| NA<br>NA<br>RCT RCT RCT RCT RCT RCT RCT RCT RCT RCT  | COPYRIGHT 1993 STEVENSNESS LAW PUBLISHING CO, PORTLAND, OF   |
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|  | mtc 33/39 HF Volmay Page 19518   |
| HOUSING AMERICA  | 17th day of JUNE   |
| MOUNTAIN TITLE COMPANY OF  | INC., an OREGON CORPORATION  |
| FORD CONSUMER PERMAN   | as Gran  |
|  | PANY INC.,   |
| Grantor irrevocably grants, bargains,<br>KLAMATH   | WITNESSETH:<br>, sells and conveys to trustee in trust, with power of sale, the property<br>egon, described as:  |
|  |  |
| Lot 6, Block 4, BRYANT TRAC  | CTS NO. 2, according to the official plat  |
| Oregon.  | CTS NO. 2, according to the official plat<br>ice of the County Clerk of Klamath County,  |
| article and South and                            | NEICS ISIN' an College (dore ).  |
| together with all and singular the tenements, beredit  | i utxi   |
| the property.  | aments and appurtenances and all other rights thereunto belonging or in anywise no<br>profits thereof and all fixtures now or hereafter attached to or used in connection with<br>FORMANCE of and  |
| of THIRTY THOUSAND AND NO  | FORMANCE of each agreement of grantor herein contained and payment of the sur<br>/100ths**   |
| note of even date herewith, payable to beneficiary of  | Dollars, with interest thereon according to the terms of a promissor<br>or order and made by grantor, the final payment of principal and interest hereof, i<br>INS. Of note, 19  |
|  |  |
| property or all (or any part) of grantor's interest in<br>consent shall not be unreasonable  | <b>INS OF note</b> ,19.<br>this instrument is the date, stated above, on which the final installment of the note<br>agree to, attempt to, or actually sell, convey, or assign all (or any part) of the<br>it without first obtaining the written consent or approval of the beneficiary, which<br>the beneficiary's option <sup>*</sup> , all obligations' secured by this instrument is a security which<br>the beneficiary is option <sup>*</sup> .  |
| the meturity is a state of the state   | the beneficiary's option*, all obligations secured by this instrument impediately which<br>I become immediately due obligations secured by this instrument   |
| 1. To protect, preserve and maintain the property  | or agrees:   |
| 2 T  | condition any Duilding or impression   |
| 5. To comply with all laws, ordinances, regulations of requests, to join in executing such financing statem to pay for filling same in the | costs incurred therefor.<br>costs incurred therefor.<br>ions, covenants, conditions and restrictions affecting the property; if the beneficiary<br>ments pursuant to the Uniform Commercial Code as the beneficiary may require and<br>offices, as well as the cost of all lien searches made by tiling officers coquire and<br>ty.  |
| agencies as may be deemed desirable by the beneticiar<br>4. To provide and continuously maintain insu                                      | nons, covenants, conditions and restrictions aflecting the property; if the beneficiary<br>nents pursuant to the Uniform Commercial Code as the beneficiary may require and<br>offices, as well as the cost of all lien searches made by filing officers or searching<br>trance on the buildings   |
| written in companies acceptable to the beneficiary wi  | lary may from time to time require, in an amount of the property against loss or   |
| ure the same at grantor's expense. The amount collect  | icy of insurance now or hereafter placed on the building the policies to the beneficiary   |
| r any part thereof, may be released to grantor. Such a   | eneficiary may determine, or at option of beneficiary the applied by beneficiary upon  |
| ssessed upon or against the property before any nert   | liens and to pay all taxes, assessments and other t  |
| ent beneficiate and payable by grantor, either by dire   | of non   |
| the debt secured by this trust deed, without waiver of an  | in paragraphs 6 and 7 of this trust deed shall to the rate set forth in the note   |
| and to a state of the property hereinheine do  | i of any of the coverant i   |
| 6. To pay all costs, fees and expenses of this frust   | st includes at   |
| 7. To appear in and defend any action or present   | obligation and trustee's and attorney's tees not used and expenses of the  |
| pay all costs and expenses, including evidence of title  | autary of trustee may appear, including any suit for the store of beneficiary of trustee;  |
| ney's lees on such appeal.   | s the appellate court shall adjudge reasonable as the bonding digment or decree of   |
| ary shall have the right, it it so elects, to require the  | perty shall be taken under the right of eminent dame.  |
| avings and loop generatives that the trustee hereunder must  | be either an allowant to such taking,  |
|  |  |
| te publisher suggests that such an agreement address the issue   | e el obtaining beneticiary's consent in complete detail.   |
| TRUST DFFD   | STATE OF OREGON,   |
| HOUSING AMERICA, INC.  | Coopity of   |
|  | Kcertify that the mist in  |
| FORD CONSUMER FINANCE COMPANY INC.   | day of a second for record on the  |
| PINANCE COMPANY INC.   | FOR in book/reel/volume N  |
|  | Page Or Pa teo /file /   |
| Baneficiory  | Record of of of of County  |
| D CONSUMER FINANCE COMPANY   | Witness my hand and seal of County affixed.  |
| CONTRACTOR CONTRACTOR AND CONTRACTOR IN  | n program and a second s  |
| 10121 SE SUNNYSIDE RD #265<br>TLACKAMAS OR 97015-1489  | The main contract $  _{\mathcal{N}}$ is the second |

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and that the grantor will warrant and forever delend, the same against all persons whomsoever.
and that 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: (a)\* primarily for grantor's personal; family or household purposes (see Important Notice below), (a)\* primarily for grantor's personal; family or household purposes (see Important Notice below), (a)\* primarily for grantor's personal; family or household purposes (see Important Notice below), (a)\* primarily for grantor's personal; family or household purposes.
(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 personal representatives; successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives; successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives; successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract iscured 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 if the context so requires, the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF; the grantor has executed this instrument the day an

| IN WITNESS WHEREOF, the granter warranty (a) or (b) is<br>* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is<br>not applicable; if warranty (a) is applicable and the beneficiary is a creation<br>not applicable; if warranty (a) is applicable and the beneficiary is a creation<br>as such word is defined in the Truth-in-Lending Act and Regulation Z, the   | Bicky L. Chakey Kosedert<br>HOUSING AMERICA, INC.  |
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| beneficiary MUSI comply with the Stevens-Ness Form No.:1319, or equivalent.<br>disclosures; for this purpose use Stevens-Ness Form No.:1319, or equivalent.<br>if compliance with the Act is not required, disregard this notice.<br>STATE OF OREGON, County of  | KLAMATH  |
| by This instrument was scknown<br>byBECKY_LHICKEY  | ledged before me onJune. 21, 1934,   |
| OFFICIAL SEALOUSING AMERICA INC.,  |  |
| STATE OF OREGON: COUNTY OF KLAMATH: SS.  | the <u>22nd</u> day  |
| Filed for record at request of <u>Mountain Title</u><br>of <u>June</u> A.D., 19 <u>94</u> at <u>3:32</u><br>of <u>Mortgages</u>  | <u>Co</u> <u>billed</u> , and duly recorded in Vol. <u>M94</u> ,<br>on Page <u>19518</u><br>Evelyn Blehn County Clerk<br>By Sauline Mullendore |
| FEE \$15.00<br>the set former set to the first condition to prove which the set of the set | Ву <u>се диллете с сила</u>  |