K-4595 TRUST DEED FORCE No. 881 O's and 75664 Carling and the second se

NL

S. C.

Volman Page 41850

is all provide the provide the provide the provide the THIS TRUST DEED, made this 24TH day of JANUARY CBA CONSTRUCTION COMPANY, INC., AN OREGON CORPORATION

. as Grantor. . as Trustee, and

, 19 94 ..., between

LAW FUBLISHING CO., POR

KLAMATH COUNTY TITLE COMPANY AND A CONTRACTOR OF A CONTRACT and the superior of the set of th

...., as Beneficiary,

 $1 \le 1$

The approximation of the start dependence of an WITNESSETH: the transformed burn and start and MULTING LOCAL

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as:

PARCEL 2: LOTS 21, 22, 23, AND 24 IN BLOCK 53 OF GRANDVIEW ADDITION IN THE TOWN OF BONANZA, OREGON, ACCORDING TO THE OFFICIAL PLAT THEREOF ON FILE IN THE OFFICE OF THE COUNTY CLERK, KLAMATH. COUNTY, OREGON. 4世纪,1998

OFFICIAL SEAL The second concernation and " informed concernation 39 BECESSIVER.

WASTYL CODMEN

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents; issues and profits thereof and all fixtures now or hereafter attached to or used in connection with

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum the property.

torney's lees on such appear. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticitary shall have the right, if it is elects, to require that all or any portion of the monies payable as compensation for such taking, ticitary shall have the right, if it is elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustae hereunder must be either an attamey, who is an active member of the Oregan State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company autho-rized to insure title to real property of this state, its subsidiates, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

General and the second	SS. County of
 Disking and along action with graphic throughout by available devices were as a second second water 	
In the second se	
The set of the strength of the Second set of the	
After Recerding Return to Nume, Address, Zipli and the test of tes	

By.

PO BOX 151 mer at the entrene televisite the boy of the KLAMATH FALLS, OR 97601

4186

PTHS6.
CPMARAL MATCH OF A COLORADA DESCRIPTION OF A STATE AND A DESCRIPTION OF A STATE AND A DESCRIPTION OF A DESCRIPTION OF A STATE AND A DESCRIPTION OF A DESCRIPTIO

and that the grantor will warrant and forever defend the same against all persons whomseever. In the second the same against all persons whomseever in the trust deed are: The grantor warrants that the proceeds of the learn 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 if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties herefor their heirs, legatees, devises, administrators, executors, This deed applies to, inures to the benefit of and binds all parties herefor theirs, legatees, devises, administrators, executors, the entry, whether or not named as a beneficiary herein parties herefor theirs including pledgee, of the contract In construing this trust deed, it is understood that the grantior, trustee and/or beneficiary may each be more than one person; that it the context to 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 hereoi 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.

CBA CONSTRUCTION COMPANY, INC., AN OREGON SEDUCE INTO CORPORATION 104-00-00-04 HISTORICE REPORT GERNARY GREEN SS. This instrument was acknowledged before me on antist and the enderhor will all and arrive phile This instrument was acknowledged before me on _____JANUARY 28. by MARIA COONEY et____CBA_CONSTRUCTION, INC., AND OREGON CORPORATION SECRETARY 85 ... OFFICIAL SEAL TAMINY C. ALLEN NOTARY PUBLIC - ORECON COMMISSION NO. 021855 III - (COMMISSION EXPIRES FEEL 04, 1997 tary Public for Oregon 855 HE WITTELYE LIVE LIVE CHEREDE ON SET 04, 1997 RÓÐRÍA ROWMN 5.005 Sold the Part of the Part of the side and the second state STATE OF OREGON: COUNTY OF KLAMATH Filed for record at request of ______Klamath County Title Co P.M., and duly recorded in Vol. _ ·M94 at 3:44 ____ o'clock __ A.D., 19.94 Feb of on Page 418 Mortgages. of Evelyn Biehn .County Clerk By Dauline Muchandore 1142

TREASING STREET, I TRANSPORT FOR

令 石田 法法诉

 $T \in [n]$ FEE \$5.00 in jurge of the NGES in pills I could be

10464 Jan. 985-Confront June Dasa Julied- 72055121-201. K-459349