LA PINS, OR 97739

81.002 05-13-94P01:51 RCVD 1	TRUST DEED  OTC 32539	Vol.mg4 Page	-044
THIS TRUST DEED, made this LCHARD P. WOLLENBERG and BRANDY L. W.	OLLENBERG, Husband	and Wife	)4, between
BEND 3		, a	, as Grantos
		······, a	*****
	WITNESSETH:		-
Grantor irrevocably grants, bargains, sells KLAMATH County, Oregon,	described as:		
ot 10 in Block 4 of WAGON TRAIL ACREA	AGES NO. ONE, FIRST office of the Count	' ADDITION, according to y Clerk of Klamath Coun	the ty, Orego
TAX #2309-001AO-06000 Key #12802	25		
together with all and singular the tenements, hereditaments the property.	nts and appurtenances and all	other rights thereunto belonging or or hereafter attached to or used in	in anywise not
FOR THE PURPOSE OF SECURING PERFOR THREE THOUSAND THIRTEEN AND 92/10			
note of even date herewith, pavable to beneficiary or or	Dollars, with int		
The date of maturity of the debt secured by this	instrument in the data and the		
becomes due and payable. In the event the within described, conveyed, assigned or alienated by the grantor without the beneficiary's option, all obligations secured by this secome immediately due and payable.	net first having shall all	nereoi, or any interest therein is sol	d, agreed to b
To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property	grees:		
rovement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good an amaged or destroyed thereon, and pay when due all cost	nd habitable condition on the	vilding or improvement which may	bunuing or im be constructed
3. To comply with all laws, ordinances, regulations requests, to join in executing such financing statement	covenants, conditions and r	estrictions affecting the property; if	the beneficiar
gencies as may be deemed desirable by the beneficiery	es, as well as the cost of all	Hen searches made by filing office	ers or searchin
4. To provide and continuously maintain insuran amage by tire and such other hazards as the beneficiary ritten in companies acceptable to the beneficiary, with iciary as soon as insured: if the grantor shall fail for any	may from time to time req loss payable to the latter; all	nereatter erected on the property; uire, in an amount not less than \$ policies of insurance shall be deliver	deainst doss revalue
iciary as soon as insured; if the grantor shall fail for any is least fifteen days prior to the expiration of any policy ure the same at grantor's expense. The amount collected ny indebtedness secured hereby and in such order as bener any part thereof, may be released to grantor. Such appender or invalidate any act done pursuant to such notice.	of insurance now or hereafte under any fire or other insu- ticiary may determine, or at o plication or release shall not o	r placed on the buildings, the benefit trance policy may be applied by be	the beneficiary iciary may pro eneficiary upor
5. To keep the property free from construction lies	ens and to pay all taxes, ass	essments and other charges that ma	ay be levied or
ens or other charges pavable by grantor, either by direct	navment or by marriding he	nent of any taxes, assessments, insura	ance premiums
ecured hereby, together with the obligations described in he debt secured by this trust deed, without waiver of any	paragraphs 6 and 7 of this	trust deed, shall be added to and be	th in the note come a part o
ound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the be	libed, as well as the grantor	, shall be bound to the same extent	t that they are
6. To pay all costs, fees and expenses of this trust	including the cost of title an		
7. To appear in and defend any action or proceeding in any suit, action or proceeding in which the benefic	ng purporting to affect the s	ttorney's tees actually incurred. security rights or powers of benefici-	ary or trustee;
nentioned in this paragraph 7 in all cases shall be fixed b	ov the trial court and in the	se's attorney's fees; the amount of	attorney's fees
orney's fees on such appeal.  It is mutually agreed that:	ine appenate court snan adju	idge reasonable as the beneficiary's (	or trustee's at-
8. In the event that any portion or all of the propiciary shall have the right, if it so elects, to require that	erty shall be taken under the tall or any portion of the	e right of eminent domain or conder monies payable as compensation fo	mnation, bene- r such taking,
IOTE: The Trust Deed Act provides that the trustee hereunder nust company or savings and loan association authorized to do be zed to insure title to real property of this state, its subsidiaries gent licensed under ORS 696.505 to 696.585.	Mailleas Uniomi the little of Clico.	to ay the limited that a will a to the	
TRUST DEED		STATE OF OREGON,	} ss.
TUARO P WOLLENDEDC		County of	
CHARD P. WOLLENBERG		T certify that the win	ord on the
KDY L. WOLLENBERG	SPACE RESERVED	at o'clockM., a	, 19, and recorded
HAEL SCOTT BARKER	FOR RECORDER'S USE	in book/reel/volume No pageor as fee,	on
		ment/microfilm/reception N	
Beneficiary		Record ofof s	V
51313671		Witness my hand	aid County.
ter facording Resurn to (Name, Address, Ep):35TL  CHAEL SCOTT BARKER		Witness my hand a County affixed.	aid County.

which are in excess of the amount regulat to pay all reasonable costs, expenses and attormy's less receasaily paid or incurred by frantom in the trial and applied to be bendfed and applied by it lists upon any reasonable costs and exactly paid or incurred by frantom in the trial and applied courts, necessarily paid and applied to be and to be a supplied by it lists upon any reasonable costs and exactly paid or in the trial and applied to courts, necessarily paid on the paid of the 15208

EXCEPT CONVENANTS, RESTRICTIONS, EASEMENTS OF RECORD AND TRUST DEED RECORDED

AUGUST 14, 1992 IN VOLUME M92, PAGE 18185 MICROFILM RECORDS OF KLAMATH COUNTY, OREGON

AUGUST 14, 1992 IN VOLUME M92, PAGE 18185 MICROFILM RECORDS OF KLAMATH COUNTY, OREGO and that the grantor will warrant and torever defend the same against all persons whomsoever.

(a)\* primarily for grantor's personal, tamily or household purposes (see Important Notice below),

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 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 above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

as such word is defined in beneficiary MUST comply a disclosures: for this purpose	the Truth-in-Lending Act and Regulation Z, the the Act and Regulation by making required the Sevens-Ness Form No. 1319, or equivalent.
ar compilance with the Act	STATE OF OREGON, County of Willenberg L. WULLENBERG SS.  by RICHARD P. WOLLENBERG ARGE BRANDY TO WILLENBERG 4/27 1994
。 此以"性性性病人"。	This instrument was acknowledged before me on
AND THE PROPERTY OF THE PROPER	6/14 SEAL W PUBLIO-UNEGON HESCION NO. 012737 EXCHRES JAN. 26. 1993
The total contract of the cont	My commission expires 1-26-96

STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of \_ Mountain Title Co \_ A.D., 19 94 at 1:51 May the 13th o'clock PM., and duly recorded in Vol. M94 Mortgages on Page \_\_\_\_15207 Evelyn Biehn \$15.00 · County Clerk By Warriere Mullende