ORM No. 381 - Oregon Trust Deed Series AUST DEED IA TO C 33100 11 Volm94 Page 21452 84162 07-12-944 11:56 RCVD THIS TRUST DEED, maje this 6th day of July EDWARD C. VAN HORN AND FRANCES J. VAN HORN, HUSFAND AND WIFE 19 94 between as Granter. MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY as Trustee, and THE TRUSTEES OF THE JACOBUS TRUST, ESTABLISHED FARCH 5, 1992 Ser Anger . as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, selfs and convers to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as: Lot 7 in Block 1 of Tract 1009, YOHNA WOODS, according to the official plat thereof of file in the office of the County Clerk of Klamath County. Oregon. together with all and singular the energines, hereditance is and appartemences and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rentr, issues and profiles thereof and all fixtures now or hereafter attached to or used in connection with the propert FOR THE PURPOSE OF SECURING PERFOR MANCE of each agreement of grantor herein contuined and payment of the sum *** TWO THOUSAND AND NO/100ths **** oi not sooner para, to be due and pay tote the delt sourced by this instrument is the dats, stated above, on which the final installment of the note becomes due and payable. Should the trantor either age to, attempt to, or a tually sell, convey, or ession all (or any part) of the prop-erty or all (or any part) of grantw's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed, therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or writtened. beneficiary's option?, all obligations is the deal by this in a tankin, function of an extract in any a greennet** does not constitute a sale, conveyance or assignment.
To protect the security of it is thus deed, grantor of an extract in any a greennet** does not constitute a sale, conveyance or assignment.
To protect, preserve and maintain the propert in good condition and repair; not to remove or demolish any building or improvement thereon; not be commit or sparsit e any wasts it the property.
To complete or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon; not be sympted and locs a incorrect thereot.
To complete or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon; not bey when due all cot a incorrect thereot.
To complete or restore promptly and in good and habitable condition and repair; not do remove or demolish any building or searching agencies any be demonstrated desirt hall the mark of the provement thereon, and bey when due all cot a incorrect thereot.
To complete or restore prove the table of the any of the dimet of an extract be thereot.
To complete or restore prove the table of the any be demonstrated thereot.
To complete on the property register to the dimet of an extract be and there table of the property against long or extract and the far fatter is the beneficiary any bo the dimet of the extract as the beneficiary may be constructed.
To keep the property for the extraction of any property may decay the letter; and prove the entitic amount solected, in the beneficiary is any be down and there there any be developed there and the property restore the second on the building, the beneficiary upon target these and early the dimet and there any fire or olever insurance policy may be applied by beneficiary upon target there abes different on the property is th assignment. torney's fees on such appeal. It is mutually agreed that: It is mutuany decent that any perties of all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any perties of all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it to elects, to require that all or any portion of the monies payable as compensation for such taking, NOTE: The Trust Deed Act provides that the bases hereunder must be either an attorney, whe is an active member of the Dregon State Bar, a bank, trust company or savings and loan association authorized to the assistess under the laws of Oregon or the United States, a title insurance or property of this state, its subsidiaries, all lates, agents or aranches, it in United States or any agency thereof, or an escrew agent on or the United States, a title insurance company authorized to insura liffe to real as or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585. WARNING: 12 USC 1701-3 regulates and runy prohibit exercise of this option. **The publisher suggests that such an igremment address the twice of obtaining beneficiary's consent in complete detail STATE OF OREGON. TRUST DIED SS. County of Nertify that the within instru-EDWARD C. VAN HORN I FRANCES J. VAN HORN P.O.B. OX 3695 ment was beceived for record on the . day of ... SALINAS CA 93912 at ... in book/reel/voluma No...... on FOR THE TRUSTEES OF THE JACOBUS TRUST page or as fee/file/instrument/microlilm/reception No Sens/ide Witness my hand and seal of After Recording Return to (Nome, Address, 2 (p)r County affixed. MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY NAME

. . به مشق ک

By ..

 $\frac{\alpha}{k} k e^{-\frac{1}{k}} = \frac{\alpha}{k} k$

Deputy



e P

Which are in stress of the segment of the provel preserve the cost, trapenses and atterney't less ensemptifies upon the indebedge in the cost in transmet of the second of the balance applies upon the indebedge intervent of the second of the balance applies upon the indebedge intervent of the second of the balance applies upon the indebedge intervent of the second of the balance applies upon the indebedge intervent of the second of the balance applies upon the indebedge intervent of the second of the balance applies upon the indebedge intervent of the second of the balance applies upon the indebedge intervent of the second of the balance and the balance applies upon the indebedge intervent of the second of the provide and the second of the

and that the grantor will warrant ind 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 dead are: The grantor warrants that the proceeds of the loan represented by the above described note and this trust dead are: (a)* primarily for grantor's personal, lamily or 'n usehold purposes (see Innoctant Notice below), (a)* primarily for grantor's personal, lamily or 'n usehold purposes (see Innoctant Notice below), (b) for an organization, of (even if grantor is a ratural person) are for business or commercial purposes, administrators, executors. This deed applies to, inute to the benefit of and binds all parties herets, their heirs, legates, derivess, administrators, executors, the description of the second and and second parts of the term interview of the second are included the other and owner, including pledgee, of the contract personal representatives, successori and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not na ned as a beneficiary healt or the folder and owner, including pledgee, of the contract In construing this trust deel; in 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 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 here of apply equally to corporations and to individuals. IN WUITNESS WHEDEROR, the dramtor 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.

*IMPORTANT NOTICE: Delete, by linitig, out, whichever warms ty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Trut -in-Londing Act and Regulation Z, the beneficiary MUST comply with the 1 tr and Regulation by resking required disclosures; for this purpose use Step and the Form No: 1317, or equivalent. If compliance with the Act is not required disregard this notice.

0.715

194 L

Edward C. Van HORN FEANCES J. VAN HORN FRANCES J. VAN HORN

STATE OF CALIFORNIA COUNTY OF Monteauy	53. On <u>7/8/94</u> before me, <u>Narcy Mackeet Kimm</u> pere inset name and the other, personally appeared <u>Fdwacd C. Van Hoen and</u> <u>Feances J. Van Hoen</u>
OFFICIAL S AL NANCY MARKE RT I (IMM NOTARY PUBLIC-CULFCTNA PRINCIPAL OFFICE 11 MONTEREY CLAUNTY My Commission Ess J avy 22, 1984	. personally known to me (er proved to me on he basis of satisfaetory ovidence) to be the person(s) whose name(s) by/are subscribed to the within instrument and acl howledged to me that ht/she/they executed the same in his/per/their authorized capacity(ies), and that by his/be//their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.
ACKNINE DOBENT - NET Profile - Telefons from 27 CA- 11, 50 Organ VELCUTTS #C - (sea data 8-2)	WITNESS Bay hand and ufficial seal. <u>Aarcy Martut Konse</u> Signabure
Both most be desired this treat Do le Ok field Holle white Both most be delivered be the route is bet chicalistich bala roconvoyance will be made.	Benelically

TAT	e of creg	DN: COUNTY OF	KLAMATH: SS
1907 P			

			ON: COUNTY OF	KLAMATH: 55 Mountain	- 1921 2022년 1월 2022년 1921 년 1월 2022년 1월 20 1921 년 1월 2022년 1월 20
	bf	Jul	Ly A.D., I	1 94 at 11:	2 o'clock A M and duly recorded in Vol M94
	FEE	\$20.00	of	<u>Kort</u> s:	izes on Page 21492 Evelyn Ulehn · County Clerk By Surreiting Mistlindore
(1) A second static st static static stat					
and the second					
(a) A. (2) A.					
(1) A start of the start of	 Construction of the second s second second seco				