MAR-14-1994	BTC	SUNRIVER	15035932546 P.01/02
1.27005TP	05-05-94P01:30	TRUST DEED	STEVENSHESS UNI PUELISHING UL PUHLUNU UNI
THIS TRI	IST DEED, made this Tu	1 RCVD	Vol: <u>2019</u> Page <u>14246</u> <u>bes</u> and <u>ing</u> <u>1994</u> , betwee
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KW Keinber	en and lane		e.Barshy, as Beneticiary
Klamath	vocably grants, bargains	WITNESSETH:	tee in trust, with power of sale, the property in
	County, Or	egon, described as	tee in trust, with power of sale, the property in Ship and range 2408 Section Crescent, OR 9772-
1월 전 전 전 1997년 1997년 4월 1997년 1997년 1997년 199	an a thairt sa ang baile. Att a thairt an an ang baile	Towki	Iship and ana Duna
a a bulgh ka 1 (a) kup	a a tanan a sa s	25A	Crescent, OR 97733
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or hereaiter appertaini	ngular the tenements, heredit	laments and appurtanences and	all other rights thereunto belonging or in anywise now now or hereafter attached to or used in connection with
FOR THE PUR	POSE OF FEOURINE	protits thereof and all fixtures n	all other rights thereunto belonging or in anywise now now or hereafter attached to or used in connection with nt of granter herein contained and payment of the sum C
of Ten than	and Deven hunde	FORMANCE of each agreemen	now or hereafter attached to or used in connection with at of grantor herein contained and payment of the sum Control percenting to a second payment of the sum
note of aven date the		a and thirty Five	C
Dot seems - 14	milli, payable to beneficiary	or order Dollars, with in	Dieress these
The date of matur	ity of the debt setured by	31 K WE 19 QU	the line payment of principal and Interest hereof, if
property or all (or any	part) of Arania's eithe	I agree to, attempt to Gate, stat	led above, on which the tight
the maturity dates exp	casonably withheld, then, at (It without first obtaining the	ted abave, on which the tinal installment of the note ually sell, convey, or assign all (or any part) of the written consent or approval of the beneficiary, which bifations secured by this instrument, irrespective of payable. (Delete underlined clause if inapplicable.)
	Of an carnest money start	immediately due and	secured by this instruction of which
1. To protect, pre	serve and maintain it, grant	or agrees:	e, conveyance or assignment.
2. To complete or	to commit or permit any wast restore promptly and in from	erty in good condition and rep.	air; not to remain
damaged or destroyed th 3. To comply with	restore promptly and in good creon, and pay when due all of t all laws, ordinances, regulati	1 and habitable condition any t	building an in-
fencies as may be deem	ad desirable bublic office or o	offices, as well as the Uniform C	Commercial Code on the property; if the beneficiary
ismade by fire and such	other berges is maintain insu	fance on the bullst	the officers of searching
my indebtedness secured .	creby and in such order as he	ed under any fire or other insu	I policies of insurance shall be delivered to the bene- surance and to deliver the policies to the beneficiary of the policy may be applied by beneficiary may pro- option of beneficiary the entire amount to collected, ourse or waive any celault of notice of defaulted.
nder or invalidate any at	a done pursuantor. Such a	application of release shall	option of beneficiary the and by beneficiary upon
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a server receipts	therefor to handle , many part	VI SUCH TAXES, PRANADALLA	assurents and other chester it is
allay, at	Its option	"" Payment or by meandate.	any raxes, association and
teh in the second by thus th	at dead without	in paragraphs 6 and 7 -1	- mill interest at the sain and the such pays
und for the payment of	the property hereinbefore de	scribed, as well as the granter	ment of any faxes, assossments, insurance premiums, neticiary with funds with which to make such pay- id, with interest at the rate set forth in the note trust deed, shall be added to and become a part of any of the covenants hereof and for such payments, shall be bound to the same extent that there
la and an entrette there	shall, at the option of it	eu, and all such payments al a	bound to the same avenue in puyments,
ston incurrend in	tees and expenses of this this	and the state from the second s	by this trust deed immediately due to fice,
A Stand Stand	detend any nation	Voligation and trustes	is as well as the other contents in
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trial court, Grantor furth	of agrees to pay such sum a	by the trial court and in the et	ich as well as the other costs and expenses of the torney's fees actually incurred. courity rights or powers of beneficiary or trustne; including any suit for the foreclosure of this deed, is altorney's fees; the aniount of attorney's fees went of an appeal from any judgment or decree of the reasonable as the beneficiary's or trustee's at-
It is mutually agreed	that:	the appellate court shall adjud	the reasonable as the banefister of decree of
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E: The Trust Deed Act provin	es that the tructure the	at all or any portion of the m	right of eminent domain or condemnation, benc-
avings and loan association a	ithorized to do business under the	t be either an attorney, who is an actin	right of eminent domain or condemnation, benc- sonies payable as compensation for such taking, ve member of the Oregon State Bar, a bank, just company a title insurance company sundoized in insure this
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and that the grantor will warrant and lorever 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)² primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for husiness or commercial purposes. This deed applies to, inures to the banetic of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, secured hereby, whether or not named as a bonoliciary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be nowe than one porson; that if the context so requires, the singular shall be taken to mean and include the plurul, and that generally all granumatical changes shall be 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.

• IMPORTANT NOTICE: Delete, by lining out, whichever a nat applicable; if warraniy (a) is applicable and the ber as such word is defined in the Truth-in-landing Act an beneficiary MUST comply with the Act and Regulation disclaures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard this STATE OF OREGO	and Regulation Z, the MIMLERICE A Ancling by making required 1319, or equivalent. notice.
Dy	ent was acknowledged before many) ss.
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Commission Espires 6-28-94	A PARA A CAR AND
OFFICIAL SEAL NANCY G. GOLIN NOTARY PUBLIC-OREGO	My Commission Elfines Oly
COMMISSION IS DEC 22	My commission expires 12.22-55
STATE OF OREGON: COUNTY OF KLAMAT	H: ss.
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