79822	04-27-94P01:20 PC	VD TRUET DE-	COPYRIGHT 1992 STEVEN	S-NESS LAW PUBLISHING CO., PORTLAND, OR
Trees	TRUST DEED, made this	MTC 3347	BAMK VOLX	S-NESS LAW PUBLISHING CO., PORTLAND, OR NO. PORTLAND, OR
11 -		(' FANCUED :		
WITHTAM A	MOUNTAIN TITLE COM	ANY OF PTAKAMI	and wile	, 19_94, between , as Grant , as Grant , as Trustee, a
	WOODCLIAZ	The second secon	MIX	as Grant
•		**************************************	*******************************	as Trustee, a, as Beneficia.
KLAMA	r irrevocably grants, bargai TH	ins, sells and conveys to	H:	power of sale, the property
_	County, County	Oregon, described	trustee in trust, with	power of sale us
Lot	14, BLock 11, WEST	CHILOOUIN accordi		reporty
	14, BLock 11, WEST (file in the office of	the County Clerk	ng to the official of Klamath Count	al plat thereof Ty, Oregon.
lether with an _				
hereafter apper o property.	nd singular the tenements, herec taining, and the rents, issues an	litaments and appurtenances	and all other to	eunto belonging or in anywise row ched to or used in connection with
FOR THE	PURPOSE OF SECURING PA	PEODIC thereof and all fixtu	ires now or hereafter atta	eunto belonging or in anywise now ched to or used in connection with contained and payment of the sum
	CINETAL SELVEN THOUSAND	PTIME TO OF each agree	ement of asset	THIS WILL
of sooner point	. Delleliciars	Of Order and Dollars, W	Vith interest there	
The date of	maturity of the	msofnote	oi, ille linal payment c	t principal and a promissory
scome immediately	option, all obligations secured by due and payable.	without first having obtained this instrument, irrespectively	part thereof, or any inte	the final installment of the note rest therein is sold, agreed to be approval of the beneficiary, then, expressed therein, or herein, shall
1. 40 protect	, preserve and maintain deed, gran	ntor agrees:	unites e	apressed therein, or herein about
meded - Complet	te or restore promptly any wa	iste of the property	repair; not to remove	
3. To comply requests, to join i	te or restore promptly and in go of thereon, and pay when due al with all laws, ordinances, regula n executing and the	l costs incurred therefor.	any building or improves	or demolish any building or im- ment which may be constructed,
4. To provide mage by fire and	and continuously maintain in:	ary.	of all lien searches made	the property; it the beneficiary the beneficiary may require and by filing officers or searching on the property against loss or not less than \$111
itten in companies	accentable 4 4	ciary may team distings no	W or hereafter and .	ocur crimg
least fifteen days property the same at gran	prior to the expiration of any po	any reason to procure any su	er; all policies of insurance ch insurance	of less than Gull insurable
ndebtedness secu any part thereof, n	acceptable to the beneficiary, verted; if the grantor shall fail for corior to the expiration of any portion of expense. The amount collected hereby and in such order as least to be released to grantor. Such my act done pursuant to such non property free from construction at the property but	cted under any fire or other	eafter placed on the building	If the policies to the beneficiary lings, the beneficiary
5. To keep the	ry act done pursuant to such nor	application or release shall	not cute or weige	the entire amount so call
nptly deliver recei	nst the property before any part	n liens and to pay all taxes	, assessments and all	fault or notice of default here-
beneficiary may	pts therefor to beneficiary; show payable by grantor, either by dif- ic, at its option, make payment ar with the obligations described is trust deed, without waiver of the different property hereinbefore de to of the obligations.	ild the grantor fail to make ect payment or by	and other charges become payment of any taxes	narges that may be levied or ne past due or delinquent and
lebt secured by thi	s truet described	in present the amount so	paid with internet	with which to make and
interest as aforest id for the payment	r, at its option, make payment or with the obligations described is trust deed, without waiver of it aid, the property hereinbefore d to the obligation herein describered shall, at the option of the teach of this trust deed, ats, fees and expenses of this trust nection with as insection with a	my rights arising from breac escribed, as well no At-	his trust deed, shall be a h of any of the covernment.	he rate set forth in the note
and constitute a b	reach of this terral option of the	beneticiary sond payments	shall be immediately	he same extent that they
ee incurred in con	nection with expenses of this tru	st including at	of this trust de	ed immediately due and
n any suit, action	or proceeding action of procee	ding purposting trustee's an	d attorney's fees as the of	her costs and expenses of at
oned in this parag	or proceeding in which the bene enses, including evidence of title raph 7 in all cases shall be fixed urther agrees to pay such sum a peal.	and the beneficiary's or to	security rights or power, including any suit for	ers of beneficiary or trustee;
s fees on such api	oeal.	s the appellate court and in the	he event of an anneal fee	ne amount of attorney's fees
	at so elects, to require the	at all or not taken under	the right of aminous	
ompany or savings and insure title to real	that any portion or all of the profess, if it so elects, to require the provides that the trustee hereunder do loan association authorized to do property of this state, its subsidiaries \$6.505 to 696.585.	must be either an attorney, w	ho is on sale	npensation for such taking,
icensed under ORS 6	d loan association authorized to do property of this state, its subsidiaries 76.505 to 696.585.	s, affiliates, agents or branche	gon or the United States, a	the Oregon State Bar, a bank,
			The Onlied States or any	agency thereof, or an escrow
	21 DEED		STATE OF ORE	
S W. FANCHE	R and ARACELLI A. FA			1 11
MODOC POIN	T ROAD	CHER		
QUIN, OR 9	7624		ment was receive	that the within instru- ed for record on the
AM A. GUERRI	Grantor GTTAZ	SPACE RESERVED	at day of	ed for record on the
BUX 775		FOR RECORDER'S USE	in book/real/wat	M., and recorded
	7624		page	on
	eficiary		ment/microfilm/re	eception Vo
ALATH COLD	PPANY:		Witness n	of said County.  ny hand and seal of
AMATH COUNTY			County affixed.	y mand and seal of
			***************************************	
			NAME	TITLE
		······································	$B_{Y}$	

which are in excess of the amount required to pay all resonable costs, expenses and attorney's less necessarily and in such proceedings, shall be paid to quired by an applied by only in the total and observable sources, and applied by the same and assessment of the total and applied and assessment of the same and th and that the grantor will warrant and torever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by persons whomsoever.

(a)\* primarily for grantor's personal, tamily or household purposes (see Important Notice and this trust deed are:

This deed applies to, inures to the benefit of an antural person) are for business or commercial purposes, successors and assigns. The term beneficiary shall mean the holder and owner, including piedgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that 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. 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 comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent, or appliance with the Act is not required, disregard this notice. DI NIS W. FAN ER RACELLI A. FANCHER STATE OF OREGON, County of ..... This instrument was acknowledged before me on Ap

BY DENNIS W. FANCHER and MACHINE TANCHER

This instrument was acknowledged before me on EACHER

This instrument was acknowledged before me on EACHER )ss. April 26 OFFICIAL OF ... NOTARY PUBLIC - CREECH COMMISSION NO. 014770 MYCOMMISSION EXPIRES APIL 20, 1993 MARY KENNEALLY My commission Netary Public for Oregon

STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of April Mountain Title Co A.D., 19 94

Mortgages o'clock \_ P M., and duly recorded in Vol. FEE \$15.00 on Page\_ 27th\_day Evelyn Biehn 12656 M94 County Clerk By