				0.1		
87427 1. PARTIES: In this Deed of Trust The words we, us and cur refer whose address is345 CENT The word Trustee refers toMOU whose address is222 SOUTH for areBOX 84 (out live at RT 2 BOX 84 (the Court) of BODY 18 4 BV		09-06-94	P03:20 RCVD			
	LINE	MTC 3	DDDD on m	Volm94	Page_	2789
1. PARTIES: In this Deed of Trust	("Dea !")	Ne words von	DEED OF TRUST			1994
1. PARTIES: In this Deed of Trust The words we, us and our refer- whose address is 1345 CENT The word Truster refers to MOU whose address is 222 SOUTH	ER DITVI	I Oregon Inc.	bla BENEFICIAL MORTGA	of those who sign the Bang	nis Deed as G	rantor.
the word Trustee refers to <u>MOU</u> whose address is <u>222 SOUTH</u> to a are <u>DELPHUS</u> wRIGH	TALLT!	TLE COMPANY	<u></u>			Deed,
for are <u>DELPHUS</u> V. WRIGH You live at RT 2 BOX 84 City (Town) of <b>BONAJZA</b> WIWA	CANI MA	REET KLAM	TH FALLS OR 97501			,
	<del>x</del> -		bac mants m T	HE ENTIRETY	· · · · · · · · · · · · · · · · · · ·	
		ou an open-en l	he County of KLAMA	TH Condition	0	regon.
F*9 Wable in schwinlost		ine	Voreement middans. C .		auvance, un	to the
Agreement provides for adjustments 1 ndex identifier in the Agreement the last ash advance or the date t	ments cal + s in th • Ar	d "Payment A r ual Percentage	unts'' beginning on month	from the date of t	(ccount'') wh	lich is
		or manually i		60	aseu un chan	DOPC IN
3. CONVEYANCE OF PROPER	RTY: To	secure the )	ate, whichever first occurs.	Lion	its from the d	late of
3. CONFYANCE OF PROPE 9-1 1994 w discribed below the "Property") in Property: The Property is located in	a trusi for	istee and sell a	id convey to the Trustee, w	ccount, you mak vith power of sale.	e this Dee	d on
its ostal address s RT 2 ROX	QA VI MAN	y of KLAN	TH			
The legal description of the Property		TH LUTTO C	97601		, Or	egon.
Lots 2, 3 and 4, Block 5: according to the official	3, KIAMA	TH FOREST E	STATES, HIGHWAY 66	UNIT. PLAT NO		
according to the official of (lamath County, Oregor	1. 1.	tereor on f	ile in the office o	f the County	Clerk	
The Property is improved by built						
			t agricultural timbe			
5. OTHER ENCUMBRANCES: The Nane of Lienholder ODVA	Property	subject to a				
macinal Amount P N/A		19 83	Type of Security I istrume	ent: LJ Deed of Tr	ust 🗆 Mortg	zage
He ording Information: Date of Recor Place of Recording (check appropriat C Clerk of KLAMATH	ding 7.	17, 19 83	Book No. M83	A CONTRAC	1	-
		Count	C Recording Division of Pro-			
			<ul> <li>Recording Division of Rec</li> <li>Department of Records an</li> <li>Department of Records and</li> </ul>	nd Elections of Hood	ashington Cou River County	inty v
7. TITLE: You warrant title to the Accou	nt acord i	g to the terms of	f the Aga ement	ad Assessments of La	ine County	
<ol> <li>TITLE: You warran' title to the Propare set ponsible for any costs or losses</li> <li>LIEN; ON PROPERTY: You sha</li> </ol>	to us if an	one but you c'a	that you own the Property, h tims an interest in it.	ave the right to giv	e this Deed a	ınd
materialmen's lien, judgmant lies and	1 101 100+	any type of lie	I to attach to the Property	1.1.1.1		
called extended concernently ic	ra you will	usure all buildin	S on the Provident			
unere is a loss you will and it is a		an as full reply of	ment mine Variation	and the may reasonal	DIV FCOULTE A	We
10. FAILURE TO MAIN FAIN FNOT TO A	These nsur	nce policies sl a	requested so that we can hold include the usual standard	ld the insurance pol	icies as furth	er i
may require. You will use us and	VOU I VOU	'o not maintain	S INSULTATION THE SAME THE I	protecting	our interest.	
and the i filing a claim for it is	ense it få fu	urance proceeds	as a result of your and t		ance of monie	es, s
and the i filing a claim for that loss, we balance of your loan, (b) pay you as much money for any other p irpose we may re 12. TAXES: You will pay all the taxes water	h of the mo	ay you any int : iey as we choose	est on the loss and we can (	a) use the proceeds	of the Proper to reduce th	ty 1e
12 TAXES You will not all at	quat.			and and a toperty	or (c) use th	ie i
12. TAXES: You will pay all the taxes, water for these items to us. If you do not pay th You will promptly reinit urse us for any an amourts we have paid.	iese ci arg	when due, we d	s on the Property unless we r in pay them after we give you	equire you to pay th	he monies du	e
amounts we have paid	found to the	re pain together	with interest on the	- any nonce min law	v may require	н. h
14. DEFENSE OF PRODED TV	keep the	operty in goo-	ondition and repair Von al			
charges (r liens which me	or con pror	ise any interest	n the Property last	our rights, or the	powers of the	e i
PCCSSETV AVDERSAG ANTILL	-ppcn to t	a superior to the	Deed To prote t	and a manualion, er	expense pay	,
15. (HANGES: No built ing on inc.	rac and the	soname attorn	's fees, in any action where	the man by law, pay	an costs and	
a) Failing to Pay as Saladi I. We may, at	our of tion.	leclare the full an	wint of your la set of remov	ed without our con	isent.	
b) Fail in: to Pay Add too 14	onot⊨ay∋	iy Payment Ar a	unt on your t	erv ter any of the folle	wing reasons	
<ul> <li>Failler to comply additional Amounts: If</li> <li>Failler to comply with this Deed or the</li> <li>Replace If you do not keep the Prope</li> <li>Death: If you should die.</li> </ul>	Agree nent	If you do not	anything you promise to do	ent when it is due in this Deed or your		
17. SALE OF PROPERTY, 10 1 4				e removed.		
17. SALE OF PROPERTY: If you default is in the performance of a pething you agree t and sale in accordance with the laws of Ore the date or sale, by paying us (a) the entire	in the ∋ayır odori thi⊧	ent of the Acco i Deed, we may	t, or in the performance of a	my terms of your Ag	reement or	
the date of sale by papers of the	Born Ling Li	ve me right to a	te the default states a	- B- we don of ny an	verusement	
the time cure is effected		e Oregon Revi a	Statutes on an an 1 1 1	-, and (c) actual []	usiee s and	
8. BENEFICIARY'S RIGHT TO COLLE	CT, RET	MIN AND APP	IV RENTS AND DRAFT	-	ia effect at	
this Deed, ou give us the right to collect an or performance of the Agreement or this D notice, only a court appointed receiver an	eed, u col	rofits from the P	operty. You have the sight. n	TS: As additional -	security for	
notice, or ly a court appointed receiver, an	nd withou	regard to the	rofits. Upon any def ult, we	may at any time w	in payment	
in luding it ose past due and unpaid, and ap	ply them, a	any order we ra	may sue for, or otherwise	collect, the rents a	a and take nd profits	
riperty, cillect the rents and C.	orney : reta	and principal	the loan nine comments	es of operation and st. If we take noteer	collection,	
	idate iny i	ct dene in fur l	, these acts will not cure or wrance of any notice.	waive any default o	r notice of	
C 4 OR-20/79/10, Ed. Aug. '91						

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require, a	in increase in the Finance	gned a vritten assumpt e Charg : Rate under t	i a agreement with us which co	isent, we may declare as immediately du e will not exercise our right to make that chaser of the Property is satisfactory and ontains terms we specify including, if we e monthly instalments on any prior deecust. Should any default be made in the
into prior ( iption, we imount we payments the amount	may pay the scheduled r pay, we may become sub we make on the loan secu	yo i again the amount nor this instalments on rog itec o the rights of red by the prior deed of	a cured by this Deed shall be du t e loan secured by the prior d d e beneficiary or mortgagee on	e, or should any suit be filed to foreclose and payable in full at any time. At our eed of trust or mortgage and, up to the the prior deed of trust or mortgage.
22. PARTIAL 3 nall not al 23. (OSTS O	RELEASE OF PROF ffect our interest or any in FRELEASE OF PROF FRELEASE V	The Property. PERTY: At your requering the very may have in	<ul> <li>you, your heirs and personal</li> <li>we may release any part of the troperty</li> </ul>	el representatives and all persons who ne Property from this Deed. Any release
26. NOTICE C mailed to u: 27. COPY: You	<b>DF DEFAULT:</b> We require s a he address on the find a how he defined as the second sec	est that copy of any n ron.	we may appoint a Successor ice of default and a copy of a	are Property from this Deed. Any release of all releases from and of this Deed. sign. Trustee. ny notice of sale mailed to you also be
28. SIGNATUI	RE: You have signed and low is "witnesses."	sealed his Deed on _	t us Deed.	94 in the presence of the persons
Witness STATE OF OREC	ON. COUNTY OF	JA KEON	×martia a	Granior (SEAL) Granior (SEAL) Granior (SEAL)
before the, a Not appeared ***DI *WRIGET AS TH known: to me to be	day of SEPTEMBER ary l'ublic in and for sa SLPHUS V. WRIGHT ENANTS BY THE ENT e the person(s) whose nas	id ; itat: personally ANI M/ RTHA A.** IRI TY * **	record at the request of the past <u>3:00</u> clock PM., this 19.94 in my office	s day of <u>Sept. 9th</u>
My Commission ex	uted the same.	kn )wl(~ ged to me 私心とし 日頃に of Oregon	Evelyn Biehn	and duly recorded in Book gages at page27897 n , County Clerk Mullindine Deputy
	0		Fee \$15.00	
DEED OF TRUST (With Power of Salc) 9-1 , 19-94	wr.u.G.n.T 97601 (Grantor)	TO COMPANY R 9/601 (Trustee)	CU. SUITE D (Beneficiary)	97601 97501
:	DELPHUS & MARTHA RT 2 BOX 84 KLAMATH FALLS OR	TO EQUNTAIN TITLE CON ELL > 011 ST KLAMATH FALLS OR 9	and I Oregon Inc. d/b/a CIAL MORTGAGE CIAL MORTGAGE CENTER DRIVE CENTER DRIVE	When recorded mail to: BENEFICIAL 1345 CLAAR
Dated:			Beneficia BENEPIC	When I BENE 134
	······································	QCEST FOR FULL R	Date:	. 19
annersigned is th l of Trust have been (which are deliverie e terms of the Deed r of the indebtedno	e logal owner and holder fully paid and satisfied. Y ed to you herewith togethe d of Trust the estate now ess presenting this reques	of all is debiedness sec You here ware directed r with t e Deed of Trus herd by you under the st.	Date: wed by the foregoing Deed of 3 ( cancel all evidences of indebt ) and to reconvey, without wars s the. Mail reconveyance and a	Trust. All sums secured by that ethess secured by that Deed of anny, to the parties designated documents to the office of the
		. B	e leficiary 3 eficial Oregon Inc. (1/b/a 8 VEFICIAL MORTGAGE CO. 7	
				Office Manager

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