80921 05-12-94A11:30 RCVDy	nT CTRUST DEED	Vol.m9	Page 15024
TRUSTEE OF THE CHANTILLY TRUST DA			, 19 ⁵⁴ , beiwee
MOUNTAIN TITLE COMPANY OF KLAMATH	COUNTY COUNTY		as Grantor
MATHEW P. GRAZIANO and ROSE M. GR	AZIANO, TRUSTEES OF	THE GRAZIANO	FAMILY**
Grantor irrevocably grants, bargains, se KLAMATH County, Oregon	WITNESSETH:	in found mist	
**TRUST DATED AUGUST 15, 1990	4 described as:	erika di Kabupatèn Kabupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn K Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn Kebupatèn	tu. Hitarian kanada kan
Lot 2 in BLock 11 of Tract No. 109 official plat thereof on file in County, Oregon.	33, OREGON SHORES SUI the office of the Cou	BDIVISION, accounty Clerk of	cording to the Klamath
together with all and singular the tenements, hereditams or hereafter appertaining, and the rents, issues and proi	ents and appurtenances and all	other rights thereum	to belonging or in anymine
or hereafter appertaining, and the rents, issues and proi the property. FOR THE PURPOSE OF SECURING PERFO of ***TWO THOUSAND SIX HUNDRED AND NO	District		
1 The state of the		***************************************	·
not sooner paid, to be due and payable May 3	,1999	paymont of p	imerpal and interest hereof, if
becomes due and payable. In the event the within desc sold, conveyed, assigned or alienated by the grantor with at the beneficiary's option, all obligations secured by thi become immediately due and payable.	Instrument is the date, stated cribed property, or any part the hout first having obtained the was instrument, irrespective of the	above, on which the ereol, or any interest ritten consent or app maturity dates exp	e final installment of the note t therein is sold, agreed to be proval of the beneficiary, then, ressed therein, or herein, shall
provement thereon; not to some and maintain the propert	y in good condition and repair	; not to remove or	demolish any building or im-
damaged or destroyed therefore promptly and in good a	and habitable condition any bui sts incurred therefor.	lding or improvemen	nt which may be constructed,
3. To comply with all laws, ordinances, regulation so requests, to join in executing such financing statement to pay for filing same in the proper public office or offine agencies as may be deemed desirable by the beneficiary.	ices, as well as the cost of all I	ien searches made b	by filing officers or searching
4. To provide and continuously maintain insura damage by fire and such other hazards as the beneticiar written in companies acceptable to the beneticiary, with ficiary as soon as insured; if the grantor shall fail for any at least fifteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as benor any part thereof, may be released to grantor. Such apunder or invalidate any act done pursuant to such notice 5. To keep the property free from construction is assessed upon or against the property before any part opromptly deliver receipts therefor to beneficiary; should live to other hands.	a loss payable to the latter; all preason to procure any such insure of insurance now or hereafter if under any fire or other insure eliciary may determine, or at opplication or release shall not cuited in the cuiters and to pay all taxes, assessing the content of the cuiters and to pay all taxes, assessing the content of the cuiters and to pay all taxes, assessing the content of the cuiters and to pay all taxes, assessing the content of the cuiters and to pay all taxes, assessing the content of the cuiters are content of the cuiters and the cuiters are content of the cuiters are c	solicies of insurance serance and to deliver placed on the building ance policy may be tion of beneficiary the or waive any defa	tress than SHOL
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 with interest as aforesaid, the property hereinbefore deschound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the babe and constitute a breach of this trust deed. 6. To pay all costs feet and extracted the statement of	t payment or by providing bene ereof, and the amount so paid, n paragraphs 6 and 7 of this tri r rights arising from breach of a cribed, as well as the grantor, s d, and all such payments shall eneticiary, render all sums secur	diciary with funds w with interest at the ust deed, shall be ad ny of the covenants he shall be bound to the be immediately due red by this trust dee	istinents, insurance premiums, with which to make such pay- ne rate set forth in the note ided to and become a part of hereof and for such payments, he same extent that they are and payable without notice, id immediately due and pay-
6. To pay all costs, lees and expenses of this trust trustee incurred in connection with or in enforcing this of 7. To appear in and detend any action or proceeding and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title amentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as torney's tees 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	ng purporting to affect the sec ciary or trustee may appear, in and the beneliciary's or trustee' by the trial court and in the ev- the appellate court shall adjud	urity rights or powe cluding any suit for s attorney's fees; the ent of an appeal from ge reasonable as the	the tree the tree tree tree tree tree tr
NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do sized to insure title to real property of this state, its subsidiaries agent licensed under ORS 696.505 to 696.585.	must be either an attorney, who is	on active member of	the Oregon State have de-
TRUST DEED		STATE OF ORE	EGON,
THE CHANTILLY TRUST	Minimum and Asserting and Asse	County of	
Col 10 Hone of the	en en en en antagen. En en en en en antagen en e	ment was recei	that the within instru- ved for record on the
Granter	SPACE RESERVED	day of	ck, 19, ckN, and recorded
THE GRAZIANO FAMILY TRUST	FOR PECORDER'S USE	in book/reel/voli	inge Noon
Apple Valley, at 9307		ment/microfilm/	reception No
After Recerding Return to [Name, Address, Zip]:		Witness	my hand and seal of
THE CRAZIANO FAMILY TRUST	in the second section of the section of the second section of the section of	County affixed.	
Apple Vaccey CA 93577	 South States and Appendix Company of the Company of t	NAME NAME	TITLE
() () () () () () () () () ()		Ву	, Deputy



which are in cross of the amount received to pay all easonable costs, expenses and attorney's lees necessarily paid or incurred by tention in such proceedings, shall be paid to be melticlary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the total and appellate courts, necessarily paid or incurred by tention in the total and appellate courts, necessarily upon the indebted-ness secured hereby; and granter agrees, at its own expense, to take such actions and exacts such instruments as shall be necessary in obtaining such compensation, promptly upon heneliciary; request.

S. At any times and from time to time upon written request of beneliciary, payment of its less and presentation of this deed and the indebted-ness recovery without waterain; and the property; (a) join in granting any expensation of this deed and the indebted-ness, trustee may (a) commenced and the property. The grantee in any reconvery without waterain; all or any part of the property. The grantee in any reconvergent deed of the nor charge thereof; (d) legally antitled thereto, and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof; and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's to be appointed by a court, and without regard to the advocacy of any time without proof of the property or any part thereof, in its own names use or otherwise collect the property or any part thereof, in its own names use or otherwise collect the property of the property of any part thereof, in its own names use or otherwise collect the property of the property of the property of any part thereof, in its own names use or otherwise collect the groups and taking pools are proposed to the property of the property of the property of any part thereof in the property of the prop

and that the grantor will warrant and forever 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)* 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 deapter, trustage and to headleight herein and the process of the contract trustage and the foreign and the security has been applied to the contract trustage and the foreign and the security has a secured the contract trustage and the foreign and the security has a secured the security has been applied to the contract trustage and the foreign and the security has a secured the security has been and the security has been applied to the contract trustage and the foreign and the security has been applied to the security has been also and the security of the contract trustage and the security has been also a secured the security of the security has been also and the security of the

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that il 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. e 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. If compliance with the Act is not required, disregard this notice. STEED. TRUSTEE STATE OF OREGON, County of ...

This instrument was acknowledged before me on ... by JOHN D. STEED, TRUSTEE OF THE CHANTILLY This instrument was acknowledged before me on

STATE OF CALIFORNIA COUNTY OF __Monterey

On <u>May 10</u>, 1994 G. CHURCH . before me 🗆

personally appeared JOHN D. STEED, TRUSTEE OF THE CHANTILLY TRUST DATED JANUARY 1, 1991

personally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s), whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s) or the entity upon behalf of which the person(s) acted, executed the instrument.

WITNESS my hand and official seal. Signature



STATE O	F OREGON: C	OUNTY OF KLAN	MATH: ss.	a Barana da Barana d Barana da Barana da B			
Filed for of	record at reque	est of A.D., 19 <u>94</u> of	_ at11:30	e Co _ o'clockAM., and ges on Page	duly recorded in Vo	12th ol. <u>M94</u>	day
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