NL		STEVENS-NESS LAW	PUBLISHING CO., PORTLAND, OR 97204
78934 04-11-94P01:19 RCVD M	TRUST DEED	KR VOLM94	Page <b>10724</b>
THIS TRUST DEED, made this	06 day of	April	, 1994 , between
KENNETH D. DOOLEY and EVELYN L. DOOLE	Y, husband and w	fe	the second second
MOUNTAIN TITLE COMPANY OF	KLAMATH COUNTY		, as Grantor, , as Trustee, and
SHIRLEY M, MALICK		***************************************	
	WITNESSETH:	***************************************	, as Beneficiary,
Grantor irrevocably grants, bargains, sells KLAMATH County, Oregon,	and conveys to trustee	in trust, with power	of sale, the property in
Lot 12 in Block 4 of TRACT 100 according to the official plat County Clerk of Klamath County	t thereof on file	N TO SUNSET VILL in the office of	AGE, the
<ul> <li>Springer State (1998)</li> <li>Springer State (1998)</li> <li>Springer State (1998)</li> <li>Springer State (1998)</li> </ul>			
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together with all and singular the tenements, hereditament or hereafter appertaining and the rents issues and profite	ts and appurtenances and a	ll other rights about t	
the property.	thereof and all lixtures no	w or hereafter attached to	o or used in connection with
of **FORTY FOUR THOUSAND NINE HI	MUNCO AND NO / IV	ours	
note of even date herewith, payable to beneficiary or order to be not sooner paid, to be due and payable	11 1095	ne tinal payment of prin	cipal and interest hereof, if
The date of maturity of the debt secured by this in becomes due and payable. In the event the within descrisold, conveyed, assigned or alienated by the grantor witho at the beneficiary's option, all obligations secured by this become immediately due and payable.	ibed property, or any part	thereof, or any interest to	herein is sold, agreed to be
To protect the security of this trust deed, grantor as 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good and damaged or destroyed thereon, and now when due all could be a second to the second trust when due all could be a second to the second trust when due all could be a second to the second trust when due all could be a second trust when the second trust	in good condition and rep	air; not to remove or de	molish any building or im-
3. To comply with all laws, ordinances, regulations, so requests, to join in executing such financing statements	covenants, conditions and	restrictions affecting the	property; it the beneliciary
agencies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurance.	ce on the building	ii iien searches made by	tiling officers or searching
written in companies acceptable to the beneficiary, with liciary as soon as insured; if the grantor shall fail for any rat least filteen days prior to the expiration of any policy cure the same at grantor's expense. The appropriate collected	loss payable to the latter; a eason to procure any such i of insurance now or hereal	quire, in an amount not le Il policies of insurance sha nsurance and to deliver th er placed on the building	ess than surable insurable all be delivered to the bene- e policies to the beneficiary s, the beneficiary may pro-
or any part thereof, may be released to grantor. Such app. under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lie.	lication or release shall not	cure or waive any defaul	entire amount so collected, t or notice of default here-
promptly deliver receipts therefor to beneficiary; should tilens or other charges payable by grantor, either by direct ment, 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 described in the depth of the payment of the obligation berein described to	he grantor fail to make pay payment or by providing be reol, and the amount so p paragraphs 6 and 7 of this rights arising from breach c ibed, as well as the grant	d other charges become ; whent of any taxes, assessi- ceneficiary with funds with aid, with interest at the i trust deed, shall be added if any of the covenants her or, shall be bound to the	past due or delinquent and ments, insurance premiums, h which to make such payrate set forth in the note d to and become a part of teof and for such payments, same extent that they are
able and constitute a breach of this trust deed.  5. To pay all costs, fees and expenses of this trust	including the cost of AM	ocured by this trust deed	immediately due and pay-
7. To appear in and defend any action or proceeding and in any suit, action or proceeding in which the benefic to pay all costs and expenses, including evidence of title at	ongation and trustee's and ig purporting to affect the igry or trustee may appear and the beneficiary's or trus-	attorney's tees actually in security rights or powers , including any suit for the	ncurred.  of beneficiary or trustee;  he foreclosure of this deed,
the trial court, grantor further agrees to pay such sum as t torney's lees on such appeal.  It is mutually agreed that:  8. In the event that any portion or all of the proper	he appellate court shall ad	event of an appeal from judge reasonable as the b	any judgment or decree of eneticiary's or trustee's at-
So elects, to require that	all or any portion of the	monies payable as com	pensation for such taking,
NOTE: The Trust Deed Act provides that the trustee hereunder in trust company or savings and loan association authorized to do b rized to insure title to real property of this state, its subsidiaries, agent licensed under ORS 696.505 to 696.585.			
TRUST DEED		STATE OF ORE	GON,
VENDERMI D. DOCTOR	entrologica (1944) del filologica del del Transportações de la companya de la	County of	
KENNETH D. DOOLEY and EVELYN L. DOOLS 5711 Washburn Way	FY THE SHAPE AND A TOTAL CONTROL OF A CON	ment was received	that the within instru- ed for record on the
Klamath Falls, OR 97603	SPACE RESERVED	at color=1	kM., and recorded
SHIRLEY M. MALICK	FOR	in book/reel/volu	me Noon
8447 CHENIN BLANC LN.	RECORDER'S USE	page	. or as tee/file/instru-
SAN JOSE, CA 95135	en de la greco disenta di Sala di Sala General di Angologia della della giorgia di General di Angologia di Sala d	ment/microfilm/r Record of	eception No
		Witness	my hand and seal of
"Hountain" title "Company" of Klamath County	i a na sa Shekariji Harafarin a nguni birin nguna na ka Karafarin Harafarija na na na sa sa sa Karafarin na na karangan na na na sa sa sa	County affixed.	
222 S SIXTH ST KLAMATH FALLS OR 97601	en in de la complete de la complete La complete de la co	NAME	TITLE
100/6 NO CTIVITY INTERNATIONAL		Ву	, Deputy

10725

which are in excess of the amount required to pay all reasonable costs, supenses and aircray's less necessarily paid or insuch proceedings, shall be paid to beneficiary and applied by it litts tuom any neasonable costs and expenses and aircray's fees, both runs secured thereby; and granter agrees, at its own expense, to take such actions and expenses and aircray's fees, both mas secured thereby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary.

9. At any time and from timothy upon beneficiarly request.

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9. At any time and the necessary of the payment of the indobtedness, trustee may (a) consent to the making of any map or plant of the proposal for the payment of the indobtedness, trustee may (a) consent to the making of any map or plant of the proposal of the truthfulness thereon; (a) in in any subordination or other agreement allocating this deed or the lien or charge thereon; (a) in the payment of the

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 grantor, 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.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

if compliance with the Act is not		es-
S:	TATE OF OREGON, County of) ss/	
	This instrument was acknowledged before me on AP, KENNETH D. DOOLEY and EVELYN L. DOOLEY	ri(// ,1994,
	This instrument was acknowledged before me on	70
by	/	,
as	***************************************	
Security of		
NOTAR	FFICIAL SEAL  SPINISHED  SPINISHED  CONTROL  SPINISHED  CONTROL  C	LL
MY COMMISSION	SSION NO. 010431 NEXPIRES NOV.16, 1995 My commission expires	ary Public for Oregon

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	era of a radioactic growth and a second of the second of the second
	: COUNTY OF KLAMATH: ss.
Filed for record at re	equest ofMountain Title co the11th day
FEE \$15.00	Evelyn Blehn County Clark