	RUST DEED	Vol. <u>mgy</u>	Page 14453 營
80624 MTC THIS TRUST DEED, made this	32338-1] [1094
THIS TRUST DEED, made this	day of	April	, 19.34, between
THIS TRUST DEED, made this	TT. husbang ang	wire	as Grantor.
MOUNTAIN TITLE COMPANY OF KLI	WANT COINTY		as Trustee, and
MOUNTAIN TITLE COMPANY OF AUG HE TRUSTEE OF THE LEON & NAONI M. WALL	TTUTNG TRUST	***************************************	4 1 2 2 2 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4
HE TRUSTEE OF THE LEON & NAOM M. MOLL	H¥X4WA•*******		as Beneficiary,
Grantor irrevocably grants, bargains, sells and KLAMATH County, Oregon, desc	I conveys to trustee	in trust, with po	wer of sale, the property in
Property and the second of the	amouding to	the official	plat thereof
Lot 11 and 14, VILLA SAINT CLAIR on file in the office of the Cou	nty Clerk of Kit	amach councy,	
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together with all and singular the tenements, hereditaments a or hereafter appertaining, and the rents, issues and profits th	and appurtenances and a nereof and all fixtures no	ll other rights there ow or hereafter attac	unto belonging or in anywise now thed to or used in connection with
the property.	NCF of each adreemen	t of grantor herein c	contained and payment of the sum
of **THIRTY THREE THOUSAND AND N	Dollars, with i	nterest thereon acco	rding to the terms of a promissory
note of even date herewith, payable to beneficiary or order	and made by grantor,	the tinal payment o	·
not some neid to be due and payable mon-tarms-of-	note, 17		it is at installment of the note
becomes due and payable. In the evaluation sold, conveyed, assigned or alienated by the grantor without sold, conveyed, assigned or alienated by the grantor without the beneficiary's option, all obligations secured by this in			
		pair; not to remove	or comonact any banding or in-
provement thereon; not to commit or petual day mood and	habitable condition any	building or improv	vement which may be constitucted,
2. To complete or restore promptly and included all costs damaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, so requests, to join in executing such financing statements to pay for tiling same in the proper public office or office.	covenants, conditions an	d restrictions affects	ing the property; it the beneficiary
to pay for filing same in the proper public by the beneficiary.	The second second	4.	the meanactic adminst loss of
	e on the buildings now may from time to time	require, in an amou	int not less than fall insurabl
4. To provide and such other hazards as the beneficiary damage by fire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with I ficiary as soon as insured; if the grantor shall fail for any relieved.	oss payable to the latter	; all policies of insur h insurance and to d	eliver the policies to the beneficiary
ficiary as soon as insured; if the grantor stant tank policy of	insurance now or here	after placed on the	buildings, the beneficiary may pro
at least litteen days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected to any indebtedness secured hereby and in such order as benefit or any part thereof, may be released to grantor. Such applied to such			
or any part thereof, may be released to grant notice.	A 15		the shortes that may be levied of
	ns and to pay all taxes, such taxes, assessments	and other charges	become past due or delinquent and
5. To keep the property before any part of assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should the property deliver receipts therefor to beneficiary; should the property deliver the property the part of the part of the part of the property the part of the	he grantor fail to make	payment of any taxe a heneficiary with f	es, assessments, insurance premains unds with which to make such pay-
liens or other charges payable by grantor, control the	eof, and the amount so	paid, with interes	f at the fale set forth in the field
liens or other charges payable by granton, extending the 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	paragraphs 6 and 7 of	this trust deed, snar ch of any of the cove	nants hereof and for such payments
the debt secured by this trust deed, with the property hereinbelore descri	ribed, as well as the gra	intor, shall be boun	a to the same extent that may are
with interest as aloresaid, the property hereinbelore described bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the be	l, and all such payment neficiary, render all sun	s secured by this to	ust deed immediately due and pay
and the nonpayment thereof shall, at the option		d as well as	the other costs and expenses of th
6. To pay all costs, fees and expenses of this trust trustee incurred in connection with or in enforcing this connection with or action or proceed	bligation and trustee's	and attorney's fees a	octually incurred. or powers of beneficiary or trustee
f. To pay all costs, tess and when the incurred in connection with or in enforcing this connection with or in enforcing this connection. 7. To appear in and detend any action or proceeding in which the benefit and in any suit, action or proceeding in which the benefit and in any suit, action or proceeding in which the benefit and in any suit, action or proceeding in which the benefit and in any suit, action or proceeding in which the benefit and in any suit, action or proceeding in which the benefit and in any suit.	ng purporting to affect ciary or trustee may api	the security rights bear, including any	suit for the foreclosure of this deed
and in any suit, action of proceeding in which can of title a	and the beneficiary's or	trustee's attorney's	tees; the amount of attorney a re-
to pay all costs and expenses, including mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as	the appellate court shall	l adjudge reasonable	e as the beneficiary's or trustee's at
torney's fees on such appeal.			demain or condemnation bent
torney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the proficiary shall have the right, if it so elects, to require the	perty shall be taken und	ler the right of emi	nent domain or condemnation, belie le as compensation for such taking
ficiary shall have the right, if it so elects, to require			
NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do rized to insure title to real property of this state, its subsidiaries of the control of the	must be either an attorne business under the laws of is, affiliates, agents or bro	r, who is an active in FOregon or the United Inches, the United Sta	I States, a title insurance company auth- tes or any agency thereof, or an escro
rized to insure title to real property of this state, its additional agent licensed under ORS 696.505 to 696.585.	et veda ji giya Tata eyestiki.		
		STATE	OF OREGON,
TRUST DEED			y of
		Count	y of I certify that the within instr
LESLIE E. NORTHCUTT and NORMA V. NOR	HCUTT		as received for record on t
1930 ROUND LAKE ROAD	.	ment w	of
KLAMATH FALLS, OR 97601	••••••••••••••••••••••••••••••••••••••		o'clockM., and record
Granter	SPACE RESERVE	in books	/- not /volume No
THE TRUSTEE OF THE LEON & NAOMI M.	LIVING THUST	nede	or as fee/file/instr
	- Property of the second	ment/n	ucrofilm/reception No
		Record	of of said Coun
Beneficiary			Witness my hand and seal
AD Paradian Return to Diaman Address, Zipl:		County	affixed.
TOUNTAIN'TITLE COMPANY!	A III of the specific entropy of the property of the		Contract the state of the state
OF KLAMATH COUNTY			TITLE
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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's teas necessarily paid or incurred by teach in such proceedings, shall be paid to beneficiary and applied by it that upon any essential costs and expenses and attorney's teas, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings and appellate courts, necessarily paid or incurred by beneficiary in such proceedings and appellate courts, necessarily paid or incurred by beneficiary in such proceedings and appellate courts, necessarily proceedings and the note for endorsement (in case of tull reconveyances, for cancellation), without attending the limit of the processor of the property or an expense of the processor of the processor of the property or an expense of the processor of the property or an expense of the processor of the property or an expense of the processor of the property or an expense of the processor of the property or an expense of the processor of the property or an expense of the property of the property

and that the grantor will warrant and forever defend 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 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, 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 it 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 shove written.

*IMPORTANT NOTICE: Delete, not applicable; if warranty (a) as such word is defined in th beneficiary MUST comply with disclosures; for this purpose us if compliance with the Act is n	by lining out, whichever is applicable and the bere Truth-In-Lending Act at the Act and Regulation e Stevens-Ness form No. of required, disregard this STATE OF OREG	neficiary is a creditor not Regulation Z, the by making required 1319, or equivalent. NORTA V. NORTHCU	North with
OFFICIAL HELEN IN NOTARY PUBL	by LESLIE E. N. This instrum by	ORTHCUTT and NORMA V. NORTHCUTT ent was acknowledged before me on	19
COMMISSION MY COMMISSION EXPERIENCE OF OREGON: CO	ES APR 20, 1996	My commission expires TH: ss.	Notary Hublic for Oregon
ig i di katawa kata	t of <u>Moun</u> t	tain Title Company	the 6th day

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STATE OF OREGON: C	OUNTY OF KLAMAT	H: ss.				
Filed for record at reque ofMay	st of Mount A.D., 19 94a	ain Title Com	pany		6+4)4 da
FEE: \$15.00	of <u>Mor</u>	tgages	on Page Evelyn_Bi	14453 ehn County (Clerk	
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