TITLE Deputy

Ву

NC (1975) A. C.	TRUST DEED	Vol. <u>M94 Page 25735</u>	8
	THE PARTY A	AUGUST 19.94., between	and the property of the proper
FILOMEND KODENS	. с. діх з	as Grantor, ARTH COUNTY as Trustee, and BTD, OR THE SURVIVOR	,
MOUNTAIN TITLE C	OMPANY OF KLAM	OF O, OR THE SURVIVOR, as Beneficiary,	.
THEREOF	i dayida galaman iyan lakidan kaliman ilkalar i	", as Beneficiary,	,
Grantor irrevocably grants, ba	WITNESSETH: rgains, sells and conveys to tru ty, Oregon, described as:	ustee in must with now companie, the property in his record in instrument by request as an accommodation critical	is .
R 3809	030AB 00Z00	and has not examined it for regularity and sufficier O G as to its effect upon the title to any real propulation may be described therein.	perty
13 CO 15 TELLE C. KEYON 8 CO 15 15 CO 16 T C 13	1 - 10011 12 RIACE	38	
BUENA	"MISTA ADDITION, L	COUNTED IN ICENTALIA	
man are more more IN TH	E-STATE OF UKEG	10N-	
		and all other rights thereunto belonging or in anywise nor tres now or hereafter attached to or used in connection with	
SIX THOUSAND A	ND 7/00 III	perment of grantor herein contained and payment of the sur- with interest thereon according to the terms of a promissor	rv
note of even date herewith, payable to be	neticiary or order and made by gran	into, the intal payment of principles of the BO	ote
The date of maturity of the debt se becomes due and payable. Should the gran	itor either agree to, attempt to, or accept in it without first obtaining the	the, stated above, on which the final installment of the no actually sell, convey, or assign all (or any part) of the properties of the maturity dates expressed therein, or herein, shall be money agreement** does not constitute a sale, conveyance	be-
		and repair; not to remove or demolish any building or in	
provement thereon; not to commit or perm	nit any waste of the property.	n any building or improvement which may be constructed	ed,
damaged or destroyed thereon, and pay with all laws ordinan	ces, regulations, covenants, condition	ns and restrictions affecting the property; if the beneficianitorm Commercial Code as the beneficiary may require an ost of all lien searches made by filing officers or searching the search of all lien searches made by the search of a lient less than the search of the	nd
agencies as may be deemed aestrable by a 4. To provide and continuously manage by tire and such other hazards as written in companies acceptable to the be ficiary as soon as insured; if the grantor shat least litteen days prior to the expiratio cure the same at grantor's expense. The as any indebtedness secured hereby and in sure or any part thereof, may be released to grunder or invalidate any act done pursuant. 5. To keep the property free from assessed upon or against the property be promptly deliver receipts therefor to ben liens or other charges payable by grantor, ment, beneticiary may, at its option, massecured hereby, together with the obligation with interest as aforesaid, the property he bound for the payment of the obligation and the nonpayment thereof shall, at the able and constitute a breach of this trust 6. To pay all costs, fees and expertrustee incurred in connection with or in 2. To appear in and defend any and in any suit, action or proceeding in the pay all costs and expenses, including the mentioned in this paragraph 7 in all cast fie trial court, grantor further agrees to forney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion of ficiary shall have the right, if it so election of this state, its substidiates, affiliates, a	maintain insurance on the buildings is the beneficiary may from time to the peneficiary, with loss payable to the least fail for any reason to procure any not any policy of insurance now or mount collected under any fire or of the order as beneficiary may determine antor. Such application or release she to such notice. It construction liens and to pay all the foreany part of such taxes, assessmediciary; should the grantor fail to me, either by direct payment or by provide payment thereof, and the amount one described in paragraphs 6 and 7 at waiver of any rights arising from the herein described, as well as the herein described, and all such paymoption of the beneficiary, render all deed. The second of this trust including the cost of a enforcing this obligation and trusted to the control of the property shall be taken as shall be fitted by the trial court are pay such sum as the appellate court or all of the property shall be taken tot, to require that all or any portion stee hereunder must be either an attorney, thusiness under the laws of Oregon or the ligents or branches, the United States or any a gents or branches, the United States or any a	in now or hereafter erected on the property against toss time require, in an amount not less than \$\frac{1}{2}\$. In the time require, in an amount not less than \$\frac{1}{2}\$. In the bendiciar insurance and to deliver the policies to the beneticiar hereafter placed on the buildings, the beneticiary may prother insurance policy may be applied by beneticiary upne, or at option of beneticiary the entire amount so collecte hall not cure or waive any default or notice of default her taxes, assessments and other charges become past due or delinquent a make payment of any taxes, assessments, insurance premiuration beneticiary with funds with which to make such parts and other charges become past due or delinquent a make payment of any taxes, assessments, insurance premiuration beneticiary with funds with which to make such parts that appeal with interest at the rate set forth in the notice of this trust deed, shall be added to and become a part breach of any of the covenants hereof and for such payment be grantor, shall be bound to the same extent that they are grantor, shall be immediately due and payable without notice of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expenses of the search as well as the other costs and expen	or ine- or o
**The publisher suggests that such an agreem	Bills dantess the trace of		== }
TRUST DEED		STATE OF OREGON,	ss.
The state of the first factors and the contract of the contrac	A Company of the state of the s	County of	tru-
ELLOMENO RODRIGUEZ AND PATE	ICIA RODRAUEZ	ment was received for record on	the
315 WEST OREYON TIVE		day of, 19, 19, 19	ded
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After Recording Return to (Name, Address, Zip): MOUNTAIN TITLE COI	MPANIY	gy and progress that an interference of the second of the	
OF KLAMATH COUN	ij Ţ Ŷ	NAME TITLE	



which are in excess of the amount required to pay all reasonable costs, expenses and attornay's less necessarily paid or incurred by funnor in such proceedings, shall be paid to beneficiary and applied by it lint upon any reasonable costs and expenses and storney's beneficiary in such proceedings, and the balears policid upon the interest and applied course, necessarily paid or incurred by beneficiary in such proceedings, and the balears popiled upon the indebedrates secured hereby; and grantor agrees, at its own expense, to take such actions and execute such intruments as shall be necessary.

9. At any time and timon time to time upon written requested beneficiary, payment of its fees and presentation of this deed and then too for endorsenent (in case of tuil reconveyances, for cancellation), without altecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) join in granting any easonment or creating any restriction, thereon; (c) join is any subordination or other algebrant allecting this deed or the lien or charge thereon; (d) and the rectias threin of any material and presented allecting this deed or the lien or charge three the indebtedness for any of the services mentioned in this paragraph shall be not less than \$5.

10. The payment of the services mentioned in this paragraph shall be not less than \$5.

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10. The non-many details by account, and without regard to the adequey of any security for the indebtedness hereby secured, enter upon and take possession of the property, the collection of such restrict, since and profits, including these payments are paymented to the payment and taking possession of the property, the collection of such restrict, issued and profits, including these payments are paymented to the payment and ta

and that the grantor will warrant and torever detend the same against all persons whomsoever

FEE \$15.00 Sales in Estator Andries de Marie (Aligna, per)

and that the grantor will warrant and forever detend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a)* primarily for grantor's personal, tamily or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benetit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein.

In construing this trust deed, it's understood that the grantor, trustee and/or beneticiary 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 the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF the grantor has executed this instrument the day and your first change and the provisions have excepted the instrument the day and your first change and the provisions have excepted the instrument the day and your first change and the provisions have excepted the instrument the day and your first change and the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has

t applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Londing Act and Regular institution with the Act and Regulation by making institution with the Act and Regulation by making institutions; for this purpose use Stevens-Ness Form No. 1319, or compliance with the Act is not required, disregard this notice. STATE OF OREGON, Co	equivalent.
by F. ((O/MC/II). (A. P)) This instrument was by	s acknowledged before me on CUUGUST 18 ., 1990 CATIGUEZ And POTITION TO HOATIGUEZ s acknowledged before me on
OFFIGIAL SEAL JESSICA WHITLATCH NOTARY PUBLIC - OREGON COMMISSION NO. 029491 MY COMMISSION EXPIRES NOV 07, 1997	Alana Whatato
ATE OF OREGON: COUNTY OF KLAMATH:	My commission expires 44.4.4.

5-26-698565125

Evelyn Biehn County Clerk
By Annette Much

County Clerk