82793 06-15-94A09:49 RCVD	YIIC TOUCHT THE	Vol.ma4_	Page 18724 🛞
THIS TRUST DEED, made this 2nd LOREN EVANS and DEANNA G. MERRIG	day of	June	, 19_94, between
MOUNTAIN TITLE COMPANY OF KLAMAT	H COUNTY		as Grantor,
THE TRUSTEES OF THE ALLEN FAMILY	with white known on the district of the country.	interior two sectors of it.	, as Beneficiary,
Grantor irrevocably grants, bargains, sells Klamath County, Oregon, 6	and conveys to trustee	in trust, with power	of sale, the property in
하나 들어갈 아무슨 이 그는 사람들이 되는 것들이 되었다면 하다는 것이 없었다.	e official plat th ounty, Oregon.	ereof on file in	n the office
together with all and singular the tenements, heredicamen or hereafter appertaining, and the rents, issues and profits the property.	s thereof and all fixtures now	v or hereafter attached t	o or used in connection with
FOR THE PURPOSE OF SECURING PERFOR of NINETY-EIGHT THOUSAND AND NO/100			
note of even date herewith, payable to beneficiary or or not sooner paid, to be due and payable per term	der and made by grantor, the of Note, 19	he final payment of prin	
The date of maturity of the debt secured by this in second of the 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 become immediately due and payable.	ibed property, or any part i ut first having obtained the instrument, irrespective of t	thereof, or any interest written consent or appro me maturity dates expre	therein is sold, agreed to be oval of the beneficiary, then,
To protect the security of this trust deed, grantor at 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good an	grees: in good condition and repa the property. d habitable condition any h	ir; not to remove or de	
damaged or destroyed thereon, and pay when due all cost. 3. To comply with all laws, ordinances, regulations, so requests, to join in executing such financing statement to pay for filing same in the proper public office or offic	s incurred therefor. , covenants, conditions and r s pursuant to the Uniform C	estrictions affecting the Commercial Code as the	property; it the beneficiary beneficiary may require and
agencies as may be deemed desirable by the beneticiary. 4. To provide and continuously maintain insuran damage by lire and such other hazards as the beneticiary 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 bene	ce on the buildings now or may from time to time rec loss payable to the latter; al eason to procure any such ir of insurance now or herealt- under any tire or other ins ficiary may determine; or at	therealter erected on to quire, in an amount not I policies of insurance sh ssurance and to deliver the er placed on the buildin, urance policy may be a option of beneticiary the	the property against loss or less than \$ full Value, all be delivered to the beneficiary gs, the beneficiary may propplied by beneficiary upon a entire amount so collected,
or any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lie assessed upon or against the property before any part of promptly deliver receipts therefor to beneticiary; should liens or other charges payable by grantor, either by direct 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 aloresaid, the property hereinbetore described in the result of the payment of the obligation herein described and the nonpayment thereof shall, at the option of the be able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust trustee incurred in connection with or in enforcing this cannot be incurred in connection with or in enforcing this cannot be able and expenses 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 a mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as torney's fees 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	ens and to pay all taxes, as such taxes, assessments and the grantor fail to make pay payment or by providing bireot, and the amount so pay paragraphs 6 and 7 of this rights arising from breach or ribed, as well as the grantod, and all such payments shipmeticiary, render all sums se including the cost of title subligation and trustee's and ing purporting to affect the ciary or trustee may appear, and the beneficiary's or trustee trial court and in the the appellate court shall adport y shall be taken under the	sessments and other chail other charges become ment of any taxes, assessmenticiary with funds wind, with interest at the trust deed, shall be add any of the covenants he all be immediately due cured by this trust deed earch as well as the other afterney's fees actually is security rights or power including any suit for tee's attorney's fees; the event of an appeal from judge reasonable as the right of eminent don	arges that may be levied or past due or delinquent and sments, insurance premiums, th which to make such payorate set forth in the note led to and become a part of ereof and for such payments, as same extent that they are and payable without notice, il immediately due and payer costs and expenses of the incurred. The toreclosure of this deed, e amount of attorney's less and judgment or decree of beneficiary's or trustee's atmain or condemnation, benefician and settlements.
NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do rized to insure title to real property of this state, its subsidiaries agent licensed under ORS 696:505 to 696:585.	business under the laws of Ores s, affiliates, agents or branches	jon or the United States, a , the United States or any	title insurance company autho-
na multiparation to enobled their to be expected that the country of the enoting the enoti	ict in biologic in four inc	CTATEOFOR	SS.
LOREN EVANS & DEANNA G. MERRIGAN	The light of the second of the	I certify	that the within instru-
Drawn G. Menigan	SPACE RESERVED	day oX	ved for record on the, 19, ckM., and recorded
THE TRUSTEES OF THE ALLEN FAMILY 1989	I doll doch ope tople personacion	in book/reel/vdl	ume Noon or as fee/file/instru-
5/32 Gatewood Dr. Klamath Falls OK 97603	al not trained in this solution of the pulses affections at a first plant of the pulse.		/reception No, of said County.
After Recording Return to (Name, Address, Zip): 100 100 100 100 100 100 100 100 100 10	er i Küşler (Termiyer) Termiyeri ili kerinin	网络萨拉斯 化铁铁铁矿 电影性 经外面利益的	my hand and seal of
MOUNTAIN TITLE COMPANY	Test Ey 1994 of Here agence the desirable and an order from the use to during a priority attention	Sie Or	tachex
KLAMATH FALLS OR 97601	printe costa esperias sest	NAME By	nite Deputy

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and that the grantor will warrant and lorever 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, lamily or household, purposes (see Important Notice below).

(b) for an organization, or (even it 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 context. So, requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be IN-WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. 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.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (c) or (b) is not applicable; if warranty (c) is applicable and the beneficiary is a creditor desired in the Truth-in-Lending Act and Regulation; in the Land Act, and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.

STATE OF OF OF ORDERS ACT AND STATE OF OREGON, County of ik bermani Pra-richt eine berteilige Vernet beit ein ber ein)

DEANNA C. MERRICAN

	This instru by LOREN EV This instru by	ment was acknowle ANS and DEANNA ment was acknowle	dged before me o G. MERRIGAN) ss.	June ,1991
	The second secon				10
COLT PLATE IN	Crock of Alam 2 Moducatus 50 Fug 300 pro	10 januar S 19 januar 18 ja	ce Atla	chmes	at

Of the Control of the Notary Public for Oregon

REQUEST FOR	FULL RECONVEYAN	1 (100)			
	AT KECONVEYAN	ICE ITO he			
411.	and holder of all	L. C. OF DISC	only when obli	001	
legal owner	114	Trustee	do was	Serious MOAS	been paid I
d satisfied T	and holder of all	indet		Paragraph .	

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by the frust deed (which are delivered to you under the terms of the trust deed) and to reconvey, without warranty, to the parties designated by the tarms of the delivered to you herewith

heid by you under at	I all evidences of indebtedness sent to you o	foregoing trust deed. All sums secured t
held by you under the same. Mail reconvey	ance and documents to the parties designate	trust deed (which are delivered to the terms of the
DATED:	70 Way	foregoing trust deed. All sums secured by the trust it any sums owing to you under the terms of the trust deed (which are delivered to you herewith the trust deed the estate now
Both must be destroy this Trust Dead On The		
Both must be delivered to the trustee for cancellot	ion before	

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Piration Show

CALIFORNIA ALL-PURPOSE ACKNOWLEDGEMENT
STATE OF CALIFORNIA)
COUNTY OF <u>SACRAMENTO</u>).
On June 6,1991 before me, Suzanne 1. Hoffine Notary Public NAME, TITLE OF OFFICER - E.G., JANE DOE, NOTARY PUBLIC V
personally appeared, LOREN EVANS and Deann G. MOSKICHN
persenally known to me (or proved to me on the basis of satisfactory evidence) to be the person(s) whose name(s) subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/he/their authorized capacity(les), and that by his/he/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.
OFFICIAL NOTARY SEAL SUZANNE T. HOEFFNER Notary Public — California SACRAMENTO COUNTY NOTARY PUBLIC SIGNATURE NOTARY PUBLIC SIGNATURE (SEAL) OFFICIAL NOTARY SEAL SUZANNE T. HOEFFNER NOTARY Public — California SACRAMENTO COUNTY NY Comm Expires AUG 12,1994
NOTARY PUBLIC SIGNATURE My Comm Expires AUG 12,1994
OPTIONAL INFORMATION
TITLE OR TYPE OF DOCUMENT <u>FOUST</u> <u>DOED</u> DATE OF DOCUMENT <u>OS-02-9Y</u> NUMBER OF PAGES
DATE OF DOCUMENT <u>06-02-99</u> NUMBER OF PAGES
SIGNER(S) OTHER THAN NAMED ABOVE
STATE OF OREGON: COUNTY OF KLAMATH: ss.
Filed for record at request of Mountain Title Co the 15th day of June A.D., 1994 at 9:49 o'clock A.M., and duly recorded in Vol. M94,
of Mortgages on rage 10724
Evelyn Biehn County Clerk
FEE \$20,00