		As a second		
ſſ	NC REPERCO	TRU:	DEED (Assignment	stricterd) COPYRIGHT 1994 STEVERSHESS LAW PUBLISHING CO. PORTLAND. OF B
	87292 109-01-0	4P(3:27 RCVI	TRUST DEED.
	THIS TRUST DEED, Salvador Vargas and	man	this 31st	day of August
	Klamath County Title			day ofAvgust, 19_94 _, betwee sband and Wife with full rights of Survivorship , as Granto
	Mel Gogert and Betty [• <u> </u>	gert, Hus	as Granton and Wife with fail
		••••••		as Granto md and Wife with full rights of survivorship WITNESSETH:
	Crantor irrevocably gra Klamath			WIINESSETH.
	400 567 in Rloop 115 .			
	official plat thereof (n) f	s Addition ile in the	to the City of Klamath Falls, according to the office of the County Clerk, Klamath County,
			: ·	Lie of the Sounty Clerk, Klamath County,
			€ •. · · ₂₀	
l	ogether with all and singular the ten	Ime	* herodite	
ť	he property FOR THE PURPORT	ts, i	ues and profits	a and appurtenances and all other rights thereunto belonging or in anywise now I bereof and all fixtures now or hereufter attached to or used in connection with
0	Nineteen Thousand Dol	CUR	NG PERFORM	1 INCE of each agreement of grantor herein contained and payment of the sum
n -	ote of even date herewith, payable	1) 10 te	neticiary or orda	
	comer d une or maturity of the de	bt a	Cured by the	, 19, 11
ei be	ty or all (cr any part) of grantor's eneficiary's option*, all obligations	gran Inte	or either agree t st in it without	1 Note 19XXX w rument is the date, stated above, on which the linal installment of the note t, attempt to, or actually sell, convey, or assign all (or any part) of the prop- erst obtaining the written consent or approval of the beneticiary, then, at the t of an earnest menu ender the maturity dates expressed therein or beneficiary.
Ct AS	Signment.	па)	ecution by grant	I'r of an earnest money agreement** does not constitute or herein, shall be-
	1. To protect, preserve and ma	ust o ntair	the acoperty in	* 1:
so to	requests, o join in executing such t pay for filing same in the property	nance nance	ng statements 11	 bitable condition any building or improvement which may be constructed, <i>urred therefor</i>. <i>n</i> enants, conditions and restrictions affecting the property; if the beneficiary <i>u</i>-suant to the Uniform Commercial Code as the beneficiary may require and <i>u</i> well as the cost of all lien searches made by filing officers or proven and
(IAr	4. To provide and continuously	nna i	deneiiciary.	the soor of an nen searches made by filing officers or searching
tici	tren in companies acceptable to the	bene	e Deneticiary n a	a from time to time toquire in an arected on the property against loss or
cure snv	the same at grantor's expense. The	RON	any policy of a	t urance now or hereafter placed on the built in policies to the beneficiary
or a und	inv part thereof, may be released to	trar i	rder as benetici u vr. Such applies (u , may determine, or ai option of beneficiary the applied by beneficiary upon
ISSE:	sed upon or against the property h	tores	struction liens	a d to pay all taxes, assessments and other
41411	t, beneticiary may, at its option, m	ike i	ir by direct pay a	a ent or by providing beneficiary with the
ትፅ ር -145	lebt secured by this trust deed, witho	ions at wa	lescribed in para	a raphs 6 and 7 of this trust deed shall be
oun nd t ble	he nonpayment thereof shall, at the	optic	n described, and	all such payments shall be immediately due and extent that they are
	6. To pay all costs, fees and expen	100-11 103-1)	this trust include	d at the
din pay	all and in the proceeding in the	ILCI .	'be beneficiam.	a so which the socurity rights or some
enti e tri	oned in this paragraph 7 in all cases ial court, grantor turther agrees to p	iders shal waa	of title and the be fixed by the	t orting to affect the security rights or powers of beneficiary or trustee; b trustee may appear, including any suit for the foreclosure of this deed, tial court and in the ovent of an appeal from any judgment or decree of a flate court shall adjudge reasonable as the beneficient's or decree of
	It is mutually agreed that:		•	, made court shall adjudge reasonable as the beneticiary's or trustee's at-
iary	shall have the right, it it so elects	to i	t the property if equire that all m	any portion of the monies payable as compensation for such taking,
avin	is and loan experient	1 nere	INDER MUST he eithe	a so attended to such taking,
ARN he p	IING: 12 USC 1701]-3 regulates and may publisher suggests that such an apreement	rohil) rohil)	exercise of this co	 an automey, who is an active member of the Oregon State Bar, a bank, trust company O egon or the United States a title insurance company authorized to insure title to real tates or any agency thereoi, or an escrow agent licensed under ORS 696.505 to 696.585. an ing beneficiary's consent in complete detail.
		== :		ang beneficiary's consent in complete detail.
	TRUST DEED	÷		STATE OF OREGON,
ALI	VADOR VARGAS VA VARGAS			County of
····			·	ment was received to an instru-
L	Granter GOGERT			SPACE RESERVED at
TT	Y L. GOGERT			
	Beneficiary	ء معنوب 7	са 11. 1. 7.	ment/microfilm/recertion N-
	ling Return to (Name, Address, Zip)2	÷	====	Record of et said County. Witness my hand and seal of
			, 11	
AM/	TH COUNTY TITLE COMPANY	;- ; •••••••	2 . 1 .au	County affixed.
AM		12 1 	Р., 1. дн. 2. <u>1</u> . 2. <u>1</u> .	County affixed.

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and that the grantor will warrant and forever detend the same agains: all persons whomsoever.
The grantor warrants that the proceeds of the 'oan represented' by the above described note and this trust deed are:
(i)* primarily for grantor's personal, tam by or household purple es (see Important Notice below).
(i)* for an organization, or (even if grant or is a natural persor) are for business or commercial purposes.
personal representatives, successors and assigns. The term beneficiary of all mean the holder and owner, including pledgee, of the contract is understood of the second state of the second state of the second state of the densities of the grantor, is state and/or beneficiary may each be more than one person: that made, assumed and implied to make the provisions his soft apply equally to corporations and to individuals.
IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

27507 @

<text><text><text><text><text><text><text><text><text><text><text><text>

IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written.

		and above written.
* IMPORTAINT NOTICE: Delets, by lining out, whichever warrs in not applicable; if warranty (a) is applicable and the ber effic as such word is defined in the Truth-in-Lending Act act be beneficiary MUST complex in the Truth-in-Lending Act act be	tr (a) an (h) :	6 /
henefial - tarres in me litth-in-landtan	V 13 Q Creditor	iana Vargas
ciacionary with the Art and Bart and the	viation Z. the	Quana Vasa
and Acr s not required, discount of 7, 6	er equivalent.	liana Vargas
SIALD OF ORFOLDER		
This instrument w	Sacknowl	math)ss. 3 d before me on August 31,, 19 94, ARGAS
JULIA VAR AL	and man	August 31
This instrument vi	S ack powled	A d before me on August 31,
by		d before me on
85		
CFFICE SFAL		· · · · · · · · · · · · · · · · · · ·
A PERSON GENING		
		RIAN STINKED
		MIDUN
Ganasataanasas se saparata usas soperaatasa sa	Myc	Motary Public for Oregon Motary Public for Oregon September 28, 1996
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TATE OF OREGON: COUNTY OF KLAMATH	#11 - sidis	ere de p
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A D 10 04	7 County T	the the the day
	0 Clock	P M., and duly recorded in Vol. <u>M94</u> on Page 27506
EE \$15.0()	Evel	The state of the s
Annex Barrie Hallen, Annex Constitution (Barrier Market) Render and Render and Annex Constitution (Barrier Market) Render and Annex Constitution (Barrier Market)	-ver'	Biehn County Clerk
And A set and a set of a set o		1. Danie Mullendere
And a second sec	4 8 2	
No. p. 20		And a second the second s