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NLan 90577 (a) 31-04-94P030294RCVD	10ST DEED	Vol. Invit	Page 3427
THIS TRUST DEED, made this	day ofNovember		, 19.94 between
WILLIAM DAR TILL GREGORY AND REBECCA CONTINENTAL LAWYERS TITLE COMPANY	MARLE GREGORY		, as Grantor,
WIELTAM THOMSON IN THE SECOND STATES	्रिक राज्यम् अत्य प्रवर्णन स्टूल तो हिस्तम् । राष्ट्रात्र्वे स्वत्य प्रस्तम् (१९२१ स्टूल स्टूल		
10258 Wagner Creek, Talent, Oregon W/1	NESSETH:		, as Beneficiary,
Grantor irrevocably grants, bargains, sells and e Klamath County, Oregon, descri	onveys to trustee in tr bed as:	rust, with power of	sale, the property in
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OFFICIAL SEAL			
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together with all and singular the said like "Filing Martines"	OEA VAN LERENTA A HERERAL AND	uni 1996: Castra 1997: Cas	
together with all and singular the tenements, hereditaments and or hereafter appertaining, and the rents, issues and profits there the property.	a and an nixings now or n	ercaiter attached to or	used in connection with
FOR THE PURPOSE OF SECURING PERFORMANC ** THIRTY THOUSAND DOLLARS **	14-1		
note of even date herewith, payable to beneticiary or order and not sooner paid, to be due and payable NOVEMBER	made by grantor, the fine	thereon according to the all payment of principal	he terms of a promissory al and interest hereot, if
The date of maturity of the debt secured by this instrume	nt is the date, stated about	ve, on which the final	installment of the note
at the beneficiary's option, all obligations secured by this instrum second immediately due and navable.	maving obtained the writte ent, irrespective of the ma	n consent or approval	of the beneficiary, then, therein, or herein, shall
To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in goo revenant thereon; not to commit or permit any waste of the pro-	alita da arrando da servicia de servicia de servicio de servicio de servicio de servicio de servicio de servic		ish any building or im-
2. 10 complete or restore promptly and in good and habit	ble condition any building		
3. To comply with all laws, ordinances, regulations, covena or requests, to join in executing such financing statements pursu o pay for filing same in the proper public offices or offices, as u gencies as may be deemed desirable by the beneficiary.			
4. To provide and continuously maintain insurance on it lamage by fire and such other hazards as the beneficiary may fire and such other hazards as the beneficiary, with loss pay bickery as soon as insured; if the grantor shall tail for any reason it is and its article and and the property of an any policy of insure the same at grantor expense. The amount collected under a property the amount collected under a property the form collected under a property the form any part thereof, may be released to grantor. Such application is any part thereof, may be released to grantor. Such application inder or invalidate any act done pursuant to such notice. S. To keep the property free from construction liens and usessed upon or against the property before any part of such its framework deliver property free from construction liens and usessed upon or against the property before any part of such its encound the grant or such as a strain any its option, make payment thereof, and any static payment is such as a other charges payable by grantor, either by direct payment and the the beneficiary is should the grant of a the payment of the obligation described in paragraph for the payment of the obligation described and any rights a dirth interest as aloreasid, the property before described, and and the nonpsyment thereoi shall, at the option of the beneficiary of pay all costs and expenses of this trust includin 7. To appear in and defend any action or proceeding purpend in any suit, action or proceeding in which the beneficiary or pay all costs and expenses, including evidence of tile and the is trust desced. If a substance in this paragraph 7 in all cases shall be tixed by the the trial court, grantor further agrees to pay such sum as the appearance in this paragraph 7 in all cases shall be tixed by the the trial court, grantor further agrees to pay such sum as the appearance in the appeal.	on time to time require, i able to the latter; all polici procure any such insurance ance now or hereafter plac my fire or other insurance may determine, or at option or release shall not cure on to pay all taxes, assessme tes, assessments and other tor fail to make payment o it or by providing beneficie d the amount so paid, win uphs 6 and 7 of this trust of rising from breach of any o well as the grantor, shall ll such payments shall be i , render all sums secured i g the cost of title search a , and trustee's and attorney trustee may appear, include eneficiary's or trustee's at ial court and in the event illate court shall adjudge re any portion of the monie	It an amount not less iss of insurance shall be and to deliver the pe- ed on the buildings, it policy may be appli- of beneticiary the em- r waive any default on nts and other charges charges become past any taxes, assessment my with funds with we then interest at the charges tany taxes, assessment my with funds with we then covenants hereof the covenants hereof t	than \$11500 GOUC GMO the delivered to the bene- bilicies to the beneficiary he beneficiary may pro- ed by beneficiary upon itre amount so collected, a notice of default here- that may be levied or due or delinquent and its, insurance premiums, hich to make such pay- e set forth in the note o and become a part of and for such payments, me extent that they are payable without notice, mediately due and pay- sts and expenses of the red. beneficiary or trustee; oreclosure of this deed, ount of attorney's fees yindgment or decree of fliciary's or trustee's at- precondemnation, bene- tation for such taking,
DTE: The Trust Deed Act provides that the trustee hereunder must be as company or savings and loan association authorized to do business of sais is insure tille to real property of this state, its subsidiaries, affiliate and loan under OBS -065.058 to 66.659.659.	nder the laws of Oregon or the United Strategies and the United Strategies of Branches, the United Strategies and the Unit	ve United States, a title i	
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By

Deputy

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Which are interested if the anomal required is yes all reasonable costs, expenses and atterney's hear backnow applied the interest of the applied by it lits upon any reasonable costs where a possible costs in the partial of the interest of the interes

and that the grantor will warrant and forever defend 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, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed confirm to the baselit of and binds all persons there there have been described and an administration of the baselit of and binds all persons.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, ersonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgagee may 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, the grantor has executed this instrument the day and year first above written.

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (d) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-lending Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1339, or equivalent. If compliance with the Act is not required, disregard this notice.

STATE OF OREGON, County of JACKSON This instrument was acknowledged before me on SALAN S Inemper: WILLIAM DARRELL GREGORY AND REBECCA MARIE bν This instrument was acknowledged before me by OFFLICIAL SEAL ROBAN GRIMES TUTTLE NOTARY PUBLIC - OREGON COMMISSION NO. 011943 HY COMMISSION EXPIRES FEB. 17, 1995 HY CON and a constants Notary Public for Oregon My compfisside expires

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) Trustee

The undersigned is the legal owner and holder of all indebtedness sourced by the foregoing trust deed. All sums secured by the trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or putsuant to statute, to cancel all evidences of indebtedness sourced by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now held by you under the same. Mail reconveyance and documents to

DATED: HIG LEF , 19 Do not lose or destroy this Trust Deed CR THE NOTE which it so

h must be califerred to the tr reconveyance will be made. d to the trustee for concellation before the ray

Beneficiary

34272 EXHIBIT "A LEGAL DESCRIPTION A tract of land situated in the SE1/4 of the SE1/4 of Section 10, Township 39 South, Range 9 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as Beginning at a point on the East line of said Section 10, said point being North 0 degrees 21 West (North by recorded legal description) a distance of 633.125 feet from the Southeast corner of said Section 10; thence North 0 degrees 21' West a distance of 102.0 feet; thence South 89 degrees 52' West (West by recorded legal description) a distance of 102.0 said Section 10 a distance of 102.0 feet to an iron pin on the Northwest corner of Lot 26 "DeBirk Homes"; thence North 89 degrees 52' East (East by recorded legal description) along beginning. SAVING AND EXCEPTING THEREFROM that portion lying within the boundaries of Summers Lane. STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of SS. Nov A.D., 19 94 at 3:29 Mountain Title Co of o'clock P.M., and duly recorded in Vol. M94 Mortgages FEE \$20.00 day Evelyn Biehn County Clerk By S Laule Millendere 1 PAGE 3 OF REPORT NO. 34179 PRELIMINARY REPORT PRELIMINARY REPORT ONLY

WITHDRAWN

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