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	<b>Tis 1</b> to		ENS-NESS LAW PUBLISHING CO. PORTLAND. OR
THIS TRUST DEED, made th			Page 22050
Frederick T. Parker and Chri rights of survivorship Aspen Title & Escrow, INC Charles R. Sage and Dorothy F survivorship	stine A. Parka	y of July	
Aspen Title & Factor	M. Iarker	not as tenants in commo	, 19.94, betwee
Charles R. Sage and R.			m out with full
Aspen Title & Escrow, INC Charles R. Sage and Dorothy F Survivorship Grantor interocably descine	. Sage, husband	and wife	as Granto
		rich rich	ts of
Grantor irrevocably grants, barg Klamath Lot 5, Block 3, Klamath Pine	WITNE	SETH	us or as Beneficiary
Klamath Lot 5, Block 3, Klamath River	ains, sells and conve	Vs to trustee in tank	and Deneniciary
Lot 5 Block 2	Ciregon, described a	s:	er of sale, the property in
Lot 5, Block 3, Klamath River Code 97 Map 3908-31B0-TL 4100	Acres, in the		· · · · · · · · · · · · · · · · · · ·
111 3303-31B0-TL 4100	·112 (	ounty of Klamath, State	of Orogan
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together with all and singular the tenements, hel or hereatter appertaining, and the rents, issues a the property. FOR THE PURPOSE OF SECURING 1 ofTen	ERFORMANCE of ea	h sereement of	o or used in connection with
note of(\$10,900.00)	housand Nine	undred and No (100	ed and payment of the
ROI SOOTAT TALL	IV OF Orden and	WIN INTERest AL	
I ne date of maturity of it	note	a payment of print	ingland of a promissory
The date of maturity of the debt secured becomes due and payable. Should the grantor eit beneficiary's option*, all obligations secured by the come immediately due and payable. The execution assignment.	by this instrument is t	o dato, stated -L-	and interest hereof, if
peneticiary's option*, all obligations secured by come immediately due and payable. The executio assignment. To protect the security of this trust deed, gr 1. To protect, pressrve and maintain the p provement thereon; not to commit	his instrument, irrespec	live of the maturity data	(or any part) of the prop-
To protect the security of this trust deed of	an earn	at money agreement** does not const	herein, or herein, shall be-
provement thereon; not to commit or maintain the p	antor agrees: roperty in food conduct		nute a sale, conveyance or
2. 10 complete or restore permit any w	raite of the propert	n and repair: not to see	
2. To complete or restore promply and in g damaged or destroyed thereon, and pay when due a 3. To comply with all laws, ordinances, regu to requests, to join in executing such tinancing stan gencies as may be deemed desirable by the benefic 4. To provide and continuously monthing and the time time to the time to the time to the time and the time time to the time to the time time and the time time to the time time time to the time time time time time time time time time	all costs incurred thereit	tion any building or improvement	man any building or im-
to pay for filing same in the such financing state	ations, covenants, conditioners	tions and restriction	hich may be constructed,
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Companies accentation as the Dena	ticiary mon t	65 NOW OF bereate	iou. ching []
Ictary as soon as insured; if the grantor shall fail for t least fifteen days prior to the expiration of any p ure the same at grantor's expense. The amount coll any part thereof, may be released to grantor. Suc 5. To know at done pursuant to pursue	any reason to procure a	latter; all policies of insurance shall a	than \$ full value
treast titleen days prior to the expiration of any p ure the same at grantor's expense. The amount coll y indebtedness secured hereby and in such order as any part thereof, may be released to grantor. Suc der or invalidate any act done pursuant to such as 5. To keep the property free from one way the	ected under any time	ir hereafter placed on the tert the po	be delivered to the bene-
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The property is a such he	ofice	hall not cure	ire emercial
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thereby, together with the still make payment	thereof and it pro	laing beneficiary with	S. insurance and
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the nonpeyment there is a bligation herein description	lecribed, as well as the	preach of any of the covenants hereof	and become a part of
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. To appear in and defend - in enforcing the	s obligation	title search as mall	and pay-
In any suit, action or proceeding in which the ben y all costs and expenses, including evidence of till tial court, frantor further agrees to pay such sum a y's fees on such appeal. It is mutually agreed that:	ficiary or trustee	ct the security rights or neurred	and expenses of the
W all costs and expenses, including in which the beneficiated in this paragraph 7 in all cases shall be fixed trial court, grantor further agrees to pay such sum a set of the present of the appeal. It is mutually agreed that: 8. In the event that any portion or all of the provided that the tright, if it so elects to the present of the provided that the tright, if it so elects to the present of the	end the beneficiary's	propear, including any suit for the lore	eneficiary or trustee;
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11.15 mutually agreed that: 8. In the event that any portion or all of the pry shall have the right, if it so elects, to require the shall have the right, if it so elects, to require the start loan as socialion authorized to do business under the youth state, its subsidiaries, affiliates, agents or branches, to while the shall be some stored and any prohibit exercise.	tal all or any portion of	t the monies payable as compared	ondemnation, bene-
The frust Deed Act provides that the trustee hereunder must rigs and loan association authorized to do business under thi y of this state, its subsidiaries, affiliates, agents or branches, the NING: 12 USC 1701]-3 regulates and may prohibit exercise publisher supgests that such an agreement address the less	t te either an attorney, who	Is an active member of the Omerican	on for such taking,
MINO, to you and the second districtions allower or base - to	The st diegon of the line?	A DALL	a bank, trust company
rigs and loan association authorized to do business under thi y of this state, if s subsidiaries, affiliates, agents or branches, it NING: 12 USC 1701j-3 regulates and may prohibit exercise publisher suggests that such an agreement address the issu	of this option.	dereut, or an escrow agent licensed under O	RS 696.505 to 696 585
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			By, Deputy	

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 and that the grantor will warram and forever defend the same against all persons whomsoever.
 The grantor warrants that the proceeds of the lean represented by the above described note and this trust deed are:

 (a)\* primarily for grantor s personal, family or iousehold purposes (see Important Notice below).
 (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.
 (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.
 (c) personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract is requires, the singlater shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to muke the provisions here of appl 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.

\*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-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosuros; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard, this policy.

FREDERICK T.	ich I Darthe PARKER	will will
CHRISTINE A.	THILLER	ver

California All Purpose Acknowled	dzement	)-@
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State of <u>Call-Carnic</u> County of <u>Las Muzelos</u>	before me MUCIACIAY IS 11	
	SS. personally appeared Frederic F	UBU
	NAME(S) OF SIGNER(S)	- 
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County of LOS AN GEL	es b		Managereeceeeeeeeeeeeeeeeeeeeeeeeeeeeeeeeee
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