	. Hai di dan kananan da	TRUST DEED	Volmaypa	ge 1382
THIS TRUS	T DEED made thisANN S FAIRCLO	13TH day of	Volmgビドゥ	
The second secon	KLAMATH COUNTY T	Total and Annual and A	***************************************	0
OF CUPATION	ROBERT A. LANGLEY	AND PATRICIA LANG	LEY. HUSBAND AND WIFE	as Trustee, an
OF SURVIVOR	SHIP	WITNESSETH:	LEIS HUSBAND AND WIFE	WITH RIGHTS
Grantor isso.		WITNESSETH:	istee in trust, with power of	, as Deneticiar)
ALIPUIN I	ocably grants, bargains, County, Ore	gon, described as:	istee in trust, with power of s	sale the property i
Lot 30 in Movie	era en		and the second of the second o	
County Clerk of	Klamath County, (ie official plat th Dregon	ereof on file in the o	office of the
(F) (E) (E) (E) (E) (E) (E) (E) (E) (E) (E	Chelchar Sear			· · · · · · · · · · · · · · · · · · ·
				er Notes
together with all and sing	电子激系统对应 医二甲基酚医氯磺酸		MARIANANAN SANTANAN SANTANAN Santanan Santanan Sa	
the property.	, and the rents, issues and p	rolits thereof and all fixtures	d all other rights thereunto belong s now or hereafter attached to or u	ling or in anywise now
of FIRTY THE PURP	OSE OF SECURING PERI	FOPMANCE of each norear	and at a	oca in connection with
**************************************	(\$52,500.00)****	k*************************************	nent of grantor herein contained an	*******
old conveyed	In the event the within d	escribed propose	lated above, on which the first in	nada II
ecome immediately due	I, all obligations secured by t	this instrument, irrespective	fated above, on which the final in if the ed, or any interest therein the written consent or approval of of the maturity dates expressed the	is sold, agreed to be the beneficiary, then
The state of the s	and payable.	Spective (I the maturity dates expressed the	and belieficiary, then,
COTTO MANAGER AND	or o mid manniain ine prope	Affir in Anna and the	epair; not to remove or demolish	any building or im-
3. To comply with	reon, and pay when due all call laws, ordinances, regulation	costs incurred therefor.	y building or improvement which	may be constructed,
pay for filing same in t	the proper public office or o	ents pursuant to the Unitorn	nd restrictions affecting the proper of Commercial Code as the board.	ty; if the beneficiary
4. To provide and	d desirable by the beneficiar continuously maintain incur	y.	all lien searches made by filing	officers or searching
ritten in companies accer ciary as soon as insured; i	otable to the beneficiary, wi if the drantor shall fail for an	ary may from time to time the loss payable to the latter;	or hereafter erected on the prop require, in an amount not less that all policies of insurance shall be do insurance and to deliver the polici	n & FULL INSURAF
ire the same at grantor's	expense. The amount collect	cy of insurance now or herea	insurance and to deliver the polici	es to the beneficiary
any pari thereof, may be	ereby and in such order as be a released to grantor. Such a	eneticiary may determine, or a	nsurance policy may be applied I	by beneficiary upon
tornad Reep the prop	erty tree from construction	liens and to a		or delauit nere-
omptly deliver receipts the ns or other charges payab	herefor to beneficiary; should be by grantor, either by disa	of such taxes, assessments a d the grantor fail to make pi	assessments and other charges that nd other charges become past due syment of any taxes, assessments, it beneficiary with funds with which	t may be levied or or delinquent and
cured hereby, together with	its option, make payment to th the obligations described	hereof, and the amount so	beneficiary with funds with which paid, with interest at the rate and	to make such pay-
th interest as aforesaid, the	st deed, without waiver of an he property hereinbelore de	ny rights arising from breach	is trust deed, shall be added to an of any of the covenants hereof and	d become a part of
e and constitute thereof	shall, at the option of the I	beneficiary render all	hall be immediately due and paya	ble without mey are
stee incurred in	ees and expenses of this trus	it including the cost of the	386 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	utely use and pays
m any suit, action or pr	oceeding in which the benef.	to affect the	security rights or powers of here	atioia
ntioned in this paragraph	, including evidence of title 7 in all cases shall be fixed	and the beneficiary's or true	security rights or powers of bene r, including any suit for the forecle stee's attorney's fees; the amount e event of an appeal from any judg judge reasonable as the beneficine	osure of this deed,
If is mutually appeal.	344 KAND 1. C.	appendie court shall ad	judge reasonable as the beneficiar	V's or senter's
8. In the event that a pry shall have the right,	ny portion or all of the pro- if it so elects to require th	perty shall be taken under t	he right of eminent domain or cor monies payable as compensation	
to insure title to real prope	in association authorized to do intro of this state, its subsidiario	business under the laws of Oreg	to is an active member of the Oregon gon or the United States, a title insuran the United States or any agency the	State Bar, a bank,
PRINT AND		The state of the s	, the United States or any agency the	reof, or an escrew
TRUST	DEED	Historia i Carros e e esta e la comita de la com-	STATE OF OREGON,	
- 121 Cara Carantesa a result.	A COLOR OF THE COLOR OF THE COLOR	Arrive the section of	County of	- ss.
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			ment was received for a	taconal and it
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All the second realizations are the	in a said, in the land	RECORDER'S USE	"" DOUK/Teel/Volume No	
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ATH COUNTY TITLE	, zipi:	reción de la esperio como el legiología (la la l	County affixed.	and seal of

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which are in access of the amount remitted to pay all responsible costs, expenses and attorrepy's tees measurily pair or incorrect by granter in the trial and appellate corts, accessarily pair and applied by it first upon any reasonable costs and expenses and attorrepy's pair or incorrect by granter in the trial and appellate corts, accessarily pair and applied to the control of the control of the property and granter, agrees, at its own expense, to incorrect by the control of the balance applied upon the indebted property and granter, agrees, at its own expense, to incorrect the control of the balance applied upon the indebted property and granter and the control of the indebted property (a) join in granting any examination of the indebted of the control of th Tital curative in a payer and exerciand 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, inures 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 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 shove written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. *iMPORIANT 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 beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose 1900 Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. FAIRCLO STATE OF OREGON, County of Klamath erformer with oil and beginning the This instrument was acknowledged before me on . Ann S. Fairclo This instrument was acknowledged before me on by OFFICIAL SEAL
DEBRA BUCKINGHAM
DEBRA BUCKINGHAM
OFFICIAL SEAL
DEBRA BUCKINGHAM
OFFICIAL SEAL
OFFICIA 9655569 Pris to Notary Public for Oregon My commission expires 12-19-96 DEPATE TO SERVICE TO STATE OF OREGON: COUNTY OF KLAMATH: SS. 1577 4 3 Filed for record at request of Klamath County Title co at 1:57 o'clock P.M., and Jan _ A.D., 19 <u>94</u> the o'clock P M., and duly recorded in Vol. M94 of Mortgages on Page <u>1382</u> Evelyn Biehn FEE \$15.00 .County Clerk ight facht an Maudic, each de go this e the palk at the section of the fit america. I must the good for each a the Maudice for each a faction by the section. Daulene Mullendere