NA 84564 Not Series - TRUST	DEED (/ suignment Reffecter	DK948073:23 R	CVD	
NA 07-20 84564 07-20 THIS TRUST DEED, made Robert G. White KLAMATH COUNTY TITLE COM	e bis 12	UST DEED	Vol. M94 Pan	RESERVED OF THE PORTLAND OF T
KLAMATH COUNTY TITLE COM DONALD D. WAYNE AND BEVEN BY THE ENTIRETY Grantor irrevocably grants, b KLAMATH		day of <u>July</u>	-9.	., 19
DONALD D HAVNE	PANY TO A CALE OF			as Grante
DONALD D. WAYNE AND BEVEN BY THE ENTIRETY Grantor irrevocably grants, b KLAMATH NWISELMUL	RILY J. WAYNE, A	N ESTATE IN FE	F	, as Trustee, an
Grantor irrevocably grants, b KLAMATH Court NWISEINWI of Section 20, Klamath County, Oregon.	WIT: a gains, sells and co	VESSETH:	C SIMPLE AS TENANTS	, as Beneficiary
NWISEINWI of Same	ity, Oregon, describ	ed as:	trust, with power of sale	e, the property :-
NWISEINWI of Section 20, Klamath County, Oregon:	Township 30 Sou	th, Range 10 F		the second se
			ust of the Willamet	te Meridian,
		12 12		
together with all and singular the tenements	1			
together with all and singular the tenements, or hereafter appertaining, and the rents, issue the property. FOR THE PURPOSE OF SECURIN of Five Thousand Five Hundred	tereditaments and app es and profits thereof a	urtenances and all oth nd all fixtures now	er rights thereunto belonding	
note of even date herewith, payable to benef	00)	Dollars	neren contained and pa	syment of the sum
The date of maturity of its and payable at m.	aturity of note	de by grantor, the fin	thereon according to the term	1s of a promi-
property or all (or any part) of grantor's inte	a by this instrument is r either agree to, atter	the date, stated about the state of the stat	ve, on which the first	interest hereof, if
	") anci Decome		PPiQVal of the L	
1. To protect, preserve and	lirantor adress	onstitute a sale, conver	e. (Delete underlined clause	irrespective of
2. To complete or restore promptly and i damaged or destroyed thereas promptly and i	y waste of the property	lition and repair; not	to remove or dealer	
2. To complete or restore promptly and in a damaged or destroyed thereon, and pay when du 3. To comply with all laws, ordinances, re to pay for filing same in the proper public offic 4. To provide and continuously maintain damage by fire and such other hazards as the be	te all costs incurred the	ondition any building	or improvement which may	building or im-
4. To provide and constrable by the ben	eliciante elicia	the cost of all mmere	cial Code as the property; if	the beneficinan
written in companies accordati	ensticion the bui	dines nom	and by thing officer	s or searching
at least fifteen days prior to the expiration of an	for any reason to procu.	the latter; all policies	an amount not less than \$U	Linsurabi
or any part thereof, may be released in such order	as beneficiate any fire	or other incurrent	on the buildings the folicies to the	he beneficiary
5. To keep the property free from construct assessed upon or against the	totice.	ise shall not cure or w	beneficiary the entire amount	eficiary upon
tiens or other charges naught therefor to beneficiary:	should is such taxes, asse	Sments	and other chart	nere-
the debt secured by this truth the obligations descri	ibad inereof, and the ar	nount ang Deneticiary	with funde mist	e premium
able and constitute a breach of the option of	the hunding all such p	ayments shall be	bound to the source and for such	
1. To appear in and di with or in enforcing	thust including the cos	t of title	inmediately du	e and par
to pay all costs and experienceding in which the h	cceaing purporting to	affect it attorney's fe	es actually in costs and expe	ases of the
the thal court, grantor further agrees to pay such sur torney's lees on such appeal.	ixed by the trial court a	's or trustee's attorne	ny suit for the foreclosure of y's fees; the amount	
8. In the event that any portion or all of the		shall adjudge teasoni	able as the beneficiary's or tru	decree of
NOTE: The Trust Deed Act provides that the function	that all or any portio	n of the monie	ninent domain or cond	: II
WA Datian of all a, its subsidiarias affiliates affiliates	U.B. av: of Oragon and	and is an active member of	f the O	on, bene- h taking,
-The publisher suggests that such an agreement address the is	 the United States or any ag of this option. 	inned States, a title insura Icncy thereof, or an escrow	nce company authorized to insure the agent licensed under OPS social to the section of the secti	t company itle to real
TRUST DEED	sie of obtaining beneficial	y's consent in complete d	etail.	0 696.585
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22 Main Street amath Falls, Oregon 97601				
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Provide the second of the amount required to pay all exampled by it list upon any iterative the measurement paid or incurred by all presentation of the present or one of the present or one

and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the luan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, tamily or hous hold purposes (see Important Notice below), (a)* primarily for grantor's personal, tamily or hous hold purposes (see Important Notice below), (a)* primarily for grantor's personal, tamily or hous hold purposes (see Important Notice below), (a)* primarily tor grantor's personal, tamily or hous hold purposes (see Important Notice below), (b) for an organization, or (even if grantor is r natural person) are for business or commercial purposes. (b) for an organization, or (even if grantor is r natural person) are the business or commercial purposes. This deed applies to, inures to the benefit of ard birds all parties hereto, their heirs, legates, devisees, administrators, executors, This deed applies to, inures to the benefit of ard birds all parties hereto, their heirs, legates, devisees, administrators, executors, the secured hereby, whether or not named as a beneficiary herein. Secured 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 ito mean and include the plural, and that generally all grammatical changes shall be if the context so requires, the singular shall be taken ito mean and include the instrument the day and year first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

assumed and implied to make the provisions have apply equally to corporations and to mainfunders. IN WITNESS WHEREOF, the grantur has executed this instrument the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty [0] or [b] IS not applicable; if warranty (c) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation b) making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of DESCHULL

Robert S. White a straight of the second sec This instrument was acknowledged before me on bv

-----My commission expires 7-8-95 MARTHA E. HENDRY MARTHA E. HENDRY NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON COMMISSION NO 008013 IS HY COMMISSION EXPIRES ULV 8, 1955 的复数形式

STATE OF OREGON: COUNTY OF KLAMATH: SS. Klamith County Title Co

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o'clock P. M., and duly recorded in Vol. ______ ges _____ on Page 22268 on Page <u>22268</u> Evelyn Biehn County Clerk By <u>Occurre Mullenge</u> Filed for record at request of . 3:23 A.D., 19 94 at July Mortgages of _

of _

day