77424 03-11-94P01:36 RCVD	TRUST DEED Vol. mgu Page 7610
THIS TRUST DEED, made this	day of the last the many that the same of
Principle Control of the Control of Control	
MOUNTAIN TITLE COMPANY OF K	
TRUMAN B. GOSNEY AND ROSEANNA K. GOSNE	Yor the survivor thereof
	, as Beneficiary,
	witnesseth: nd conveys to trustee in trust, with power of sale, the property in
KLAMATH County, Oregon, de	escribed as:
The West half of Lot 41, CLOVER	DALE TRACTS, according to the official
plat thereof on file in the off	cie of the County Clerk of Klamath County,
Oregon.	
[6] A. Salida, M. Charles, A. M. Charles, J. S. Salida, J. S. Salida, S. S	tte og er en en kristing stommer. Ste ste som te en kriger, ett som er er en stoke och stot stom en stoke en st Tiller og en stoke en en en stoke och en
Street St	
together with all and singular the tenements, hereditaments	Brd population and all off-states at
the property.	nereor and all lixtures now or hereafter affached to or used in connection with
	ANCE of each agreement of grantor herein contained and payment of the sum
FIFTY NINE THOUSAND FOUR HUN	DRED AND NO / 100ths ***** Dollars, with interest thereon according to the terms of a promissory
note of even date herewith, payable to beneficiary or orde. not sooner paid, to be due and payable	r and made by grantor, the final payment of principal and interest hereof, it
The date of maturity of the debr secured by this ins	nove
sold, conveyed, assigned or alienated by the grantor without	first having obtained the muittee or any interest therein is sold, agreed to be
become immediately due and payable.	strument, irrespective of the maturity dates expressed therein, or herein, shall
1. To protect the security of this trust deed, grantor ages 1. To protect, preserve and maintain the property is	ost - area of weeks and a contact of the contact of
	he property. habitable condition any building or improvement which may be constructed
3. To comply with all laws, ordinances, redulations of	ovenante condition and anti-tit
dencies as may be deemed desirable by the heneticiary	, as well as the cost of all lien searches made by filing officers or searching
	on the buildings now or hereafter erected on the property against loss or may from time to time require, in an amount not less than \$
iciary as soon as insured: if the grantor shall fail for any rea	ss payable to the latter; all policies of insurance shall be delivered the solution to procure any such insurance and to delivered the solutions.
are the same at grantor's expense. The amount collected in	Insurance now or hereafter placed on the buildings, the beneficiary may pro-
r any part thereof, may be released to grantor. Such applic	alary may determine, or at option of beneficiary the entire amount so collected, ration or release shall not cure or waive any default or notice of default here-
5. To keep the property free from construction liens	s and to nav all taxas assessments and estimate at a second
promptly deliver receipts therefor to beneficiary; should the	s frantor fail to make payment of any taxa accome past due or delinquent and
	of, and the amount so paid, with interest at the rate set forth in the note arranged to and 7 of this trust deed, shall be added to and become a part of
with interest as aforesaid, the property hereinhelore describ	gnts arising from breach of any of the covenants hereof and for such payments
and the nonpayment thereof shall, at the option of the bene	and all such payments shall be immediately due and payable without notice, ficiary, render all sums secured by this trust deed immediately due and pay-
6. To pay all costs, lees and expenses of this trust in	cliding the cost of title search as well as the stands
7. To appear in and defend any action or proceeding	purporting to effect the accounty sites actually incurred.
o pay all costs and expenses, including evidence of title and	ry or trustee may appear, including any suit for the foreclosure of this deed,
	the trial court and in the event of an appeal from any judgment or decree of a appellate court shall adjudge reasonable as the beneficiary's or trustee's at-
orney's fees on such appeal. It is mutually agreed that:	appoints Court stant adjudge reasonable as the Deneticiary's or trustee's at-
8. In the event that any portion or all of the proper	ty shall be taken under the right of eminent domain or condemnation, bene-
	all or any portion of the monies payable as compensation for such taking, st be either an atterney, who is an active member of the Oregon State Bar, a bank,
igent licensed under ORS 696.505 to 696.585.	offiliates, agents or branches, the United States or any agency thereof, or an escrow
and the Control of the Control of Section 1995 and the Control of the Control of Section 1995 and the Control of Section 1995	STATE OF OREGON.
18 Stanford TRUST DEED SHALL (Section 2016)	STATE OF OREGON, SS.
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	I certify that the within instru- ment was received for record on the
VIOLEN DELL (MOZINZ	to a set of the second control of the day of the second se
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	in book/reel/volume No
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Page Pageoding Palace to (Mary Adday 7504) State Offices Surface of	witness my hand and seal of
ווייים דגו יידייו בי ביסווסאזיט	County affixed.
OP-KT-AMATH-COLINTY	na primaratan di misa di kecimali kecimali di salah di periodi kaman di selah di selah di salah di selah di sa Mangalah di sebagai mengalah kecima penganan penganan di sebagai keciman di selah di sebagai sebagai sebagai s
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	By, Deputy

which are in excess of the immunit required to pay all reasonable costs, expenses and automorp's less measurally paid or insured by faranter in such proceedings, shall be paid to beneficiary and applied by it linst upon any reasonable costs and expenses and attorney in the trial and appellate to great pay the insured by beneficiary in such proceedings, and the belance applied upon the feedback-ness secured hereby; and grantor agrees, at its insured by beneficiary in such proceedings, and the belance applied upon the feedback-ness secured hereby; and grantor agrees, at its insured by beneficiary in such proceedings, and the belance applied upon the feedback-ness secured hereby; and grantor agrees, at its individual and the control of the pay of the p

and that the grantor will warrant and forever defend 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, insues to the benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein.

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.

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 above written.

* IMPORTANT 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 camply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319; or equivalent. KARLA P. OLSON disclosures; for this purpose use Stevens-Ness Ferm No. 1319; o If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ... KARLA instrument was acknowledged before me on This instrument was acknowledged before me on by Alexander ... OFFICHL SEAL HELEN M. FINK NOTARY PUBLIC - CREGON COMMISSION NO. 014766 MY COMMISSION EXPIRES APR. 20, 1996 Public for Olegon My commission expires

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