000 100 000 100 0000 Feeling - TRUST DEED (Additional Research Co. 10 T C	3740		NS-NESS LAW PUBLISHING CO. PORTLAND, OR 9720
the season are employed the thin into the fact that the conference and	IKUSI DED	회가 가는 사람들이 되었다.	4 Page
*** THIS TRUST DEED, made this 27TH	day of	<u>, 25, 45, <b>MAY</b> </u>	, 1994, between
			as Granto , as Trustee, an
		***************************************	
The court, or transcent of the NOTOR'S INVESTMENT! C	the contract of the contract o		, as Beneficiary
Grantor irrevocably grants, bargains, sells a KLAMATH County, Oregon, de			wer of sale, the property is
THE NORTH HALF OF LOTS 7 AND 8, BLO	CK 59 RIIFNA	VISTA ADDITION TO	THE
CITY OF KLAMATH FALLS, ACCORDING TO THE OFFICE OF THE COUNTY CLERK OF K	THE OFFICIA	L PLAT THEREOF ON	
Compression and consistent and produced personal production of the constraint of the		en e	
gether with all and singular the tenements, hereditaments r hereafter appertaining, and the rents, issues and profits (	and appurtenances thereof and all fixt	s and all other rights thereu ures now or hereafter attach	nto belonging or in anywise no ed to or used in connection wit
FOR THE PURPOSE OF SECURING PERFORM  ****SIX THOUSAND ONE HUNDRED FORTY	and the second of the second o	一般などがたに関して、大	
	Dollars,	with interest thereon accord	ing to the terms of a promissor
ote of even date herewith, psyable to beneficiary or orde of sooner paid, to be due and psyableMAY_25			principal and interest hereof,
The date of maturity of the debt secured by this in ecomes due and payable. Should the grantor either agree	istrument is the di	ate stated above, on which	the final installment of the no
rty or all (or any part) of grantor's interest in it without eneliciary's option*, all obligations secured by this instru ome immediately due and payable. The execution by gran	tirst obtaining the ment, irrespective	written consent of approve of the maturity dates expre	nd of the beneficiary, then, at a essed therein, or herein, shall b
ssignment. To protect the security of this trust deed, grantor agr 1. To protect, preserve and maintain the property is		and remains not to remain	e demolish nav hvildigs or in
revement thereon; not to commit or permit any waste of to.  2. To complete or restore promptly and in good and	he property.		
amaged or destroyed thereon, and pay when due all costs in 3. To comply with all laws, ordinances, regulations, or	incurred therefor.		
o requests, to join in executing such financing statements of pay for filing same in the proper public office or offices	pursuant to the Us	nitorm Commercial Code as	the beneficiary may require ar
fencies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurance	The second of the second	angen to the second	
lamage by fire and such other hazards as the beneficiary in critten in companies acceptable to the beneficiary, with lo	es payable to the l	atter; all policies of insurance	e shall be delivered to the ben-
iciary as soon as insured; if the grantor shall fail for any re- it least fifteen days prior to the expiration of any policy of			
ure the same at grantor's expense. The amount collected using indebtedness secured hereby and in such order as benetic	ciary may determin	e, or at option of beneficiary	the entire amount so collected
e any part thereof, may be released to grantor. Such appli- inder or invalidate any act done pursuant to such notice.			
5. To keep the property tree from construction lien assessed upon or against the property before any part of a	uch taxes, assessm	ents and other charges beco	me past due or delinquent an
compily deliver receipts therefor to beneficiary; should the iens or other charges psyable by grantor, either by direct p	sayment or by prov	riding beneficiary with fund:	s with which to make such pay
ment, beneficiary may, at its option, make payment there scured hereby, together with the obligations described in p	paragraphs 6 and 7	ol this trust deed, shall be	added to and become a part of
he debt secured by this trust deed, without waiver of any ri rith interest as aforesaid, the property hereinbefore descri	bed, as well as the	grantor, shall be bound to	the same extent that they as
ound for the payment of the obligation herein described, nd the nonpayment thereof shall, at the option of the bene			
ble and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust in	ncluding the cost o	f title search as well as the	other costs and expenses of the
rustee incurred in connection with or in enforcing this ob- 7. To appear in and delend any action or proceeding	purporting to all	ect the security rights or p	owers of beneficiary or truste
nd in any suit, action or proceeding in which the beneficia o pay all costs and expenses, including evidence of title an	d the beneficiary's	or trustee's attorney's fees;	the amount of attorney's fe
mentioned in this paragraph 7 in all cases shall be lixed by he trial court, grantor further agrees to pay such sum as th			
orney's lees on such appeal. It is mutually agreed that:			
<ol> <li>In the event that any portion or all of the proper clary shall have the right, if it so elects, to require that</li> </ol>			
OTE: The Trust Deed Act provides that the trustee hereunder must be	e either an attorney, w	ho is an active member of the On	egon State Bar, a bank, trust compa
r savings and lean association authorized to do business under the la reporty of this state, its subsidiaries, affiliates, agents or branches, the l	United States or any ag		
WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of "The publisher suggests that such an agreement address the issue of		ry's consent in complete detail.	
on this, in the time that had the the the the the the the the	to the second second second	STATEOFO	DREGON.
我说她们是我们是我们看到我们,是 <b>我们的一个人的人,我们就不是我们</b> 的一个人的人,他们还是一个事情,	and a state of the A	e tea productions of Newsyally Tilly T cynglaeth af reachta Nagariae	
RUST PED, MALESTON	하다 하는 사람들이 되어 밝혀야 할아		<b>\\$</b>
TRUST DEED, TEATHER TO THE TEATHER THE	क्षेत्र (च. १८) व्यक्ति स्टब्स्ट (च. १८) इत्याद्या (च. १८) व्यक्ति (च. १८) इत्याद्या (च. १८) व्यक्ति (च. १८)	County of .	<b>S</b>
SHARON ANN MARTIN AND	માં ૧૯ ૦ - માં જેમ્લેસ્ટ માર પ્રાથમિક ૧૯ - માર્ચ માર્ચિક માર્ચ પ્રાથમિક ૧૯ - માર્ચ માર્ચ માર્ચ માર્ચ માર્ચ ૧૯ - માર્ચ મા	X ceri	stify that the within instru
	All the control of th	ment was re	tify that the within instruction for record on the form of the for
SHARON ANN MARTIN AND RONALD EDWIN GRIFFIN JR	and the state of t	ment was re day of	tify that the within instruction for record on the following series of the fol
SHARON ANN MARTIN AND RONALD EDWIN GRIFFIN IR. 1919 TUNNEL STKLAMATH FALLS OR MOTOR INVESTMENT COMPANY	SPACE RESER	web at	tily that the within instructived for record on the process of the
SHARON ANN MARTIN AND RONALD EDWIN GRIFFIN JR 1919 TUNNEL STKLAMATH FALLS OR	ond to the standing of the sta		tify that the within instructed for record on the 19 clock
SHARON ANN MARTIN AND RONALD EDWIN GRIFFIN JR. 1919 TUNNEL STKLAMATH FALLS OR MOTOR INVESTMENT COMPANY PO BOX 309	SPACE RESER	L cert ment was reday of in book/ree!/ page	tify that the within instruction for record on the following the followi
SHARON ANN MARTIN AND RONALD EDWIN GRIFFIN JR. 1919 TUNNEL STKLAMATH FALLS OR MOTOR INVESTMENT COMPANY PO BOX 309	SPACE RESER	L cert ment was reday of in book/ree!/ page	tify that the within instruction of the color of the colo
SHARON ANN MARTIN AND RONALD EDWIN GRIFFIN JR. 1919 TUNNEL STKLAMATH FALLS OR MOTOR INVESTMENT COMPANY PO BOX 309	SPACE RESER	L ceri ment was reday ofday of	tify that the within instruction for record on the following the followi
SHARON ANN MARTIN AND RONALD EDWIN GRIFFIN JR. 1919 TUNNEL STKLAMATH FALLS OR MOTOR INVESTMENT COMPANY PO BOX 309 KLAMATH FALLS OR 97601	SPACE RESER	L ceri ment was reday ofday of	tify that the within instruction for record on the following the followi

the means of the amount required to pay all reasonable costs, expenses and attorney's less accessarily paid or incurred by grantor in such groundings, shall be paid to hemsificity and applied by it first upon any reasonable, and the balance applied upon the indibted-in the rink and apposlices courts, accessarily paid or incurred to the such actions and expenses and attorney's test, before a contraction of the such actions and execute such instruments as shall be necessary means accorded benefity; and grantop premently upon the indibted and and actions and execute such instruments as shall be necessary and the such actions and execute such instruments as shall be necessary and the such actions and execute such instruments as shall be necessary and actions and execute such instruments as shall be necessary that the such actions and execute such instruments as shall be necessary that the such contractive property (a) point and action of the property. The granter is any reconveyance may be destricted in the part of the property. The granter is any reconveyance may be destricted in the first three in the such actions are also active to the property. The granter is any reconveyance may be destricted in the first three in the such actions are also active to the survivers mentioned in this part and the such active three thre

Budic property the continue of the control

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:

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

The grantor is personal, family or household purposes (see Important Notice below),

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

(b) for an expensation, es (case of the family or household purposes), are too business or commercial, purposes.

This deed applies to, insures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, insures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, insures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, insures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, insures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executors, This deed applies to, insures and ministrators are designed. The constraint process and essigns. The term benefit carry herein.

In constraint this trust deed, it is understood that the grantor, trustee and/or benefit ary may each be more than one person; that In constraint this trust deed, it is understood that the grantor, trustee and/or benefit ary may each be more than one person; that In constraint this trust deed, it is understood that the grantor, trustee and/or benefit and owner, including piedgee, of the contract persons and or the holder and owner, including piedgee, of the contract persons and the holder and owner, including piedgee, at the contract persons and the holder and owner, including piedgee, and incl

the grantor has executed this instrument the day and year first above written.

IN WILLIAMS	WALKEOF, the B.		alex	V. Dias	Mitmi
not applicable; if warranty as such word is defined in boneficiary MUST comply	te, by lining out, whichever (e) is applicable and the b a the Truth-in-Lending Act with the Act and Regulation were Stevens-Ness Form No	and Regulation Z, the a by making required 1319, or equivalent.	Tomala	Chiffin Sr.	Ju Jv.
If exampliance with the Act	STATE OF OREG	GON, County of	edged begge the	Toiler	, 19.94, 19.94
	by Ronal	ment was acknowl	edged belose me o	Ja: 5/3/	, 17-6-4,
NOTARI NOTARI	OF		Usigie My commission ex	Forsett pires 2/19/95	AL ary Public for Oregon
	******** *** **** **** ****	tagina (hipeero ke)	Land the Committee of the special	ka kuput keri ji kata	

· · · · · · · · · · · · · · · · · · ·	Therefore the first of the second of the			
회 그렇게 관심하는 사이트 회사를 보고 있다면 말 <u>다.</u>	ga itti siyasiya e			
STATE OF OREGON. COUNTY OF KLAMATH	l: ss.	and the second second second second		化二氢氯化氯化氯化二氯
STATE OF UKEOUTS COM	mail and a particular state		Declared the second of the	1et day
to an in the state of the state	Vountain	Title Co	the	
The state of the s	Municari		t i to Val	MOA
Filed for record at request of	10.46	o'clockA_M., and c	fully recorded in voi.	
June A.D., 19 24 at		on Page17	211	
A CONTRACTOR OF THE CONTRACTOR	Morteages	Oli rage		
1 (1) (1) (1) (1) (1) (1) (1) (1) (1) (1		Evelyn Biehn .	County Clerk	the state of the s
暮越,微红,从一边一点一定是一个一个一个,一般更多。	The second second second	Livery and an arrangement	re Millera	ire
\$P\$《新聞歌》,是是正正正正 (1) 14 (1) (1) (1) (1) (1) (1) (1) (1)	- III	By William	AL I MANAGEMENT	1.2.1
FFF \$15.00		그는 이 불어 살다면 불다는		
I from the former as the property of the title of the time of time of the time of	17. 胡晓·李明 20.			
There is being the destroying the the foreigned the contract the	<ul> <li>Additional forms</li> </ul>	그 그 없는 이 학생들이 일을 내려가 되었다.		in the second and the
(2) [2] [2] [2] [2] [2] [2] [2] [2] [2] [2]	and the first of the control of the con-	그는 사람이 가능을 통해 나는 가는 것이다. 그렇다	The second secon	The same and the same of the s