80557. 05-05-94P03:37 RCVDMTC 30130 TRUST DEED

Volmgy Page 14305

1994 , between THIS TRUST DEED, made on day 4th of May 199 DENNIS G ECCEL, SR. and TERRENE OHLER, or the survivor thereof, as Grantor, as Trustee, and

KEY TITLE COMPANY, an Oregon Corporation MICHAEL P. MULLIKIN and CAROL M. MULLIKIN, husband and wife or the survivor thereof, as Beneficiary,

witnesseth:

bargains, sells and conveys to trustee in trust, with Grantor irrevocably grants, County, Oregon, described as: power of sale, the property in KLAMATH

Lots 5 and 6 in Block 5 of JACK PINE VILLAGE, according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon

together with all and singluar the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywis now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connecti with the property. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum **THIRTEEN THOUSAND SEVEN HUNDRED TWENTY FOUR AND FORTY THREE / 100ths** Dollars,

FOR THEE TORSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum """" THEE TORONAND SEVEN HUNDRED TWENTY FOUR AND FORTY THREE / 1001bs** Dollars," with interest thereas a grantor of primesory note of even date herewith, payable to beneficiary or order and made payable by grantor, the amplement of the lotings of the debt secured by this instrument is the date, stated above, on "within the final installance of the boneficiary, or any interest thereas of the beneficiary, or any part thereas of the beneficiary, or any part thereas of the beneficiary, or any interest thereas of the beneficiary, and payable. In the event the within described property, or any part thereas of the maturity date expressed therein or increases. The societ of this trust deed, grantor agrees:
To complete or restore promptly and in good no abitable conditions and repair; not to remove or demolish any building or improvement which may be constructed, amaged or destroyed thereon, and to pay the lations, covenants, comfutions and repairs. To complete or restore promptly and in good no abitable conditions and repairs in a difference or any covenant there and any shell and in societ and any building or improvement which may be constructed, and payable. If any set of the securit does a may be destroyed therean, and the pay for any requires or any interest in the property. If the beneficiary may require any such therean and the destroy of therean, and the pay the beneficiary may from time. To inform Commercial Code as the beneficiary may require the and such other herards as the beneficiary may from time. To inform Commercial Code as the beneficiary may require and such other herards as the beneficiary may from time. To inform Commercial Code as the beneficiary may require the and such other herards as the beneficiary may from time. To inform Commercial Code as the b

or trustee's attorney's tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monics payable as compensation for such taking, which are

NOTE: The Trust Deed Act provides that the Trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company, or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

	STATE OF OREGON,	}88.
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DENNIS G ECCEL, SR. and TERRENE OHLER		/
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MICHAEL P. MULLIKIN and CAROL M. MULLIKIN	ment/microfilm /reception No.	
	ment/microriim /recepcion	
HC 32, BOX 160	Record of Mortgages of said County	! •
GILCHRIST, OR 97737	Witness my hand and seal of	
Beneficiary	WICHESS my name and a	
	County affixed.	\mathbf{i}
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After recording return to		
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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 the powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitutions has the be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in the obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, such appointed be and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully may apply and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully and has a valid, unencumbered title thereto EXCEPT TRUST DEED RECORDED on MAY 5, 1994 IN BOOK M94 PAGE 14270, DEED RECORD OF KLAMATH COUNTY OREGON.

MAY 5 , 1994 IN BOOK and has a valid, unencumbered title thereis successor in interest that the grant is
and that the granton with a second meter and the granton with the granton is lawfully
MAY 5, 1994 IN BOOK M94 PAGE 14270, DEED RECORD TRUST DEED RECORDED ON and that the grantor will warrant and forever defend the same against all persons whomsoever. (a) primarily for grantor's personal, family, or household purposes [NOTICE: Line out the warranty that deserved to the forever defend for persons) are forever.
(a) primarily for grantor's proceeds of the loan represented by the demonst whomsoever,
(b) for an organization, or four it maily, or household purpose.
This deed applies to, induce to the benefit of an analysis person are for invited the warranty that does not an induced and the second and the second and the second are to the benefit of
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In construing this trutched that is not named as a beneficiary shall mean the bilder and sees, administrators, executors
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 [NOTICE: Line out the warranty that does not apply] (b) for an organization, or (even if 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, an 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 in WITNESS WHEREOF, said grantor has executed this instrument the day and year first ahove written.
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This instrument was acknowledged before me on 5/4/94 OFFICIAL SEAL By DENNIS G ECCEL, SR. and TERRENE OHLER
By DENNIS G ECCEL, SR. and TERRENE OHLER My Commission
My Commission Expires 5/5/96 COMMISSION EXPIRES MAY 5, 1996
du ni de MAY 5. 1996
Notary Public for Oregon
STATE OF OPECON COMPANY Public for Oregon
STATE OF OREGON: COUNTY OF KLAMATH: ss.
SS.
Filed for
Filed for record at request of
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of O'clock Ind duly recorded in the day
EFF AND DE Page 1/ 200
Evelyn Biehn & Com
Evelyn Biehn county Clerk By
massine flillly also
Both must be delivered to the start Deed OR THE NOTE when a second
Both must be delivered to the trustee for cancellation before
Beneficiary