77073 03-04-94A10:40 RCV	N TRUST DEED	-Valamas Pag	F 6802
THIS TRUST DEED, made this2ND		· · · · · · · · · · · · · · · · · · ·	0.94
WILLIAM WILS	ON	•	
KLAMATH COUN	TY TITLE COMPANY	3	, as Grantor,
GAYLE P. NIC	HOLSON	,grade	, no Attores, and
			, as Beneficiary,
Grantor irrevocably grants, bargains, sells a KLAMATH County, Oregon, d		trust, with power of sale.	the property in
Lot 3 in Block 50 Hot Springs Addition official plat thereof on file in the o	to the City of Kla		
This Trust Deed is an all inclusive Tr to a first Trust Deed in favor of Calv			nd subordinate
See Exhibit "A" attached hereto and by	this reference mad	le a part hereof.	
		4	
		45	
together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits the property.	thereol and all fixtures now o	or herealter attached to or u ad	in connection with
FOR THE PURPOSE OF SECURING PERFORM of NINETY FIVE THOUSAND************************************	******	**********	*****
**************************************	er and made by grantor, the	est thereon according to the ter tinal payment of principal and	ms of a promissory I interest hereof, if
not sooner paid, to be due and payable FEBRUARY 2 The date of maturity of the debt secured by this in	strument is the date, stated a	above, on which the final insta	allment of the note
becomes due and payable. In the event the within described, conveyed, assigned or alienated by the grantor without at the beneficiary's option, all obligations secured by this i	bed property, or any part the	reof, or any interest therein is ritten consent or approval of th	i sold, ngreed to be ie beneticiary, then
become immediately due and payable.	rees:	- 4 9	
1. To protect, preserve and maintain the property	in good condition and repair; the property.		
2. To complete or restore promptly and in good and	l habitable condition any buil incurred therefor.		
3. To comply with all laws, ordinances, regulations,	covenants, conditions and real pursuant to the Uniform Cor	mmercial Code as the beneficial	rv mav require and -
to pay for filing same in the proper public office or office agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance			
damage by tire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with I	may from time to time requi	ire, in an amount not less than	一致 ひかた すいりひいびか
ticiary as soon as insured; if the grantor shall fail for any neighbors to the expiration of any policy	eason to procure any such insu	mance and to deliver the policie placed on the buildings the be	s to the beneticiary eneliciary may pro-
cure the same at grantor's expense. The amount collected in	under any fire or other insura liciary may determine, or at or	ance policy may be applied be ption of beneficiary the entire a	y beneticiary upon impunt so collected.
or any part thereof, may be released to grantor. Such apply	lication or release shall not cu	ire of waive any default or not	ice of default here-
5. To keep the property free from construction lies	such taxes, assessments and o	other charges become past due	e or delinquent and
assessed upon of against the product of the promptly deliver receipts therefor to beneficiary; should the liens or other charges payable by grantor, either by direct	he dranter tail to make navmi	ent of any taxes, assessment. H	притапсе птепнични.
ment, beneficiary may, at its option, make payment the	reof, and the amount so paid naragraphs 6 and 7 of this tr	i, with interest at the rate set rust deed, shall be added to an	t forth in the hote d become a part of
the debt secured by this trust deed, without waiver of any	rights arising from breach of a lihed as well as the grantor.	iny of the coverants hereof and shall be bound to the same of	tor such payments, xtem that they are
with interest as alloresald, the property hatembedge de- bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the boa	and Ell such Davidents Shall	De immedialeir due and para	STATE ANTICONOMY ANDROADS
able and constitute a breach of this trust deed.	including the cost of title sea	rch as well as the other costs a	
trustee incurred in connection with or in enforcing this or. 7. To appear in and defend any action or proceeding	bligation and trustee's and att	tornev's lees actually incurred.	
and in any suit, action or proceeding in which the benefic to pay all costs and expenses, including evidence of title a	lary or trustee may appear, ii	nchiaing any suit for the loces	nosure or tous acea,
	iv the trial court and in the e	veni ol an appeal ifom any mi	agament or urbare or
mentioned in this paragraph? In an edicas since the trial court, grantor further agrees to pay such sum as it torney's fees on such appeal.	ne appenate court snan adjud	age reasonable as the beneaters	ly s (a trascor s at-
It is mutually agreed that: 8. In the event that any portion or all of the prop	erty shall be taken under the	right of eminent domain or co	ondemnation, bene-
ticiary shall have the right, if it so elects, to require that			
NOTE: The Trust Deed Act provides that the trustee hereunder of trust company or savings and loan association authorized to do brized to insure title to real property of this state, its subsidiaries agent licensed under ORS 696.505 to 696.585.	nutiness under the lows of Uregol	n or me united stores, a title tasvi	dure combony onne-
agent inceresed under Octo Dystock to		STATE OF OREGON,	
TRUST DEED			> ss.
		County of	ne within instru-
		ment was received for	r record on the
		day of	
Grantor	SPACE RESERVED FOR	ato'clockin book/ree!/volume Wo	M., and recorded
	RECORDER'S USE	pageor at	Liee/file/instru-
	1	17	

Beneficiary After Recording Return to (Plame, Address, Zip): County affixed. KLAMATH COUNTY TITLE COMPANY PO BOX 151 KLAMATH FALLS, OR 97601

which are in excess of the amount resulted to pay all reasonable costs, expenses and attorney's less measurily paid to incurred by granter in such proceedings, that I be paid to beauticlary and applied by it tirst upon any reasonable costs and expenses and attorney's fees, both in such proceedings, and the balance paying on the model and the processory paid or incurred by beneficiary in such proceedings, and the balance paid upon the incidence mass accured hereby; and granter agrees, at its own expense, to take such actions and execute such intruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request. Aeroilisary, payment of it keepen the such advances of the processor and any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lieu or change the convergence of the property. The grantes he may reconvergence may be described as the payment of the property. The grantes he may reconvergence may be described as the payment of the property of any reconvergence may be described as the payment of the property of any part thereof, in its own names use or otherwise solies the processor, and the property of any part thereof, in its own names use or otherwise solies the sense, in the property of any part thereof, in its own names user or otherwise solies the source, and the property of any part thereof, in its own names user or otherwise solies the source, and reading and any payment and of the property of the property of the property of the property of any part thereof, in its own names user or otherwise solies the language of the property and the property of the property

and that the grantor will warrant and forever delend 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, is mily 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 hereto, their heirs, legatees, devines, administrators, evenutors. Personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedees, of the contract secured hereby, whether or not named as a beneficiary herein.

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 grantmatical changes shall be made assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

of applicable; if warre is such word is define eneficiary MUST comp inclorures for this pur	Delete, by lining out, whichever warranh inty (a) is applicable and the beneficiary d in the Truth-in-Lending Act and Regu ly with the Act and Regulation by ma pose use Stevens-Ness Form No. 1319, c Act is not required, disregard this notice.	is a creditor Iction Z, the king required or equivolent.	
f compliance with the	STATE OF ORFGON C	County of Klamath)ss. as acknowledged before me on March 3	
	This instrument w.	as acknowledged before me on March 3	19 94,
	by WILLIAM	WILSON 2	/A
	This instrument w	as acknowledged before me on	
salara (Albaria)	as 11 16	C	
and the same of th			
DEE NOTAL COMMISS	OFFICIAL SEAL RA BUCKINGHAM RY PUBLIC - GREGON USSIGN NO. 020140 ON EXPIRES DEC. 19, 1998	Dubia Shutung Ka	ary Public for Oregon
<i>ro:</i>	REQUEST FOR FULL RECONVEYA	NNCE (To be used only when obligations have been paid.)	

held by you under the same. Mail reconveyance and documents to DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. Beneliciary

This Trust Deed is an all inclusive Trust Deed and is being recorded second and This Trust Deed is an all inclusive Trust Deed and is being recorded second and subordinate to the Trust Deed now of record, the first Trust Deed dated February 1994 in Volume 1994 Deed dated February March 4 subordinate to the Trust Deed now or record, the first Trust Deed dated Februar Records of Klamarh County Oregon in favor of Calvin C Wakk and Origin C Works 25, 1994 and recorded March 4, Records of Klamath County, Oregon, in favor of Calvin C. Webb and Otic C. Webb. Records of Klamath County, Oregon, in favor of Calvin C. Webb and Otie C. Webb husband and wife, as beneficiary, which secures the payment of a note therein

Gayle P. Nicholson, beneficiary herein agrees to pay, when due, all payments due upon said promissory note in favor of Calvin C. Webb and Otic C. Webb, and will wilson, harmless therefrom.

Should the above mentioned beneficiaries herein default in making any payments Should the above mentioned beneficiaries herein default in making any payments due upon said prior note and Trust Deed, grantor herein may make said deliquent have been said by Crantor barada shall the bound of the crantor barada shall the bound of the crantor barada shall be crantor barad payments and any sums so paid by Grantor herein shall then be credited upon the payments and any sums so pard by Grantor never busing the sums next to become due upon the note secured by this Trust Deed.

STATE OF OREGON: COUNTY OF KLAMATH:

Filed for record at request of March A.D., 19 94 at _ Klamath County Title co Atamata Country Little co the Atamata O'clock A.M., and duly recorded in Val. M94 FEE \$20.00 Mortgages Evelyn Biehn County Clerk By Danie Allies State