	gen Trust Deed Series - TRUST DEED AGE: 00-23-94P03: 22 AGE: 00-	TRU	「即ノフラノラ	NTWAH Lage	30030@
Crat Vern	er Title Insura on G. Ludwig an	inc∈ Co. id Ofelia Lud	wig, or the Sur	vivor ,as	., as Grantor, Trustee, and
Klam	ath County	gains, sells and conv v. Orugon, described	eys to trustee in trust,	with power of sale, the	property in
State	7:::::Block::5:::::Era e' of Oregon : 1 H e' of Oregon : 1 H e' of Oregon : 1 H e' oregon : 1 H e' oregon : 1 H e' oregon : 1 H	ct No. 1007,	WINCHESTER, in	the County of	Klamath,
FOR THE	and singular the tenements, I taining, and the tents, issue PURPOSE OF SECURING			at attached to or used in co	anywise now nnection with
of FORTY FO	PURPOSE OF SECURING DUR THOUSAND FIV	VE HUNDRED AN	each agreement of grantor ID VO/100	herein contained and payme	nt of the sum
note of even date not sooner paid, to The date of	herewith, payable to benefit be due and payable Sept f maturity of the debt secur	iciary or order and made call or 2 ed by this instrument	Dollars, with interest there is by grantor, the final pay	on according to the terms of ment of principal and inter	- 11
come immediately assignment.	MX Xall obligations secured be due and payable. The execu	in it ythop (sous source) by this instrument, irres ution by grantor of an e	MIND THE OUTSIDE WAS ALL	or abaign an (or any part,	of the prop-
1. To protect	it, preserve and maintain th	l, grantor afrees: le projecty in good con	dition and comics and		
3. To comply	yed thereon, and pay when d y with all laws, ordinances, r	ue all cost incurred the regulations, covenants.	condition any building or in prefor.	mprovement which may be	constructed,
agencies as may be	deemed desirable by the bea	neficiery.	the cost of all lien search	es made by filing officers of	require and
damage by tire and written in companie	such other hazards as the less acceptable to the benefici	the instraction on the bubeneficiary may from the identification of the identification o	illdir is now or herealter e me to time require, in an a	rected on the property aga	inst loss or urable valu
at least titteen days cure the same at gre	as acceptable to the benefici sured; if the grantor shall fai prior to the expiration of a antor's expense. The amount rured hereby and in such orde may be released to grantor, any act done pursuant to sur- he property tree from consti-	ur for tiny reason to proc uny policy of insurance ; collected under any fir	ure any such insurance and now or hereafter placed on	to deliver the policies to the the buildings, the beneficiar	beneficiary
5. To keep the assessed upon or age	he property free from consti- ninst the property before an	ruction liers and to pa ly part of such taxes, a	y all taxes, assessments and	other charges that may b	e levied or
liens or other charge ment, beneficiary m	s payable by grantor, either ay, at its option, make pay	by direct payment or by ment thereof, and the	If to make payment of any of providing beneficiary with	axes, assessments, insurance h funds with which to make	premiums, such pay-
the debt secured by the with interest as afort	this trust deed, without waivesaid, the property hereinbe	er of any rangraphs 6 er of any rahts arising fore c'escribed, as well	and 7 of this frust deed, so from breach of any of the co	hall be added to and become evenants hereof and for such	n the note e a part of payments
and the nonpayment able and constitute a	thereof shall, at the option breach of this trust deed.	of the beneficiary, rend	psy nents shall be immedier al sums secured by this	ately due and payable with trust deed immediately due	t they are out notice.
7. To appear i	onnection with or in enforci n and defend any action or	ng this obligation and proceeding purporting	cost of title search as well trustie's and attorney's fees	as the other costs and exper actually incurred.	uses of the
mentioned in this par the trial court, granto torney's fees on such a It is mutually	agraph 7 in all cases shall be further agrees to pay such appeal.	of the and the benefic. be fixed by the trial con- sum as the appellate of	ary's or trustee's attorney' ort ard in the event of an a ourt shall adjudge reasonab	s fees; the amount of attor ppeal from any judgment or le as the beneficiary's or tro	this deed, ney's fees decree of istee's at-
8. In the event ficiary shall have the	that eny portion or all of right, it it so elects, to req	the property shall be to	aken under the right of em	inent domain or condemnati	on, bene-
or savings and loan associ property of this state, its sul "WARNING: 12 USC 170	ation authorized to do business u bsidiaries, affiliates, agents or brai	inder the laws of Oregon or niches, the United States or a	ley, who is an active member of the United States, a title insurant By £g:Rcy thereof, or an ascrows	the Oregon State Bar, a bank, trus	
	that such an agreement address RUST DEED	9 8 8 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	STATE	dall. OF OREGON.	
37 (96 4-1)	to the second second	35 35 36 36 36 36 36 36 36 36 36 36 36 36 36	to date to No.	of	ss.
Linda Jean A	arive	4	V	certify that the within received for record	instru-
	S. 08 97603 Granter	3 10 Mar 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	ESERVED 1 11 11 atday	of lock M and re	19,
Ludwig 580 Clover	Lane	∖ra III a r	III book/z	eel/volume Noor as fee/file/	-
Ashland, 0	Beneficiary	प्रकार कि हुन	ment/mic	rofilm/reception No	11
Crater Title-Co	Address, Zip):		County at	Vitness my hand and s	eal of
300 W. Main Medford, OR. 975	AND A COMPANY OF THE PARTY OF T	\$1, 150 \$20 \$ \$2, 150 \$20 \$2, 150 \$	\$505(50 1 00 5) 1 00 00 00 1 00 1 1 0	1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1 (1	
	***************************************		Ву	της 	4



which are to excess of the amount required to pay all resonable costs of the consequence of the amount required to pay all resonable costs of the consequence of the Grantor herein to finish renodeling on the subject property (put on new roc add two more bedrooms and a bathroom) within 90 days of the recordation of instrument.

Instrument and forever detend the same against all persons whomsoever.

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, tamity or household purposes (see Important Notice below).

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

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

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

In constraint this trust deed, it is un ferst od that the gran or, trustee and/or beneficiary may each be more than one person; that I neconstraint this trust deed, it is un ferst of that the gran or, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be if 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 year first above written. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. Dinda Jean Arnold * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b), is not applicable; if warranty (a) is applicable and the beneficiary is a cracifor 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 disclosures; for this purpose use Stevens-Ness From Noticely, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ... Lackson.... This instrument was acknowledged before me on _____September 22_____, 19.94..., 1.1 11.7 by Linda ean Arnold. This instrument was aclo lowledged before me on ... 15 to 15 to en manerale OFFICIAL SEAL
BARBARA J MANIA
NOTARY PUBLIC - ORETON
COMMISSION, NO. 03 3961
MY COMMISSION EXPRES MAR. 2, 193 Notary Public for Oregon

My commission expires 3 2222222 一层的现在分词的 新新维 经经济 company in the SK MARCON

Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the 23rd Filed for record at request of Mountaid Title Co the Mo	d
of Sept A.D. Mortgages on Page 30030 County Clerk	_ "
of Sept A.D. Mortgages on Page 30030 County Clerk	
County Clerk	
the state of the s	
By Dauline Millendine	
FEE \$15,00	
As not have no notice by take begin to the same of the	100
As not fine an a view to half brone for a series and the series of the s	

Julia de Al Cardo III de