78765 mTC	TRUST DEED	Vol. M94	Page 103	<b>70_</b> 參
LYNN W. SLUSSER and Ware this SLUS	O7 day of and	April	, 19,	between
STUNTATO	manager processing with	WITE .		C
MOUNTAIN TITLE COMPANY BERTHA M. CREAMER AND RICHARD L.	CREAMER , or th	TY e survivor there	ofas Tru	Grantor, stee, and
			, as Bei	neficiary,
Grantor irrevocably grants, bargains, seli	WITNESSETH: is and conveys to trus , described as:	tee in trust, with now	ver of sale, the pro	perty in
Lot 3 in Block 12 of DIXON according to the official County Clerk of Klamath Co	ADDITION to the	City of Klamath	Falls, ce of the	en e er er je Leggert filter e e
The State of the s				
A Company of the Comp				
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 belonding or in an	
the property.	warden and an invitates	now or nerealter attache	a to of used in conne	ction with
FOR THE PURPOSE OF SECURING PERFOI of **SIXTY THOUSAND AND NO				
			ng to the terms of a porincipal and interest	tomissory hereof, if
The date of maturity of the debt second by Ati-	UU19200			
sold, conveyed, assigned or alienated by the grantor with at the beneficiary's option, all obligations secured by this become immediately due and payable.	out first having obtained s instrument, irrespective	it thereof, or any intere	st therein is sold, agr	eed to be
To protect the security of this trust deed, grantor a  1. To protect, preserve and zanitain the property provement thereon: not to commit or remit any units	y in good condition and a	epair; not to remove or	demolish any buildir	ng or im-
2. To complete or restore promptly and in good and damaged or destroyed thereon, and now when due all con-	nd habitable condition an	y building or improveme	ent which may be con	nstructed,
3. To comply with all laws, ordinances, regulations to requests, to join in executing such linancing statement to pay for tilling same in the proper public office or offi agencies as may be deemed desirable by the beneficiary.	ces, as well as the cost o	f all lien searches made	by filing officers or :	quire and searching
A. To provide and continuously maintain insurant damage by fire and such other hazards as the beneficiar, written in companies acceptable to the beneficiary, with liciary as soon as insured; if the grantor shall fail for any at least fitteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice.	loss payable to the latter reason to procure any suc of insurance now or here lunder any tire or other eficiary may determine, or plication or release shall r	require, in an amount in ; all policies of insurance h insurance and to delive after placed on the build insurance policy may be at option of beneficiary not cure or waive any des	of less than \$	applicab the bene- neticiary may pro- ary upon collected, ult here-
5. To keep the property free from construction it assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by directment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aforesaid, the property hereinbefore deschand the nonpayment thereof shall, at the option of the beable and constitute a breach of this trust deed.	the grantor fail to make it payment or by providing ereof, and the amount so no paragraphs 6 and 7 of the rights arising from breactibed, as well as the grand, and all such payments aneliciary, render all summericiary, render all summericiary.	and other charges become asyment of any taxes, ass beneficiary with funds paid, with interest at i his trust deed, shall be a hof any of the covenants not any of the covenants not any of the secured to thall be immediately du secured by this trust de	te past due or deling essments, insurance provish which to make side rate set forth in dded to and become it hereof and for such phe same extent that e and payable without ed immediately due it de dimmediately due it ed immediately due it exame extent that exame extent that exame extent that exame extent that exame extent that exame extent example example example ex	vent and vemiums, uch pay- the note a part of ayments, they are it notice, and pay-
6. To pay all costs, lees and expenses of this trust trustee incurred in connection with or in enforcing this connection. To appear in and defend any action or proceeding in which the benefit of pay all costs and expenses, including evidence of title an entitled in this paragraph 7 in all cases shall be fixed the trial court, transcr justice after a pressive terms.	ng purporting to affect to clary or trustee may appeared and the beneficiary's or to but he still asset at it.	he security rights or pow ear, including any suit for tustee's attorney's fees;	r incurred. Pers of beneficiary or In the foreclosure of the The amount of attorn	trustee; his deed, ey's fees
the trial court, grantor further agrees to pay such sum as torney's fees on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the prop ficiary shall have the right, it it so elects, to require tha	Perty shall be taken and	adjudge reasonable as th	beneficiary's or trus	tee's at-
NOTE: The Trust Deed Act provides that the trustee hereunder rust company or savings and lean association authorized to do lised to insure title to real property of this state, its subsidiaries agent licensed under ORS 696.505 to 696.585.	must be either an attorney,	who is an active member a	f the Oregon State Bar,	a bank,
TRUST DEED	The strong section is a second of the section of th	STATE OF OR	EGON,	 ] ss.
LYNN W. SLUSSER and NANCY J. SLUSS	R	County of		
132 N. Laguna		ment was rece	y that the within ived for record o	on the
BERTHA M. CREAMER AND RICHARD L. CF	SPACE RESERVED	ato'c!		orded
HILSIQUALIK.	RECORDER'S USE	in book/reel/yo	lume Noor as fee/file/i	on
lamata Falls of 97603	<ul> <li>July Control Herbits of Control of Control</li></ul>	ment/microfilm	/reception No	,
Beneficiary  THE MOUNTAIN TUTTLE EAGENPONY  OF KLAMATH COUNTY	in the second of the control of the	Record of	of said Cos my hand and s	ounty. eal of
	i kara magada mada bir da Perindira basa melah da Magamatan mada basa da da			



deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to any successor in interest entitled to such surplus.

16. Beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto

and that the grantor will warrant and torever detend 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, inures to the benefit of and binds all parties hereto, 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.

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that

if the context to require the singular shall be taken to mean and include the plural, and that described all dearmatical changes chall be

	Lynche Slees	above written.
not applicable; If warranty as such word is defined in beneficiary MUST comply w disclosures; for this purpose	te, by lining out, whichever warranty (a) or (b) is (a) is applicable and the beneficiary is a creditor, the Truth-in-Lending Act and Regulation Z, the with the Act and Regulation by making required a use Stevens-Ness Form No. 1319, or equivalent.	
If compliance with the Act i	is not required, disregard this notice.  STATE OF OREGON, County of Kamatta )ss)ss	- <i>I</i>
garan kan seri Arang mengangan berang diagan Bangsagan diagrapan a	STATE OF OREGON, County of KOWALTO )ss.  This instrument was acknowledged before me on APRO DE LYNN W. SLUSSER and NANCY J. SLUSSER	
	This instrument was acknowledged before me on	
	by	
DAKES MONOV, 1957	INA COMMISSION EX	
IAL SEAL WHITLATCH BLIC - OREGON NA NO. 029491	OISSIMOOD CLASSICA White	Public for Oregon
<u> </u>	My commission expires 11 797	
	and the commence of the commen	
STATE OF OREGON:	COUNTY OF KLAMATH: ss.	
Show the first services	randra en en entre en la composition de la contra de espainte de la composition de la composition de la compos La composition de la	
Filed for record at req	ucst of Mountain Title co the	7th day
of April	A.D., 19 <u>94</u> at <u>3:08</u> o'clock <u>P</u> M., and duly recorded in Vo	31. <u>M94</u>
	ofon Pageon 10370	
	Evelyn Biehn - County Clerk	