			nd Series – TRUST DEE						
S. W. Land St. Company	[№] 88/	181 09 HIS TRUST	20-94A11:	i Rcvb ⁱ	TÇ TRÜ	av of	Vol.mgs	Page 96	48g
	ogf yes	HOUN	TAIN TITLE C	MONNY (E KLAN	TH COUNTY	ion	as Gr	antor.
	G	rantor irrevo	**************************************	gain:, sell	WITN s and con	SSETH:	trust, with power of	, as Benefi	• •
American control of the control of t		the Will	amette Merid wide easemen	liar Kla	emath Co	unty, Oregon.	South, Range & EXCEPTING THE	REFROM a	
	or hereaft the proper	er appertaining, rty.	and the rents, issu	⊝s an Eprofi	ts thereof a	nd all fixtures now o	ther rights thereunto be or hereafter attached to grantor herein containe	or used in connection	n with
	note of en	**NINET ven date herewi paid, to be due	EEN THOUSAND th, payable to ben and payable PS	SI) HUN ticky or o	DRED Al	D NO / 100ths Dollars, with inter- ade by grantor, the	***** est thereon according to tinal payment of princ	the terms of a pron ipal and interest he	nissory reof, if
	becomes of erty or all benetician com: imn assignmen	iue and payable i (or any part) y's option's, all nediately due an nt.	. Should the grante of grantor's interes obligations secured d payable. The ex-	ot eid er agr s in i with by this ins coution by g	ee to, atten out first ob trument, ir rantor of a	pt to, or actually se aining the written of espective of the ma	above, on which the fi II, convey, or assign all onsent or approval of t turity dates expressed to sement** does not cons	(or any part) of th he beneticiary, then therein, or herein, si	e prop- , at the hall be-
	provement 2. 2 danuged c 3. 2 so request	To protect, present thereon; not to To complete or a for destroyed the To comply with s, to join in exer	commit or permit estore promptly ar reon, and pay wher all laws, ordinance cuting such finance	the propert any waste of all in good and due all cos s, regulation as strtemen	y in good of the property and habitable ts incurred s, covenant ats pursuant	rty. • condition any builtherefor. • conditions and res • to the Uniform Con	not to remove or dea ding or improvement v trictions atlecting the p nunercial Code as the be	which may be constructed to the construction of the construction o	ructed, ficiary
	agencies a 4. 1 damage by written in ticiary as at least fir cure the s any indebt or any par	s may be deeme To provide and y tire and such companies acce soon as insured; tteen days prior ame at grantor's tedness secured if t thereo!, may le	d desirable by the continuously main other hazards as ti ptable to the bene if the grantor shall to the expiration capense. The amo tereby and in such	ment ciary. tain insura. to ber efficiar ticiar, with tail in any any policy tint of lected order as ben tor. Such ap	nce on the ry may from loss payat reason to p rof insurer l under any eficiary ma plication of	buildings now or had time to time requile to the latter; all procure any such insure now or hereafter tire or other insurer determine, or at op	ien searches made by the sereafter erected on the series of the series of the series of the series of the series and to deliver the placed on the buildings unce policy may be agreed on waive any default or of waive any default	propersolutemps so than \$ I be delivered to the policies to the beneficiary manual by beneficiary entire amount so colors.	bene- ficiary y pro- upon lected
	5. Tassessed upromptly illiens or of ment, being secured he the debt sewith interbound for	To keep the pro pon or against it deliver receipts her charges pays eticiary may, at reby, together we ecured by this tr est as aloresaid, the payment of	perty free from co he property before therefor to benefic able by grantor eit its option, make with the obligations ust deed, without we the property here the obligation he	e any part of any part of ary, should ther by direct payment the a described in a liver of any in there re des	iens and co t such taxe the grante t payment ereof, and n paragrap v rights avia cribed, as v ed, and all	i, assessments and c fail to make payms r by providing bene the amount so paid is 6 and 7 of this tr ing from breach of a rell as the grantor, such payments shall	sments and other charges become point of any taxes, assessand ciciary with funds with with interest at the ust deed, shall be added by of the covenants here shall be bound to the action to the the covenants here and the	ast due or delinquer wents, insurance pren which to make such ate set forth in the I to and become a p wor and tor such pay, ame extent that the d payable without	nt and niums, h pay- e note part of ments, ey are notice.
	able and c 6. 2 trustee inc 7. 7 and in any to pay all mentioned the trial octorney's fe	constitute a bread To pay all costs, curred in connect To appear in and v suit, action or costs and expen- in this paragray	ch of this trust dee tees and expenses tion with or in en. I defend any action proceeding in whice ses, including evide bh 7 in all cases st ther agrees to pay al.	ol. If this trust tircin! this for proceed to the benefit ence of fitle till be fixed	t including obligation ing purporticiary or the and the be by the tria	the cost of title sear and trustee's and att ing to affect the sea astee may appear, in afficiary's or trustee to court and in the ev	ch as well as the other orney's lees actually ind curity rights or powers cluding any suit for the 's attorney's fees; the rent of an appeal from if e reasonable as the be	costs and expenses surred. of beneticiary or tree foreclosure of this amount of attorney any indement or dec	of the ustee; deed, 's fees cree of
į	ficiery sha	Il have the righ	t, if it so elects, t	c require th	at all or a	y portion of the n	right of eminent domai nonies payable as comp we member of the Oregon St	ensation for such to	aking.
	or savings as property of the "WARNING	nd loan association vis state, its subsidi: 3: 12 USC 1701j-3 v	authorized to do busi aries, affiliates, agents regulates and may pro	ress under the or branches, ti hibit exercise	laws of Oreg to United Sta of this option	on or the United States, as or any agency thereof,	a title insurance company a or an escrow agent licensed	uthorized to insure title	to real
			STICLERIA AF				STATE OF OREC	•	} _{ss.}
i	-69:30-1		n		10 - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	\$72.5 \$ 76.4 \$ 96.4 \$ 96.5		hat the within in	stru-
	2250 F	CK DEVELOP RANCH ROAD	,	, Dic.		'ACE:RESERVED	at	, 19. M., and reco	rded
	- 4. 			4 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		CORDER'S USE	page ment/microfilm/r	or es fee/file/in eception No	stru-
	MOUNTA OF KIA	IN TITLE &	OFPANY Oddress, Zip):	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		A September 1 of the september 1	Record of Witness a County effixed.	my hand and sea	
	·		3-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			ा क्योजियों । ि । श्रीकृत	NAME By	TITLE	
1					11		<i>эу</i>		puty 🔪

which are in excess of the amount required to pay of restorable cours expanses and attorny's least accessarily paid or incurred by grander in such proceedings, shall be paid to be beneficial and any applied by it is it sponisary reasonable cours and expanses and dupon the indebted in the trial and appliate course of the such as a such proceedings, and the library in the such and appliate course of the such and applied to the such appl

1 53

(3) (2) (1) (2) (3) (3) (4) (4)

and that the grantor will warrant and forever desend 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:

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, ian ily or household surposes (see Important Notice below),

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

This deed applies to, inures to the length of and binds all parties hereto, their heirs, legatees, devisees administrators, executors.

This deed applies to, inures to the length of and binds all parties hereto, their heirs, legatees, devisees administrators, executors, personal representatives, successors and ass gas. The term benefic ary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and ass gas. The term benefic ary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and ass gas. The term benefic ary shall mean the holder and owner, including pledgee, of the contract are the first above that the grantor that grantor the singular shall be aken to mean an t include the plural, and that generally all grantinatical changes shall be it the context so requires, the singular shall be aken to mean an t include the plural, and that generally all grantinatical changes shall be included the provisions hereof apply equally, to corporations and to individuals.

IN WITNESS WHEREOF. The grantor has executed this instrument the day and year first above written.

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

KWOLD. * IMPORTANT NOTICE: Delete, by lining out, which are warranty (a) or b) is prime in a condition of applicable; if warranty (a) is applicable at d the beneficiary is a condition of the case such word is defined in the Truth-in-lending Act and Regulation 7. the case such word is defined in the Truth-in-lending Act and Regulation 7. the baneficiary MUST comply with the Act and Regulation by making required baneficiary MUST comply with the Act and Regulation by making required viscosures; for this purpose use Stevens-Ness arm to a condition of the compliance with the Act is not required, dissigned with the Act is not required, dissigned with the Act is not required. moria Wr VICTORIA ARISTA This instrument was ack nowledged before me on ... RUBER AFISTA and VICTORIA ARISTA This inst upnent was act nowledged before the with and lill their authorized cap OFI ICI L SEAL My commission expires 10 3 NOTARY PUBLIK CALIFORNIA
SACE AMER J COUNTY
My Comm. Exp. 1 Oct. 27, 1905

STATE OF OREGON: COUNTY OF KL	MATH: ss.	van and a first first	the da
Filed for record at request of Sept A.D., 1)	untain Titla co	octock A M., and duly	recorded in VolM94
of Sept A.D., 1)		on Page	County Clerk
	· Tallanda · San	Evelyn Biehn (C	Mullendere
FEE \$15.00			
20 2 1 2 4 5 5 7 5 5 7 5 7 5 7 5 7 5 7 5 7 5 7 5	A CONTRACTOR OF THE CONTRACTOR		