	33714mh	Vol. <u>M9.4</u> Page 26118
6516 08-23-94A10:32_RCVD	RUST DEED	결혼 방법은 것을 알려 있는 것이 있는 것이 없는 것이 없다.
muce may of DEED made this 17	day of Au	igust <u>19 94</u> between
NAYMAN W. CHRISTIAN and PATRICIA A. Ch		, as Grantor.
MOUNTAIN TITLE COMPANY OF KI	LAMATH COUNTY	, as Trustee, and
HERMAN R. DIECKMANN	an a	, as Beneficiary,
	TNESSETH:	
WI Grantor irrevocably grants, bargains, sells and KLAMATH County, Oregon, desc	conveys to trustee in the	rust, with power of sale, the property in
That portion of the W1/2 NE1/4 Road and the W1/2 SE1/4 NW1/4 o East of the Willamette Meridian	I Section 2, Louis	itap di anani, a
ogether with all and singular the tenements, hereditaments ar or hereafter appertaining, and the rents, issues and profits the		
TOR THE PURPOSE OF SECURING PERFORMA	NCE of each agreement of g	rantor herein contained and payment of the case
**SIX THOUSAND FIVE HUNDRED AN	ND NO / 100ths Dollars, with interes	in the start of a promissory
note of even date herewith, payable to beneficiary of order not sconer paid, to be due and payable <u>per terms of</u> The date of maturity of the debt secured by this inst becomes due and payable. Should the grantor either agree to erty or all (or any part) of grantor's interest in it without f beneficiary's option*, all obligations secured by this instrum come immediately due and payable. The execution by grant	trument is the date, stated it of, attempt to, or actually sell first obtaining the written co	bove, on which the final installment of the non , convey, or assign all (or any part) of the prof nsent or approval of the beneficiary, then, at the design of the beneficiary of the second se
assignment. To protect the security of this trust deed, grantor agree	es: good condition and repair;	not to remove or demolish any building or im
provement thereon; not to commit of permit any mode and h	habitable condition any built	ding or improvement which may be constructed
damaged or destroyed thereon, and pay when due and a standard or destroyed thereon, and pay when due and a standard or a standar	ovenants, conditions and rest pursuant to the Uniform Con	rictions atticting the property, the beneficiary may require an imercial Code as the beneficiary may require an incomparison of the second
to pay for filing same in the proper put the heneficiary.	승규님, 아님의 일이 집에서 가지 않는 것이 없다.	TULL INSUL
agencies as may be deemed desitable by including in surface 4. To provide and continuously maintain insurface damage by lire and such other hazards as the beneficiary n written in companies acceptable to the beneficiary, with loss written in companies acceptable to the beneficiary, with loss the desire shall fail for any rea	may from time to time requi	re, in an amount not less than b olicies of insurance shall be delivered to the bene to insurance shall be delivered to the bene
written in companies acceptation to the shall fail for any rea- ficiary as soon as insured; if the grantor shall fail for any rea- at least titteen days prior to the expiration of any policy of the second statement collected un	ison to procure any such insu insurance now or hereafter inder any fire or other insura	placed on the buildings, the beneficiary may pro- nce policy may be applied by beneficiary upo- ance policy may be applied by beneficiary upo-
any indebtedness sectified hereby and in grantor. Such applic or any part thereof, may be released to grantor. Such applic	notion or release shall not cu	te of waive any delaun of notice of delaun
	and the second state of th	and other charges that may be levied
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and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor will warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family 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. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary 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 drantor has evecuted this instrument the day and the start show written IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

e reisine naymon re, Chr. * 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-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required distances for this interact was Steamachastic form No. 1310 - a sequence NAYMAN W. CHRISTIAN desclosures; for this purpose use Stavens-Ness; form No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice. Patricia R Christian PATRICIA R. CHRISTIAN STATE OF OREGON, County of S ginal) ss. 일하는 것 같아요. 안 되는 것 This instrument was acknowledged before me on by Arrest Arrested NEWANIN MINEHELSTEAN one BEELSTANE on CHRISTIAN a shine r by OFFICIAL GEAL COMMISSION NO. 014776 MY COMMISSION EXPIRES APR. 20, 1996 ÷ 26-24-512 211 14 THE FR Notary Public for Oregon 3《S-1021)于1221 My compission 计算机的 建化物的 医原始性 医疗疗法 STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of Mountain Title Co 23rd the day of <u>Aug</u> <u>A.D. 19 94</u> at <u>10:32</u> o'clock <u>A</u> <u>M.</u>, and duly recorded in Vol. <u>M94</u> of <u>Mortgages</u> on Page 26118 Mortgages on Page 26118 Evelyn_Biehn County Clerk FEE \$15.00 By Daule Aullen An inclusion of distance of the second and Dis 2015 NET second as a second Antisement of the last ways of the second of the second distance is set of Antisement provided an end of the second of and a state of same a sund, been realized in the 2012 112 24