PORRE No. 003 Company News Board Surface TRAST DESIGN.	COPYE		NW PUBLISHING CO., PORTLAND, OR 91
81713 05-26-94P02:31 RCVD	MTC 3290)-	HEVolma	14 Page 16818
THIS TRUST DEED, made this LORNA LYN GRAHAH BRINDLE and JOAN		мау	, 19.94, betwee
MOUNTAIN TITLE COMPANY	OP IT MATE COUNTY		, as Granto
MILLIAM A. BARTISTI AND CATHERINE	M. SEBARTI FIT TO OF the	ne survivor the	the same of the sa
The systems of the state of the	WITNESSETH:		, as Beneficiar
Grantor irrevocably grants, bargains, KLAHATH County, Oreg	sells and conveys to truste on, described as:	e in trust, with pow	er of sale, the property
The Northwesterly 1/2 of Lo	of 30 and all of Lot	31 of Laveshops	CAPDENG
according to the official p County Clerk of Klamath Cou	plat thereof on file	in the office of	of the
The Table The Table The Table The Table Ta			
together with all and singular the tenements, heredita			
er hereafter apportaining, and the rents, issues and p the property.	rolits thereof and all fixtures no	w or hereafter attached	to or used in connection wit
FOR THE PURPOSE OF SECURING FER	THE THE PARTY CONTRACTOR OF THE PROPERTY OF THE PARTY OF		
note of even date herewith, payable to beneficiary on some paid, to be due and payable	3 192014	the final payment of pr	incipal and interest hereof,
The date of maturity of the debt secured by t becomes due and payable. In the event the within o sold, conveyed, assigned or alienated by the granter v	Peacribed property, or any part without first having obtained the	thereol, or any interest	therein is sold, agreed to l
become immediately due and payable.	this instrument, irrespective of	the maturity dates expi	ressed therein, or herein, shi
To protect the security of this trust deed, stant 1. To protect, preserve and maintain the prop provement thereon; not to commit or permit any was	perty in good condition and rep	mair; not to remove or	demolish any building or in
To complete or restore promptly and in goo damaged or destroyed thereon, and pay when due all	d and habitable condition any costs incurred therefor.		
3. To comply with all laws, ordinances, regular so requests, to join in executing such dinancing states	tions, covenants, conditions and ments pursuant to the Uniform	Commercial Code as the	e beneficiary may remire an
to pay for filing same in the proper public office or exencise as may be deemed desirable by the beneficia	otlices, as well as the cost of s urv.	ll lien searches made l	by filing officers or searching
4. To provide and continuously maintain instance by fire and such other hazards as the benefit within the hazards.	ciary may from time to time re	Quire, in an amount no	t less thar ELL INSUFAC
written in companies acceptable to the beneficiary, a liciary as soon as insured; if the granter shall fail for a at least lifteen days prior to the expiration of any po	amy reason to procure any such i	naurance and to deliver	the policies to the beneficier
cure the same at grantor's expense. The amount colle any indebtedness secured hereby and in such order as i	cted under any fire or other in beneficiary may determine, or as	surance policy may be coption of beneficiary t	applied by beneficiary upo
or any part thereof, may be released to grantor. Such under or invalidate any act done pursuant to such no	i application or release shall not tice,	cure or waive any dela	ault or notice of default here
 To keep the property free from construction assessed upon or against the property before any participants of the property deliver receipts therefor to beneficiary; sho 	rt of such taxes, assessments an	d other charges become	e past due or delinguent an
lens or other charges payable by grantor, either by dinent, beneficiary may, at its option, make payment	irect payment or by providing b	eneticiary with funds w	ith which to make such pay
ecured hereby, tolether with the obligations describe he debt secured by this trust deed, without waiver of	ed in paragraphs 6 and 7 of this any rights arising from breach o	s trust deed, shall be ad	ided to and become a part of
rith interest we aloresaid, the property hereinbelore cound for the payment of the obligation herein desc	described, as well as the grante ribed, and all such payments sl	x, shall be bound to the hall be immediately due	e same extent that they are and payable without notice
nd the nonpayment thereof shall, at the option of the ble and constitute a breach of this trust deed, 6. To pay all costs, fees and expenses of this to			
rustee incurred in connection with or in enforcing to 7. To appear in and defend any action or proc	his obligation and trustee's and	attorney's fees actually	incurred.
end in any suit, action or proceeding in which the be- to pay all costs and expenses, including evidence of ti	neficiary or trustee may appear tie and the beneficiary's or trus	, including any suit for stee's attorney's fees: ti	the foreclosure of this deed he amount of attorney's fee
pentioned in this paragraph 7 in all cases shall be fin he trial court, grantor further agrees to pay such sum orney's fees on such appeal.	ted by the trial court and in the n as the appellate court shall ad	e event of an appeal fro judge reasonable as the	m any judgment or decree of beneticiary's or trustee's at
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 do	main or condemnation, bene
iciary shall have the right, if it so elects, to require			
IOTE: The Trust Deed Act provides that the trustee hereun ust company or savings and lean association authorized to tend to income title to real property of this state, its suissidi	de business under the laws of Ore	gon or the United States, a	title insurance company autho
gont Reasond under ORS 474.505 to 476.585, he have to be a second to the control of the control		STATE OF OR	FGON)
TRUST DEED TO THE TRUST DEED TO THE TRUST OF	i Sangara (Luce di Sangara Budian Budian Sangara Budian Sangara) Anggara Budian Budia Budian Budian Budia		ss
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97601	File (See See See See See See See See See S		or said County
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B KLAATH COUNTY	रियो प्राप्त हो है जाने हुन्या अबे हुन्दियोग्यान है जा के जिन्दोरण है। वे ब्रोह स्टब्स्ट के बहु हुन्या है है के कुन पर महिल्यों के ब्रोह	หรือให้เกี่ยวการที่ได้เกี่ยวให้เกี่ยว สมบัติสาราชการที่สามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสามารถสาม	
the same way and the first has been been been a second to be a sec	tala di seri di	NAME	TITLE

which are in access of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by pranter in such proceedings, shall be paid to beneficiary and applied by if this upon any reasonable costs and expenses and attorney's test, both in the trial and applieds cours, seconsarily paid or many the possibility of the continue and execute such instruments as shall be necessary.

3. At any time and from time to time upon written request of beneficiary, payment at its less and presentation of this deed and the or endorsumed (in case of hall reconveyance, for cancellation), without attenting the liability of any person for the payment of the set of the continuent of the making of any map or plat of the property. Of onin granting any ensures, trustee may (a) consent to the making of any map or plat of the property. Of onin granting any ensures, restees may (a) consent for the making of any map or plat of the property. Of onin granting any ensures, restees may (a) consent for the making of any map or plat of the property. Of onin granting any ensures, restees may (a) consent for the making of any map or plat of the property. Of onin granting any ensures, restees may (a) consent for the making of any map or plat of the property. Of one in granting any ensures, restees may (a) consent for the making of any map or plat of the property. The grantee in any reconvey, mithest theretor, and the payment of the property. The grantee in any reconvey may be deviated in the "person or person or person any of the markers of the set of any matter or facts shall be conclusive proof of the truthfurness thereof. Trustee's to be appealed by a court, and without regist to the adoquacy at any time without notice, either in person, by a receiver possession of the property or any part thereof, in its own name sue or security for the industrience shall estimate the property or any part thereof, in its own name sue or security for the industrience property or any part thereof, in its own name sue or s

grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the companiation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by appear in the erder of their priority and (4) the surplus, if any, to the grantor or to any successor in interest 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 frustee appointed hereinder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, The granter covenants and agrees to and with the beneficiary and the beneficiary is successor in interest that the grantor is lawfully second in lee simple of the real property and has a valid, unencumbered title thereto except none

and that the granter will warrant and forever defend the same against all persons whomsoever.

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

(a) primarily for granter's personal, tanily or household purposes (see Important Notice below),

(b) for an organisation, or (even il granter is a natural person) are for business or commercial purposes.

This deed applies to, inures to the baselit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, necured hereby, whether or not named as a beneficiary herein.

In constraint this trust deed, it is understood that the granter, 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 assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the dranter has executed this instrument the day and year first shows written if the context so require

IN WITNESS WHEREOF, the grantor has executed this instrument th

POSTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is applicable; if warranty (a) is applicable and the beneficiary is a creditor such word in defined in the Truth-be-Lending Act and Regulation Z, the ficiary MUST comply with the Act and Regulation by making required	LORNA LYN GRAHAM BRINDLE		
repliance with the Act is not required, disregard this notice.	JOAN MAE GRAHAN		
STATE OF OREGON, County of	odged before me on May 26		
This instrument was acknowle by	AND JOAN MAE GRAHAM deed before me on		
HELEN M. FINK			

STATE OF OREGON: COUNTY OF KLAMATH: SS.		
Filed for record an request of Hountain Title Co		nation et al. (25 et et grad et et se <u>a a</u> ugus propriet et et et
A.D., 19 94 at 2:31 o'clock P M., and duly recorded in	n Vol.	
FEE \$15.00 Evelyn Biehn County Cle	rk	
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