6U847 05-11-94P01:53 RCV	TRUST DEED VOI SO COL
PAUL BARKER and ANSELIA PARKER	mTC 33906-KR Volm94 Page 1488
PAUL BARKER and ANSELMA BARKE	R, husband and wife May ,19 94 , between
MOIDIMATIN	***************************************
MILLIAM ALAN BARTLETT & CATHE	RINE M. RADWILLIAM , as Grani
	PANY OF KLAMATH COUNTY , as Grant RINE M. BARTLETT , or the survivor thereof , as Trustee, a
Grantor irrayonal t	WITNESSETU
KLAMATH Can't grants, barga	ains, sells and conveys to trustee in the
County,	WITNESSETH: ains, sells and conveys to trustee in trust, with power of sale, the property Oregon, described as:
Parcel 2 of Land Partit	ion 13-93 located to various
the Willamette Vendaria	cion 13-93 located in LAKESHORE GARDENS situate in Section 25, Township 38 South, Range 8 East of
A Paradian Heridian	Section 25, Township 38 South, Range 8 East of Klamath County, Oregon.
together with all and singular the town	
of hereafter appertaining, and the rents, issues as	editaments and appurtenances and all other rights thereunto belonging or in anywise now of profits thereof and all fixtures now or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING P	The profits thereof and all fixtures now or hereafter attached to or used in connection with the profits thereof and all fixtures now or hereafter attached to or used in connection with the profits and payment of the sum to the sum of the sum
Of xxmtrmms	Zitt ORM ANCE of and
note of even date herewith, payable to the	PERFORMANCE of each agreement of grants, herein contained and payment of the sum
not seener paid, to be due and payable	ry or order and made by grantor, the final name according to the terms of a promise
becomes due and payable. In the	by this instrument is the
at the beneficiary's option all all all all all all all all all al	by this instrument is the date, stated above, on which the tinal installment of the note or without first having obtained the written consent or approval of the beneficiary, then, ander agrees: Index the stated above, on which the final installment of the note or without first having obtained the written consent or approval of the beneficiary, then, antor agrees:
T Alla payable	The state of the s
1. To protect, preserve and maintain at	antor agrees:
2. To complete or restore promptly and in	vaste of the property.
Will Bil laws on it-	The sould incurred these in
to pay for filing same in the proper metal.	good and habitable condition any building or improvement which may be constructed, all costs incurred therefor, all costs incurred the conditions and restrictions affecting the property; if the beneficiary fements pursuant to the Uniform Commercial Code as the beneficiary may require and coary. The cost of all lien searches made by filing officers or searching sections on the buildings now or hereafter exacts.
agencies as may be deemed desirable by the benefit	or offices, as well as the cost of all lien searches and the beneficiary may require and
meiss	The hillding
ficiary as soon as insured; if the grantor shall fail for	ciary. In some cost of all lien searches made by filing officers or searching insurance on the buildings now or hereafter erected on the property against loss or with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary may trom time to time require, in an amount not less thanks, it is a first that or any reason to procure any such insurance and to deliver the policies to the beneficiary or hereafter placed on the buildings, the beneficiary is beneficiary.
cure the same at grantor's expense. The	policy of insurance now as the insurance and to deliver the active ted to the bene-
or any part thereof, may be released to drante as	s beneficiary may determine or other insurance policy may be applied by
5. To keep the property free factor to such no	otice.
Suillist the property bet-	Total and to nev all 4
nent, beneficiary may, at its options, either by d	art of such taxes, assessments and other charges that may be levied or could the grantor fail to make payment of any taxes, assessments, insurance premiums, at thereof, and the amount so paid, with interest at the rate set form.
ith interest as aforesaid, the property of	t any rights arising from to this trust deed, shall be noted
nd the nonpayment thereof shall, at the option desc	ribed, and all such payments, shall be bound to the same and for such payments,
a Dreach of this torest design	to Deneticiary, tender all Do millediately due and they are
7. To appear in and defend any set	his obligation and trusted as well as the other costs
pay all costs and expenses leading in which the ber	rust including the cost of title search as well as the other costs and expenses of the his obligation and trustee's and attorney's tees actually incurred. The neliciary or trustee the security rights or powers of beneficiary or trustee; the and the beneficiary's or trustee's attorney's tees; the amount of attorney's feet, as the appellate court shall adjude a security appeal from any judgment or and a security as the appellate court shall adjude a security and a secu
TA !	as the appellate court shall ast the or all appeal from any inches
8. In the event that any portion or all of the ary shall have the city of the second shall be seen that any portion or all	reasonable as the beneficiary's or trustee's at-
the right, it it so elects, to require	that all or any portion at it is right of eminent domain as any
company or savings and loan association authorized	that all or any portion of the monies payable as compensation for such taking, do business under the laws of Oregon or the United States, a title insurance company outhonies, affiliates, agents or branches, the United States or any agency thereof company authonies.
of this traile to real property of this state, its subsidiar	to business under the laws of Oregon or the United States, a title in the Bar, a bank,
070.3U3 to 696 585	
070.303 to 696.585,	Same insurance company authorized States or any agency thereof, or an escrew
	officed States or any agency thereof, or an escrow
TRUST DEED	STATE OF OREGON,
TRUST DEED	STATE OF OREGON, Squarty of
TRUST DEED IL BARKER and ANSELMA BARKER 21 LAKESHORE DR	STATE OF OREGON, County of
IL BARKER and ANSELMA BARKER 21. LAKESHORE DR. 21. LAKESHORE DR. 21. CR. 97601	STATE OF OREGON, Sounty of
IL BARKER and ANSELMA BARKER 21. LAKESHORE DR. MATH FALLS, OR 97601 Croster LIAM ALAN BARTI FORM	STATE OF OREGON, Sounty of
IL BARKER and ANSELMA BARKER 21 LAKESHORE DR. WATH FALLS, OR 97601 Granier LIAM ALAN BARTLETT & CATHERINE M.	STATE OF OREGON, Sounty of
TRUST DEED UL BARKER and ANSELMA BARKER 21 LAKESHORE DR MATH FALLS, OR 97601 Contact LIAM ALAN BARTLETT & CATHERINE M 211 Creswell Ranch Rd. Math Falls, OR 97601	STATE OF OREGON, SS. County of
TRUST DEED IL BARKER and ANSELMA BARKER 21 LAKESHORE DR. MATH FALLS, OR 97601 Greater LIAM ALAN BARTLETT & CATHERINE M 211 Creswell Ranch Rd. math Falls, OR 97601 Beneficiary	STATE OF OREGON, SS. County of I certify that the within instrument was received for record on the day of 19 , 19 , 19 , 19 , 19 , 19 , 19 , 19
TRUST DEED IL BARKER and ANSELMA BARKER 21 LAKESHORE DR. MATH FALLS, OR 97601 Greater LIAM ALAN BARTLETT & CATHERINE M 211 Creswell Ranch Rd. math Falls, OR 97601 Beneficiary	STATE OF OREGON, SS. County of I certify that the within instrument was received for record on the day of 19, 1
TRUST DEED IL BARKER and ANSELMA BARKER D1 LAKESHORE DR. MATH FALLS, OR 97601 Grenter LIAM ALAN BARTLETT & CATHERINE M D11 Creswell Ranch Rd. LIMATH Falls, OR 97601 Beneficiary Conding Solven to (Norme Address, Elp) Control TITLE COMPANY CLAMATH COUNTY	STATE OF OREGON, SS. County of I certify that the within instrument was received for record on the day of 19 , 19 , 19 , 19 , 19 , 19 , 19 , 19
IL BARKER and ANSELMA BARKER 21. LAKESHORE DR. 21. LAKESHORE DR. 21. LAKESHORE DR. 22. Contest LIAM ALAN BARTLETT & CATHERINE M. 23. CATHERINE M. 24. CATHERINE M. 25. CATHERINE M. 26. CATHERIN	STATE OF OREGON, SS. County of I certify that the within instrument was received for record on the day of 19, 1
IL BARKER and ANSELMA BARKER 21. LAKESHORE DR. MATH FALLS, OR 97601 Corontor LIAM ALAN BARTLETT & CATHERINE M 211 Creswell Ranch Rd. math Falls, OR 97601 Beneficiary Cording Reform to (Names Address, Fig.) CLAMATH COUNTY CLAMATH COUNTY	STATE OF OREGON, SS. County of SS. I certify that the within instrument was received for record on the day of 19 ment o'clock M., and recorded in book/reel/volume No. on page or as fee/file/instrument/microfilm/reception No. Record of Witness my hand and seal of County affixed.
IL BARKER and ANSELMA BARKER 21. LAKESHORE DR. MATH FALLS, OR 97601 Cronter LIAM ALAN BARTLETT & CATHERINE M 11 Creswell Ranch Rd. Math Falls, OR 97601 Beneficiary Carding Selven to Plance Address Fig. CAMATH COUNTY S SIXTH ST	STATE OF OREGON, SS. County of I certify that the within instrument was received for record on the day of 19 , 19 , 19 , 19 , 19 , 19 , 19 , 19



which are in access of the amount required to pay all reasonable costs, expenses and attorney's test successfully paid or incutred by granter in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable, and the balance applied upon the indebted-in the trial and appellate courts, necessarily paid or incutred by. to take such actions and executes such instruments as shall be necessary necessary to be a such action and executes such instruments as shall be necessary in a station of the deed and in the such actions and executes such instruments as shall be necessary in a station of this deed and in the such actions and executes such instruments as shall be necessary in the such actions and executes such instruments as shall be necessary in the such actions and executes such instruments as shall be necessary in the such actions and executes such instruments as shall be necessary in the such actions and executes such instruments and the necessary that the note for endorsement (in case of full reconveyances, for carrying the such actions and executes such instruments and the note for execution of the note of the note of the note of the property of the property (b) bin in grantification executes the note of the note of the surface mentioned in this part of the property of the surface of the surface mentioned in this part of the property of the indebtedness and the property of any part thereof, in its own name use or otherwise provide the truths are applicable to the property or any part thereof, in its own name use or otherwise and containing reasonable, and the property or any part thereof, in its own name use or otherwise or the indebtedness are provided in the surface of the property or any part thereof, in its own name use or otherwise or the indebtedness are any part thereof, in the own name use or otherwise or the indebtedness are any part thereof, in the own name use or otherwise or the indebtedness are any part the property or any part thereof, in the own name use or otherwise

and that the grantor will warrant and forever 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:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

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 personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, 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 he context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be 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 hereot 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 granter has stated	
• 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	PAUL BARRER Backer
as such word is defined in the last and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required beneficiary MUST comply with the Act and Stevens-Ness Form No. 1319, or equivalent disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	
STATE OF OREGON, Country of the	Klamath)ss. May 11 ,19 94, BAKKLIK ledged before me on ,19 ,19 ,19 ,19 ,19 ,19 ,19 ,19 ,19 ,19
by	
OFFICIAL SEAL PAULLA J. SPENCER NOTARY PUBLIC-OREGON COMMISSION NO. 017479	My commission expires 8 16 196
SESSESSESSECRET STATES AND THE PROPERTY OF THE	The state of the s
No. 10 Personal August 1985 Control of the Control	

STATE OF OREGON: COU	NTY OF KLAMATH: ss.	anders of the state of the first of the state of the stat		i skoj soje sa Liu sa karanta
Filed for record at request 0	f Mountain Title co	o'clock PM., and duly	the recorded in Vol	<u>11th</u> day . <u>M94</u> ,
of May	A.D., 19 <u>94</u> at <u>1:53</u> f <u>Mortgages</u>	on Page148	Sounty Clerk	
FEE \$15.00	$(\hat{\xi}_{i})^{2} = (\hat{\xi}_{i})^{2} = 0$	By Duckers	Nullin	dere