F / Ris No. 811 - Oragon Trust Deed Series - TRUST		
E 3818 07-05-94P03:5 THIS TRUST DEED, med DONALD R. HAMPSON AND JAN	RCVD this 30th	UST DEED VOIM94 Page 20851
KLAMATH COUNTY TITLE COMP. LAWLESS ROOFING, INC., DE		es Grantor, INSION PLAN AND TRUST
Grantor irrevocably grants.	象塗り込んで 谷 ねんしいび いっぽうせん とうろ	MESSETH, as Beneliciary,
KLAMATH Co The South } of Lot 12 in	inty, Oregon, desci llock 2 of Seco	
AS TO THAT CERTAIN MOBILE THIS INSTRUMENT SHALL CON RIGHTS AND REMEDIES PROVI	HOME DESCRIBE TIIUTE A SECU DED UNDER THE	AS FOLLOWS; 1967 FLEETWOOD HT, SERIAL #WF7T55698 RITY AGREEMENT ENTITLING THE BENEFICIARY TO ALL NIFORM COMMERCIAL CODE. SAID MOBILE HOME MAY NOT
PAID IN FULL, OR WITH PRI together with all and singular the tenents or hereafter appertaining, and the rents, the property.	IR VRITTEN CON is, foredifaments an esure and profits ther	EREIN UNTIL THE BALANCE SECURED HEREBY HAS BEEN SENT OF THE BENEFICIARY. Appurturances and all other rights thereunto belonging or in anywise now rol and all fixtures now or hereafter attached to or used in connection with
note of even date herewith, payable to	(\$18,500.00)* Tenel ciary or order at	KE of each agreement of grantor herein contained and payment of the sum C/100***********************************
becomes due and payable. Should the property or all (or any part) of grantor consent shall not be unreasonably withhat the maturity dates expressed therein, or	toured by this instau transcr.either agree to tinterest in it withou d, then, at the benefit Therein, shall become	sent is the date, stated above, on which the final installment of the note a attempt to, or actually sell, convey, or assign all (or any part) of the in first obtaining the written consent or approval of the beneficiary, <u>which</u> cary's option ⁴ , all obligations secured by this instrument, irrespective of immediately due and payable. (Delete underlined clause if inapplicable.)
To protect the security of this from 1. To protect, preserve and main provement thereon; not to commit or pe 2. To complete or restore prompt damaded or destroyed thereon; and pay	t deal, grantor agrees thin the property in ge thit any waste of the p t and in good and has then due all costs inco	and condition and repair; not to remove or demelian any building or im- property. Stable condition any bailding or improvement which may be constructed, ured therefor.
to requests, to join in executing such in to pay for liling same in the proper pul agencies as may be deemed desirable by 4. To provide and continuously damade by lire and such other hazards	tuncin (statements pur) ic cifice or offices, as the beneficiary. naintain insurance or is the beneficiary may	t the buildings now or hereafter erected on the property against loss or the trom time to time require, in an amount not less than \$18,500.00,
veriften in companies acceptable to the ficiary as soon as insured; if the grantor af least filteen days prior to the expirat cure the same at grantor's expense. The onv indebtedness secured hereby and in s	leneficiary, with loss p half fail for any reason in ct any policy of in imount collected under ich order as beneficiar	symble to the latter; all policies of insurance shall be delivered to the bene- to procure any such insurance and to deliver the policies to the beneliciary insuce now or hereafter placed on the buildings, the beneliciary may pro- tany fire or other insurance policy may be applied by beneliciary upon may determine, or at option of beneliciary the entire amount so collected, an or release shall not cure or waive any default or notice of default here-
under or invalidate any act done pursua 5. To keep the property iree fro- assessed upon or against the property b promptly deliver, receipts therefor to be liens or other charges peyable by granto- ment, beneficiary may, at its option, x secured hereby, together with the obliga- the debt secured by this trust deed, with	It to such notice. () construction liens and tofic any part of such tofic ary; should the g other by, direct pays ike, payment thereof, thom: fescribed in part cut waiver of any right	I to pay all taxes, as essments and other charges that may be levied or faxes, assessments and other charges become past due or delinquent and rantor fail to trake payment of any taxes, assessments, insurance premiums, rant or by providing beneticiary with funds with which to make such pay- and the amount so prid, with interest at the set set forth in the note stephs 6 and 7, of this fund deed, shall be added to and become a part of a arising from breach of any of the covenants hereof and for such payments, , as well as the grantor, shall be bound to the same steph that they are
bound for the payment of the obligation and the nonpayment thereof shall, at the able and constitute a breach of this trus 6. To pay all costs, fees and expe- trustee incurred in connection with or i 7. To ensue in a delend any a	t herein described, and option of the benefic decc. uses of this trust inclu t enforcing this obliga- tion or proceeding no	d all such payments shall be immediately due and payable without notice, ary, render all sums secured by this trust deed immediately due and pay- wing the cost of title evarch as well as the other costs and expenses of the tion and trastee's and attorney's lees actually incurred. in porting to affect the security rights or powers of beneficiary or trustee;
and in any suit, action or proceeding in to pay all costs and expenses, including mentioned in this paragraph 7 in all cas the trial court, grantor lurther agrees to torney's fees on such appeal.	which the beneficiary evidence of title and the shall be fixed by the hay such sum as the a	or trastee may appear, including any suit for the foreclosure of this deed, an beneficiary's or trustos's attorney's lees; the amount of attorney's lees is trial court and in the event of an appeal from any judgment or decree of appellate court shall adjudge reasonable as the beneficiary's or trustce's at-
8. In the event that any portion ficiary shall have the right, if it so elect NOTE: The Tust Deed Act provides that the true or explaint and hear association suthorized in do	the hereunder must be on the hereunder must be on the large under the laws	thall be taken under the right of eminent domain or condemnation, bene- or any portion of the monies payable as compensation for such taking, ther as attorney, whe is an active member of the Oregon State Bar, a bank, trust company of Oregon or the United States, a title insurance company sufficience to insure title to real
property of this state, its subsidiaries, affiliates, a "WARNING: 12 USC 1701 regulates and may "The publisher suggests that such an agreem	(entrochranches, the Usion (rohibit, exercise of this of the kirses the issue of o	a i Sizies er any agency thersol, or an escrow agent licensed under UKS evelous to obulado. Lion. I sining beneficiary's constant in complete detail.
TRUST DEED		STATE OF OREGON, County of
		I certify that the within instru- mern was received for record on the dry of, 19 space seserved at o'clockM, and recorded
Groater The second sec		in book/reel/volume Noon escontres use pageor as fee/file/instru- ment/microfile/reception No
After Recording Return to (Nome, Address, Zie):		Record of
KLAMATH COUNTY TITLE CO. 422 MAIN STREET KLAMATH FALLS OR 97601		

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and that the grantor will warrant and inverse delend the same against all persons whomsoever. The grantor warrants that he proceeds of the lesh represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, lamily or h usehold purposes (see Important Notice below). (b) for an organization; of (even if grantor is a satural person) are for business or commercial purposes. This deed applies to, inner to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, successor and assigns. The term beneficiary shall meen the holder and owner, including pledgee, of the contract secured hereby, whether or not na ned as a beneficiary herein. The construing this fruit desl, it is uncerstood that the grantor, trustee and/or beneficiary may each be more than one person; that it 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 its provisions hers t apply equally to confortions and to individuals. INWITNESS

IN WITNESS WHER EOF, the grantor has executed this fustrument the day and year first above written.

lan HAMPSON *IMPORTANT NOTICE: Delete, by linit g out, whichever warres y (a) or (b) is a not applicable; if warranty (a) is applicable and the beneficient is a creditor as such word is defined in the Truth in-Lending Act and Regulation 2, the beneficiary MUST comply with the A it and Regulation iby making required disclosures; for this purpose use Stave hards for the formation in the average of the stave of the stav DONALD 1: à JANET E. HAMPSON If compliance with the Act is not required, disregard this notice STATE OF OREGON, County of Klamath This instrument was acknowledged before me on ... June ... 30. by DONALD R. HAMPSON and JANET E. HAMPSON This instrument was acknowledged before me on bv STAR STREET OFFICE SEAL CI NINE JOHNSON NOTALY PUBLIC - OREGON COMMISSION NO. 018718 MY COMMISSION ILE J TOB SEPT. 28, 193 Nptary Public for Oregon Ny commission expires September 28, 1996 动词 alari ara da da STATE OF OREGON: COUNTY OF KLAMATH SS 1.4 See Long and а÷Е. (業) (Alim) 62 Klamath County Title co the 5th day Filed for record at request of A D. 19 94 at 3:50 bclock P.M. and duly recorded in Vol. M94 of Mrc trages on Page 20851 July of!

FEE \$15.00

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Evelyn Biehn -County Clerk Fy L Mulinala