76119 FORM Ne. 641-Crogen Trast Deed Serjes-TGUST DEED.	Vol 94 Page 5036
NL 02-11-94A10:36 RCVD TRUST C 75933 - of the second seco	
MOUNTAIN TITLE COMPANY, OF KLAMATH, COUNTY	" as Grantor, , as Trustee, and
Grantor irrevocably grants, bargains, sells and convey	Oregon corporation , as Beneficiary, SETH: s to trustee in trust, with power of sale, the property in
SEE EXHIBIT "A" ATTACHED FOR LEGAL DESCRI BY THIS REFERENCE IN IS 1852	PTION WHICH IS MADE A PART HEREOF
THIS DOCUMENT IS BEING RERECORDED TO AD	D LEGAL DESCRIPTION
Ling mainting of the tenements, hereditaments and apputite or becaller americation and the tenements, hereditaments and apputite	ومؤجب المسجود ومسترد المسجود المسامية المناب المستريب بمستمر والمحمود ومحمد والمحمد والمحموصين والمحموصين والم
the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each of	in marines now or hereafter attached to or used in connection with ich agreement of grantor herein contained and payment of the sum
not sooner, psid, to be due and payable and hFebruary 10 adaet	<i>19</i> 95
sold, conveyed, assigned or alienated by the grantor without first having at the beneficiary's option, all obligations secured by this instrument, in become 'immediately data and 'available's UNA MARCH THE AVAILABLE	obtained the written consent or approval of the beneficiary, then, espective of the maturity dates expressed therein, or herein, shall
To protect the security of this trust deed, grantor agrees:	motion any building or improvement which may be constructed,
to pay for filing same in the proper public office of offices, as well as Egencies as may be deemed desirable by the beneficiary. 	the contorm commercial Code as the beneficiary may require and the cost of all lien searches made by filing officers or searching in the space description uses and the searching searching idings now, or, hereafter erected on the property against loss or the to immercial searching searching the searching searching the searching to the searching
liciary as soon as insured; if the grantor shall fail for any reason to proce at least lifteen days prior to the expiration of any policy of insurance r cure the same at grantor's expense. The amount collected under may the any indebtedness secured hereby and in Collected and the may the	o the latter; all policies of insurance shall be delivered to the bene- tre, any such insurance and to deliver the policies to the beneticiary ow or hereafter placed on the buildings, the beneticiary ray pro- or other insurance policy may be applied by beneticiary upon
promptly deliver receipts therefor to baneliclary; should the granter takes, a	7 all faxes, assessments and other charges that may be levied or sessments and other charges become past due or delinquent and il to make payment of any taxes, assessments, insurance premiums,
secured hereby; together with the obligations described in thereby, together with the obligations described in paragraphs of the debt secured by this trust deed, without walver of any rights arising with interest as aloresaid, the property hereinbelore described, as well bound for the payment of the obligation herein described, and all such and the nonpayment thereof shall, at the option of the beneficiary, ren	amount to paid, with interest at the rate set forth in the note and 7 of this trust deed, shall be added to and become a part of from breach of any of the covenants hereof and for such payments, as the grantor, shall be bound to the same extent that they are
6. Constructe a beach of this rust closed and the struct closed of this trust including the frustee incurred in connection with or in enforcing this obligation and 7. To appear in and defend any action or proceeding purporting and in any suit action or proceeding the beaching or proceeding the structure or the structure of t	cost of fille search as well as the other costs and expenses of the trustee's and attorney's fees actually incurred. to affect the security rights or powers of beneliciary or trustee?
to pay an costs and expenses, including evidence of the and the benefit mentioned in this paragraph? In all cases shall be fixed by the trial co the trial court, grantor further agrees to pay such sum as the appellate formers's fees on such appeal.	Mary's or trustee's attorney's fees; the amount of attorney's fees unt and in the event of an appeal from any judgment or decree of court shall adjudge reasonable as the beneticary's or trustee's at- puted on the state decay in the as the beneticary's or trustee's at- puted on the state decay in the as the beneticary's or trustee's at-
8. In the event that any portion or all of the property shall be ficiary shall have the right, if it so elects, to require that all or any NOTE. The Trust Deed Act provides that the trustee hereunder must be either their company or sovings and loan ensectation authorized to do business under	an alterney, who is an active member of the Oregon State Bar, a bank
men to insure this to each property of this state, its subsidiaries, affiliates, age agent licensed under ORS 696.503 to 696.585 to 1946, 31 and 66 affiliates, age	nts or branches, the United States or any opency thereof, or an escow united to branches, the United States or any opency thereof, or a secow the Half of the United States of any opency the second states of the second states of the second states of the second states of the second s
doward, shull not care at make any debait or spilos a storard, shull not care at make any debait or spilos a bond of the search and a second the kendicity may a set to present dec and owned in such an event the kendicity may a set to present	Sounty of another to each in the second s
BEATTY OR 97621 ILL TO BE LOUDENT WILL CONTINUES SOL OF	the second on the second on the
CACEGON FOURSPORTS MANUFACTORING ALLC	pras fee/file/instru-
The main for any source Sepericlary, of any boost of any substantiation of any substanti	Record of Witness my hand and seal of
MOUNTAIN TITLE COMPANY consults by a classifier of the second sec	unanes and microsoft wants account of a contract time, and a contract time, and a contract time, and a contract time of the contract of the co
KLAMATH FALLS OR 97601	By Deputy
	2033

02-15-94P01:58 RCVD



4667

Account #3612-22A0-0100 Key jf557321 and Keal Estate Contract of which a headrantom was recorded on July 21, 1991 in Volume M91, page 13903; Microfilm Records of Klamath County, Oregon and that the grantor will warrant and forever detend the same against all perpons 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, tamily on household purposes (see Important Notice below). (a)* primarily for grantor's personal, tamily on household purposes (see Important Notice below). (b) for an organization, or (even il 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, legates, devices, administrators, executors, personal representatives, successors and assigns. The form beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether, or not named as a beneficiary herein. personal representatives, successors and assumed as a beneficiary herein personal representatives, unknown of herein persons, that secured hereby, whether or not named as a beneficiary herein prime construction but prime and the persons of herein persons, that the line 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 hereot apply equally to corporations and to individuals.

A OUT 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 of the participant, a cancer of the instrument instrument the day and year of the participant of the second of the participant of the second of the participant of the second Sugar Way St Study

The billion of the second seco

This instrument was acknowledged before me on .

WHIE DOCTORE by BEBEAUSDED (K) 900 N

OFFICIAÉ SEAL KRISTI L. REDD NOTARY PUBLIG. OREGON CGMMISSION RO. 010431 MY COMMISSION EXPIRED NOV. 16, 1995 nament and bis approximate provide the set of the set of the set

<u>, D</u> / 1

STATE OF OREGON: COUNTY OF KLAMATH: ss. Stor Cake Mountain Title Co a da harra ay _ the _____llth Filed for record at request of A.D., 19 94 11 at 10:36 oclock A M., and duly recorded in Vol M94 of Mortgages on Page 4666 Feb 🤇 11:512

INDEXED By Dauline Mullendor

Evelyn Biehn - County Clerk

0.00 3

PEE \$15:00:

11 -

of

on my struke were

5038

EXHIBIT "A"

Q 1

PARCEL 1

Government Lot 13 and that portion of Government Lot 12 lying South of the O.C. & E. Railroad right of way in Section 14, Township 35 South, Range 12 East of the Willamette Meridian, Klamath County, Oregon Klamath County, Oregon.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

10

Filed for record at request of	Mountain Title co the day
of Feb	A.D., 19 94 at 10:36 o'clock A.M., and duly recorded in Vol. M94
of	
~	Evel yn Bjehn County Clerk
	Evelyn Biehn County Clerk By Danline Mullindore
FEE \$20.00	by Xaalaan Human - T

 $\mathbf{\hat{O}}$