THIS IRUSI DEED, mad	an O::eg	ni Corporat	on en	, 1994between
Klamath County Title Co	mpany 🛸	Zerie Arres	「 弦 みず 一 接てた 「 「 たい」	, as Trustee, and
Mchllister E. Dodds				, as Beneficiary
And the second s		33.250	berger to trustee in trust, with the state of the state o	power of sale, the property in
Klamath Co	ounty, ()red	n, aescribea	a sum of the second sec	

together with all and singular the tenements, heredirements and apputrenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Eighty Two Thousand Five Hundre 1 and No/10). Dollars-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable at maturity of note , 19 XXX

not sconer paid, to be due and payable the movie the last the state of the state of the state of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell; convey, or assign all (or any part) of the property or all (or any part) of grantor's inferest in it vithout first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The execution by grantor of an earnost money agreement** does not constitute a sale, conveyance or escionent.

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beneticiary's option⁶. all obligations secured by this instrument, irrespective of the maturity date expressed intervin, or nervin, shall become immediately due and payable. The execution sy granter of an earnest money agreement** does not constitute a sale, conveyance or assignment.
To protect, preserve and maintain the procetty in good cut dition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit as y was te of the propert of the intervine or testore; promptly and in go d and holitable conditions any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due at costs increated testor.
3. To comply ear in the propert public oft cast increating the transmit to the functions attecting the property; if the beneficiary as or equests, to join in executing such limances, tegit tions, covenants, conditions and restrictions attecting the property against, loss of pay tor limit game in the proper public oft cast, as well is the cost of all lies searches made by filing officers or searching agencies as may be deemed desirable by the banetic any store there of time require, in an amount not less than SLISUTABLE Value damage by tire and such dirth as more than the propert against, loss of the agree on the part of inter cast, and such dirth any provide and such dirth any tor time to finance any such insurance and to deliver the policies or to beneficiary any inducted as acceptable to the bank it is oury reason to provide and such dirth as any such any induction or plasma and to the insurance policy may be applied by beneficiary and require and the device the policies of the section or any part thereof, and be defined any strict or other astruction policy may be applied by beneficiary and requires as a such as acceptable to the bank if it for any reason to prove any such insurance shall be delivered to the beneficiary may require at less filteen days prior to the esprint and any only of insurance and such insur

IS CO. PORTLAND, OR \$7

torney's fees on such appeal. It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. roperty of this state, its substates, animates, operato of the arcise of this option WARNING: 12 USC 1701-3 regulates and may prob bil to arcise of this option The optisher supports that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

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KLAMATH	COUNTY TIT	LE COMPANY	<u>ke (2)</u>	$\frac{1}{2}$ $\frac{1}$	er soon ee Sooree	ада у 14 (2017)	TITLE
KLAMATH	FALLS, OR	97601	12			Ву	, Deputy

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and that the grantor will warrant and forever c elend the same a sinst 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 person it anily or householc purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the bensit of and binds a l parties hereto, their heirs, legatess, devisees, administrators, executors, personal representatives, successors and as upsn. The term benefic iary shall mean the holder and owner, including pledgee, of the contract In construing this trust deed, it is a network 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

In construing this trust deed, it is the stood that the greater, this too and for bonenciary 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 made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, 'he grantor has executed this instrument the day and year first above written.

s such word is defined in beneficiary MUST comply w lisclosures; for this purpose	the Truth-in-Lending Act the Truth-in-Lending Act ith the Act and Regulati use Stevens-Ness, Form N not required, disregard	ceneficiary is a creditor and Regulation Z, the on by making required 0.1319, or equivolent. his notice.				\
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	TE OF OREGON: CO d for record at request \$15,000	such word is defined in the Truth-in-londing Act eneficiary MUST comply with the Act and Regulari liclosures; for this purpose use Stevens-Ness, Firm N compliance with the Act is not required, disregari STATE OF ()RE This instru- by	This instrument was acknowledge by	A such word is defined in the truth-in-lading Act and Regulation 2, the pre- deneficiary MUST comply with the Act and Regulation by making required for the purpose use Stevens-Ness form No. 1319, or equivorent. a compliance with the Act is not required (a line gain this notice. STATE OF ()REGON, County of	is such word is defined in the Truth-in-Lending Act and Regulations 2, the deneticiary MUST comply with the Act and Regulation by making required is compliance with the Act is not required, disregative this notice. STATE OF ()REGON, County of	the such word is defined in the truth length of the baseficiary is a creditor of the the length of t