	PORts No. 881 - Crepon Bust Devid S.		
8	4221		COPPRENT USA DTEVENANTE LAW FURIENSE CO. FORTLAND OR ST
RCVD	ASPEN TITLE & ESCRO	I. INC.	, 19.94 between
.10	NORMAN D. POHLL		HERE'S WARE A LAND AND AND A LAND AND A LAND AND AND A LAND AND AND AND AND AND AND AND AND AND
LYTO	Klamath	rants, bargains, se	Is and conveys to trustee
07-13-5	Lot 1, Block 2, WOOD Code [48] Map: 3407-15	AND PARK, in	Is and conveys to trustee in trust, with power of sale, the property in described as:
	together with all and singular the or hereafter appertaining, and the the property.	tmemonts, Twreditamen	a and appurtenances and all other rights thereunio belonging or in anywise now thereof and all fixture now or hereafter attached to or used in connection with MANCE of each agreement of grantor herein
	of FIVE THOUSAND TWO HUI 	DRED NINETY ST	thereof and all fitture now or hereafter attached to or used in connection with ANNCE of each agreement of grantor herein contained and payment of the sum AND 47/100-
b ei	The date of maturity of the ecomes due and payable. Should t ty or all (or any part) of the	ele August 15 lebt soured by this grantor either sore	and made by grantwr, the linal payment of principal and interest hereof, it
pro	To protect the security of this 1. To protect, preserve and n overment thereon; not to commit or 2. To complete or restore	Tust leed, grantor age intent the property is bern t any waste of the	for of an earnest money agreement** dates expressed therein, or herein, shall be- be agreed therein, or herein, shall be- be agreed condition and proper and a state of the st
to j agei	pay for filing same in the proper in ncies as may be deemed desirable 4. To provide and	inducing statements of tiblic office or offices. by the beneficiar	renants, conditions and restrictions affecting the property; if the beneficiary as well as the cost of commercial Code as the cost of the beneficiary
at le Cure	ten in companies acceptable to the hazard ury as soon as insured; if the granto ast filteen days prior to the expiri- the same at grantors	t as the beneficiary no beneficiary, with loss shall fail for any reas	the buildings now or hereafter erected on the property against loss or beyable to the latter; all policies of insurance shull the first loss or the to procure any property against loss or
assess Prom liens	f or invalidate any be released to 5. To keep the property iree in sed upon or against the property i pily deliver receipts therefor to be or other charges manufic to be	gramor, Such applicat ant to such notice. In construction liens a blors any part of such teficiary: should st	any determine, or at option of beneficiary may be applied by beneficiary may pro- on or release shall not cure or waive any default or notice at default here- taxes, assessments and other chard.
the de with in bound and th	bt secured by this trust deed, with nterest as aforesaid, the property for the payment of the obligation e nonpayment thereof shell a	tions described in para it weiver of any right breinbefore described heroin described	and the amount so paid, with the sesses are its, insurance premiums, (raphs 5 and 7 of this trust deed, shall be added to and become a part of arising from breach of any of the Covenants here to make such pay- ta well as the granter but the Covenants here to make any of the sole
and in to pay	incurred in connection with or in To appear in and defend any ac any suit, action or proceeding in w all costs and erneaned	es of this trust include inforcing this obligate fon or proceeding pur	ing the cost of title seerch as well as the other costs and expenses of the cost of title seerch as well as the other costs and expenses of the other costs and expenses of the
It 8. iciary si	t is mutually agreed that: In the event that any portion or hall have the risks	ul of the man	ellate court shall adjucge reasonable as the beneticiary's or trustees at
OTE: Th sevings operty of VARNIN The publi	e Trust Deed Act provides that the trustee and loan association authorized to do bu this state, its subsidiaries, affiliates, agen G: 12 USC 1701/3 regulates and may p isher suggests that such as and may p	there under must be either suesc under the laws of Or s or bit inches, the United St t hibbit cuercise of this period	any portion of the manies payable as compensation for such taking,
	TRUST DEED		Jun ar the United States, z title insurance company suthorized to insure title to real the or any agency thereof, or an eccrow agent licensed under DRS 630,505 to 696,585. beneficiary's consent in complete detail. STATE OF OREGON,
1 4944 1 4964	Grania		Country of 55. Country that the within instru- inent was received for record on the termserven at 19
N K SA	Beneficary,		ORDER & UIE in book/reel/volume NoOn pigeOr as tee/file/instru- n ent/microfilm/reception No
EN-TI	TLE & ESCROW, INC.		Witness my hand bod seal of
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Provide the amount register of a pay all rescands is cost, expenses and alversy's hear because provided up the independence of the measure of the measure

and that the grantor will warrant and knower detend the same against all persons whomsoever.
The grantor warrants that the process of the loan represented by the above described note and this trust deed ere:

(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.
(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
(c) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
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(c) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
(c) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
(d) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.
(e) for an organization (is a terreficiary herdiant is a terreficiary herdiant.
(for construing this trust deed, if is understood that the grantor, trustee and/or beneficiary may each be more than one person; that is a sumed and implied to make it is provisions herdo include the planal, and that generally all grantatical changes shall be matic, assumed and implied to make it is provisions herdor each equally to corporations and to individuals.
(n) WITTNESS WHERENTS the drantor has executed this instrument the clay and ye

IN WITNESS WHEREOF, the grantor has executed this instrument the clay and year first above written. 1

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* IMPORTANT NOTICE: Delete, by lining eq	will hever warranty (a	or (a) is GREGG A. POHLL	100
not applicable; if warranty (a) is applicable as such word is defined in the Truth-in-L	HORE ALL OLD REBNING		onlf
beneficiary MUST comply with the Act an	st Form No. 1319, or P	required LANA J. TULLL	
setting and hat he Art is not required.	dister and this notice.	nty of Klamath) ss.
$\mathbf{r}_{\mathbf{r}}$	is instrument was	cknowledged before me on d Laura J. Pohl1	<u>July // 19.94</u> ,
origination in the set of the se	is instrument was	cknowledged before me on	, 19 .,
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as			
OFFICIAL SEAL	■1999き 張振・騒波 ひしぶ いやぶつ	auti	-Mason_
NOTARY PUBLIC ON	1501		Notary Public for Oregon
NY COMMISSION EXPRESIAN		My commission expires	1
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[14] [14] 20] [20] [20] [20] [20] [20] [20] [20]	化维生物 计有效可能分词		
STATE OF OREGON: COUNTY	1. 建设设计学的		
Filed for record at request of	ART	n Title Co	the <u>13th</u> d
of A.D.	19 <u>94</u> at <u>11</u>	10 o'clock A.M., and duly 1	ecorded in Vol. <u>M94</u>
of	Mortga	es on Page 21599	
		Evelya Biehn C By Duction	ounty Clerk
FEE \$15.00		By <u>Lassian</u>	1 - I MARTINE
the section of and all the section of the section o	ree Ares -		
St. Home weels to entre	121 1 211 1912	. <u>1212.1319</u> 4,511.1 <u>11.11.2.</u>	and which the states of a state minister the shall be a state

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