARRIED St. 1993
OFFIORAL SEAL HELEN M. FINK NOTARY PUBLIC - OREGON	Acknowledged before me on
GASTANTIAN CONTRACTOR APPR 20, 1996	My commission expires 4/30/96
The undersigned is the legal owner and holder of all i	adebiedness secured by the foregoing trust deed. All sums secured by the trust

held by you under the same. Mail reconveyance and documents to RATERAL STATEMENT OF THE HEADY AND SALES

andar, merid

Do not lose of donnoy this Trust Deed OR THE NOTE which it secures. Definitions or castray mass rost Deed OR the NOTE which it secures.

Both must be delivered to the trustee for cancellation before receive years will be made:

Beneficiery

(MCGWDG)

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EXHIBIT "A" LEGAL DESCRIPTION

A parcel of land situated in the S1/2 N1/2 of Section 27, Township 40 South, Range 11 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows:

Beginning at a 5/8 inch iron pin with plastic cap on the South line of the S1/2 N1/2 of said Section 27, from which the West 1/4 corner of said Section 27 bears North 89 degrees 53' 51" West 1118.94 feet; thence North 27 degrees 34' 00" East 740.75 feet; thence South 89 degrees 53' 43" East 3811.45 feet to the East line of said Section 27; thence South 01 degree 18' 19" West 657.27 feet to the East 1/4 corner of said Section 27; thence North 89 degrees 53' 51" West 4139.28 feet to the point of beginning, with bearings based on survey No. 3358, as recorded in the office of the Klamath County Surveyor. SUBJECT TO, a 30 foot road easement along the Westerly line.

			LAMATH:	

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