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From Proportion of the property of the particular parti	rd -		94_Page <u>4867 (</u>
THIS TRUST DEED, made this 23	day of	edurary	, 19.14, between
Fort Ciech Resort In	- Fill Carry 1008 (488)		
Mountain Title Company Evan and Ingrid The	of Klemath	County	as Trustas
Pris Port of Constant on Season Service on Theorem	mpion	ON STREET AT 145 ON 155	s and become and the force for
t postantos quant as sparte la contra de un cardina de	WITNESSETH:		, as Beneficiary
Widnior irrevocably brants hardoing pat	s and conveys to ter		t de commune de la mai
Klamath County, Oregon	described as:	stee III II usi, wiin poi Saasaasaa saasaa	ver ot sale, the property in
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Klamath County of ego	1/2 or sect	ion 26,73:	35, R7 1/zEWM
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together with all and singular the tenements, hereditame or hereafter appertaining, and the rents, issues and profi	nts and appurtenances an	d all other rights thereun	to belonging or in anywise now
FOR THE PURPOSE OF SECURING PERFO	RMANCE of each agreen	nent of grantor herein con	tained and payment of the sum
Palicitring & green and the second	YE SHARE TO STATE OF	9	
note of even date herewith; payable to beneficiary or o not sooner paid, to be due and payable Feburary	rder and made by grante	or, the final payment of	ng to the terms of a promissory principal and interest hereof, if
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9044 CONVEYED ASSISTANT OF Bligmained her the decates		OI STITE THE	SE ERCECIT IS SOLD SECOND to be
at the beneficiary a option, all obligations secured by this	instrument, irrespective	of the maturity dates av	DIOVEL OF the heneticisms them
1 To protect the security of this trust deed, grantor	igroca:). Semanti vo rotoco	inure: era in reservation	
provement thereon; not to commit or permit any waste	t the property.	opair, not to it move or	
3. To comply with all lame and and due all cos	ta incurred therefore	DESCRIPTIONS AND CARRY THE	winds may be constructed,
to pay for filing same in the proper multipatting statemen	to pursuant to the Unifor	m Commercial Code as ti	he beneficiary may require and
4. To provide and continuously maintain in	o secure esce on the epo-	la consulate trans tria era	by ming officers or searching
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CUITA TOA RATOR OF AFFAREACE ATTRACTOR	A Secretary of Assessment to Assessment to the Assessment of the A	praced ou the Dulle	INDS. ING DANGTISIDER COOK
any indebtsdress secured hereby and in such order as benous content of any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such indice. 5. To keep the property free from construction in	cticiary may determine, or olication or release shall	at option of beneficiary	the entire amount so collected;
5. To keep the property free from construction if assessed upon or against the property before any part of	ens and to pay all taxes	Assessments and other	the state of the same state of
INCOL: Depoticions wines of the anti-	S. C. C. Control of the Control of t	S SOUTH ATTENDED	WILD WOICD to make tuch have
secured hereby, together with the obligations described in	paragraphs 6 and 7 of	this trust deed, shall be a	dded to and become a part of
bound for the neverent of the obligations.	ribed, as well as the gra	intor, shall be bound to	he same extent that they are
and the nonpayment thereof shall, at the option of the be	neliciary, render all sun	is secured by this trust do	ed immediately due and nav-
0. 40 DBY Bil Costs, fees and arnanges of this territ	And the contract of the Contra	 Control of the state of the sta	점심하는 사람들 학생들이 되었다. 그런 사람이 되었다면 하다.
7. To appear in and defend one notice and and	and indices a	nu attorney a tees actually	r incurred: 3.5% Substitute (1955)
TO DAY BIL COSTS and expenses including and delical attached	THE STREET OF STREET STREET, S	our streaming any smit to	T THE IOTECIOSUSE OF this dead
the trial court, dranter freether agreed to any the state	Add the filler and the second	sist over or an appeal if	om any judement or decree of
torney's fees on such appeal.	ed projective evaluations	remanded teasonable as tu	e Deneticiary's of trustee's at-
8. In the event that any portion or all of the pro- ticiary shall have the right; If it so elects, to require the	oorty shall be taken und	er the right of eminent de	omain or condemnation bene
trust company or savings and loan association authorized to do	business under the laws of	who is an active member (Oregon or the United States	of the Oregon State Bar, a bank,
agent licensed under ORS 696.505 to 696.585.	e meest the republication	ches, the United States or a	ny agency thereof, or an vicrow
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the note for entorsense seedledy, of followorkersels.	result took of history in	Record of	of said County.
After Recording Return to (Name Address, 21st 2007) all 2007 consistent	midential perceptions	Witne	ss my hand and seal of
the state of the s	STACE TO THE THEORY CANAL	County affixed	
P.O. Box 257	ad in it time apolesing the breathchiry in such	reconstitute, and the balen	ca an other report the mile Xal
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banelleidty, with loss payable to the letter all meltace etial fall lie atu teuson in procare any such lussianda and that the grantor will warrant and forever defend the same against all persons whomsever,

"""" The grantor werrants 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 on commercial purposes.

This deed applies to incures to the benefit of and binds all parties herator, 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 purpose. personal representatives, successors and assigns, the term personal representatives, and mean the noder and owner, including pleages, of the contract secured hereby, whether, or not named as a beneficiary herein, purely constraint and the contract source in constraint this trust deed, it is understood that the grants, 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.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. **HMPORTANT NOTICE: Delete, by linking out, whichever warranty (e) or (b) is Evan Thompson, President in the second of the Indian Act and Regulation Z, the period of the Indian correct expensions and correction anangi kat girahigi girahista dara Atlantia r This instrument was acknowledged before me on by Evan Thompson and Ingrid T. Thompson of the season (Case) 04 Wive (CM) commission expires 38/16/96 Notary Public for Oregon

ent out the full encountries of a beautiful and all the second of the second of the second of the second of the freeles - Configure particular of the complete for the last properties the complete for t STATE OF OREGON: COUNTY OF KLAMATH: Evan Thompson 14th Filed for record at request of Evelyn Biehn County Clerk
By FEE \$15.00 1.50

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