

which are in seess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter in witch proceedings, and the property in the trial of appellate out paid to beneficiary and applied by it tirst upon any reasonable costs and expenses and attorney's fees, both ross secured, hereby; and granter agrees, at its own strange beneficiary in such proceedings, and the balance applied upon the indebted reas secured, hereby; and granter agrees, at its own strange are allowed and accust such instruments as shall be necessary in characteristic process. It is not appeared to the property; the process of the property of the property; the property is payed to the property; the property is payed to the property; the property; the property; the property; the property; the property is payed to the property; the granter in additional to the story of the property of any part three property. The granter in the property is to be appointed by a court, and without regard to the property of any part three; in its own names use or otherwise conclusives proof before the property of any part three; in its own names use or otherwise conclusives and profits, including tools property and the application or release thereof and other insurance policies or compensation or award the property, the collection, including reasonable property, and the application or release thereof as all property, the collection, including reasonable property, and the application or release thereof as all created by the propert

kontra en instantant per person teneralecto (vegenera peneresa) (2)

and that the grantor will warrant and torever detend 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, tamily 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 grantor, 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 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.

- Berling der : John A. Hunggring (1994) von Einenger (1995) begringt in Marine of As James - Berling Mange, der standingering begring in the standing	Denny W Rooter
*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 Pagulation 7 the	~ 1000
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.	17 1 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7 1 7
STATE OF OREGON, County of	KLAMATH) ss.
Cy MINITER A. NAREN	ledged before me on JUNE 16 TH ,19 94,
This instrument was acknow	ledged before me on
	iti kanalikali gulijang salah katang pendangan penjarahan ada kanangan penjarahan
OFFICIAL SEAL SANDRA SOCRANE	10. 10. 10. 10. 10. 10. 10. 10. 10. 10.
NOTARY PUBLIC - OREGON COMMISSION NO. 025921 MY COMMISSION EXPIRES JULY 07, 1997	Sandia S. Chane
BUT TOURIS AND REASON THAT IS NOT BE SEEN	My commission expires July 2, 1997
REQUEST, FOR FULL RECONVEYANCE (To be us	sed only when obligations have been paid.)
To:	ess secured by the loregoing trust deed. All sums secured by the trust payment to you of any sums owing to you under the terms of the
held by you under the same, Mail reconveyance and documents to	the parties designated by the terms of the trust deed the estate now
DATED:	
Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before	

Beneficiary

A tract of land situated in Lot 2, Block 1, THIRD ADDITION TO ALTAMONT ACRES, in the County of Klamath, State of Oregon, more

Beginning at a point on the East line of said Lot 2, from which the Northeast corner of said Lot 2 bears North 00 degrees 13' 00" West 66.75 feet; thence North 89 degrees 12' 17" West 150.00 feet; thence North 00 degrees 13' 00" West 66.75 feet to a point on the North line of said Lot 2; thence North 89 degrees 12' 17" West 149.30 feet, more or less, to the Northwest corner of said Lot 2; thence South 00 degrees 12' 30" East 145.66 feet to the Southwest corner of said Lot 2; thence South 89 degrees 12' 17" East, along the South line of said Lot 2, 139.33 feet, more or less to a point from which the Southeast corner of said More or less to a point from which the Southeast Corner of Sala Lot 2 bears North 89 degrees 12' 17" West 160.00 feet; thence North 00 degrees 13' 00" West 62.81 feet; thence South 89 degrees 12' 17" East 160.00 feet to a point on the East line of said Lot 2; thence North 00 degrees 13' 00" West 16.00 feet to the point of beginning. Said tract shown as Parcel 2 of Minor Land Partition 42-83.

CODE 41 MAP 3909-10BA TL 400

			EG									
											SS	
			i at									

Filed for record at request of	Ss.			
or June A	Aspen Title Co. D., 19 94 at 10:50	<u>20</u>		
FEE \$20.00	D., 19 94 at 10:50 Mortgages	or Page 1	duly recorded in Vol.	<u>17th</u> day <u>M94</u>
		Evelyn Rick-		
医基格氏试验检试验 经国际股份 经产品 计自动 化二氯甲基磺基酚 医多形皮肤	원인 기원에 의 교육들은 배기 동안에 보면 중심적인 원칙 중심적인 원칙 기업을 된다.	DY COLAIL.	/ CICIA	\$1. \$ \$4. 医抗原性原因病 1. 15. 15. 15. 15. 15. 15. 15. 15. 15.