gan kemban menamban yang berakan berah menamban bagai bara berah ang Saban yang keranggan belah ban sebagai be Teraken menamban beraken berah menamban berah menamban pertekan berah beraken yang berah yang berah berah bera	cted). N=4/230 COPYRIGHT 1994 STEVENS-NESS LAW PUBLISHING CO. PORTLAND. OR
ODAFO	TRUST DEED VOLMAN Page 3'7791
THIS TRUST DEED, made this 9th	day of November , 19 94 , between
Carl B. Thornton	, as Gran
KLAMATH COUNTY TITLE COMPANY	as Trustee.
Mickey A. Fridley Father and Trusts	ee of Joseph Alan Fridley , as Beneficia
and the first of t	WITNESSETH:
Grantor irrevocably grants, bargains, sells as Klamath County, Oregon, de	nd conveys to trustee in trust, with power of sale, the property
فالمعجب وأرافيه ومعارف محاورت المحاري والمناهدي الماليان والمناها والمالية	gant a grade to all defendes the manufacturing of the control of t
SE\SW\SW\ in Section 21, Township 34 Willamette Meridian, Klamath County	4 South, Range 13 East of the , Oregon.
STATES AND SERVICE STATES OF THE SERVICE OF THE SER	
hereafter appertaining, and the rents, issues and profits t	and appurtenances and all other rights thereunto belonging or in anywise thereof and all fixtures now or hereafter attached to or used in connection w
e property. FOR THE PURPOSE OF SECURING PERFORM. * *****FourThousandFiveHundredan	IANCE of each agreement of grantor herein contained and payment of the id-no/100**************************
****4,500.00*****************	*** Dollars, with interest thereon according to the terms of a promiser and made by grantor, the final payment of principal and interest hereo
of sooner paid, to be due and payable	estrument is the date, stated above, on which the final installment of the
ecomes due and payable. Should the grantor either agree to try or all (or any part) of grantor's interest in it without	to, attempt to, or actually sell, convey, or assign all (or any part) of the parties that written consent or approval of the beneficiary, then, a ment, irrespective of the maturity dates expressed therein, or herein, shall not or an earnest money agreement** does not constitute a sale, convey an
To protect the security of this trust deed, grantor agree 1. To protect, preserve and maintain the property in	in good condition and repair; not to remove or demolish any building or
2. To complete or restore promptly and in good and imaged or destroyed thereon, and pay when due all costs in To complet with all laws ordinances regulations.	habitable condition any building or improvement which may be construct incurred therefor. covenants, conditions and restrictions affecting the property; if the benefic
requests, to join in executing such financing statements in pay for filing same in the proper public office or offices	pursuant to the Uniform Commercial Code as the beneticiary may require s, as well as the cost of all lien searches made by filing officers or search
4. To provide and continuously maintain insurance ange by fire and such other hazards as the beneficiary ritten in companies acceptable to the beneficiary, with lociary as soon as insured; if the grantor shall fail for any real least fifteen days prior to the expiration of any policy of the same at grantor's expense. The amount collected up the state of the same at grantor's expense. The amount collected up the same at grantor's expense.	e on the buildings now or hereafter erected on the property figures less may from time to time require, in an amount not less than \$ 4.000.00 ones payable to the latter; all policies of insurance shall be delivered to the beason to procure any such insurance and to deliver the policies to the benefic if insurance now or hereafter placed on the buildings, the beneficiary may under any fire or other insurance policy may be applied by beneficiary may clear may determine, or at option of beneficiary the entire amount so collection or release shall not cure or waive any default or notice of default he
nder or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lien sessed upon or against the property before any part of stromptly deliver receipts therefor to beneficiary; should the ens or other charges payable by grantor, either by direct pent, beneficiary may, at its option, make payment there cured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any rith interest as aforesaid, the property hereinbefore described in the control of the control of the property hereinbefore described in the control of the control of the property hereinbefore described in the control of th	is and to pay all taxes, assessments and other charges that may be levied taxes, assessments and other charges become past due or delinquent the grantor fail to make payment of any taxes, assessments, insurance premispayment or by providing beneticiary with funds with which to make such good, and the amount so paid, with interest at the rate set forth in the paragraphs 6 and 7 of this trust deed, shall be added to and become a parights arising from breach of any of the covenants hereof and for such payme ibed, as well as the grantor, shall be bound to the same extent that they and all such payments shall be immediately due and payable without no reticiary, render all sums secured by this trust deed immediately due and
ble and constitute a breach of this trust deed. 6. To pay all costs, tees and expenses of this trust in ustee incurred in connection with or in enforcing this ob. 7. To appear in and defend any action or proceeding the product of	including the cost of title search as well as the other costs and expenses of bligation and trustee's and attorney's tees actually incurred. If purporting to affect the security rights or powers of beneficiary or trustee may appear, including any suit for the foreclosure of this or
pay all costs and expenses, including evidence of title an entioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as the trial court of the property is the mutually agreed that:	nd the beneticiary's or trustees attorneys rees; the amount of attorneys the trial court and in the event of an appeal from any judgment or decrebe appellate court shall adjudge reasonable as the beneficiary's or trustee's the shall be taken under the right of eminent domain or condemnation, but the taken under the right of eminent domain or condemnation, but the taken under the right of eminent domain or condemnation.
ciary shall have the right, if it so elects, to require that	t all or any portion of the monies payable as compensation for such tar
ci aft tahnu spanisud oh ot harivadtus asitsisassa seel bee seeluse	ne either an attorney, who is an active member of the Oregon State Bar, a bank, trust come aws of Oregon or the United States, a title insurance company authorized to insure title to United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696 this option. of obtaining beneficiary's consent in complete detail.
	STATE OF OREGON.
TRUST DEED	Literature is the control of the second of the control of the cont
Cox1 P Thornton	I certify that the within ins
Carl B. Thornton	ment was received for record on
325 Main St. Suite 203	
325 Main St. Suite 203 Klamath Falls, Oregon 97601	day of, 19
325 Main St. Suite 203 Klamath Falls, Oregon 97601 Grenter	day of
Klamath Falls, Oregon 97601 Granter Mickey A Fridley and Joseph A Fri	space RESERVED at o'clock M., and recorded in book/reel/volume Wo
Klamath Falls, Oregon 97601 Granter	space RESERVED at o'clock M., and recorded in book/reel/volume Wo

After Recording Return to (Name, Address, Zip): County affixed. Klamath County Title Co. Klamath Falls, Oregon 97601 Collection Department



acception assets

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by frantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's tees, both in the trial and applied rours, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebted-ness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be recessary in the such actions and execute such instruments as shall be recessary in the such actions and execute such instruments as shall be recessary in the such actions and execute such instruments as shall be recessary in the such actions and execute such instruments as shall be recessary in the such actions and execute such instruments as shall be recessary in the such actions and execute such instruments as shall be recessary in the such actions and the such actions are such actions and execute such instruments as shall be recessary in the such actions and the recitals them upon the such instruments are such that in indebtedness, trustee may (a) consort to the making of any map or plat of the property; (b) ion in any elaboration of the such instruments of the such ins

and that the grantor will warrant and torever 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 it grantor is a natural person) are for business or commercial purposes.

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

In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary 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 grammarical changes shall be made, assumed and implied to make the provisions hereof apply equally to coporations 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 (a) or (b) is Carl B. Thornton 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 Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of Klamath) ss. This instrument was acknowledged before me on __December 9 Carl B. Thornton This instrument was acknowledged before me on . by OFFICIAL SEAL

JANE SEYMOUR

NOTARY PUBLIC - OREGON

COMMISSION NO. 037923

MY COMMISSION EXPIRES SEPT. 18, 1898 MARIOUE Notary Public for Oregon My commission expires Solution 19

STATE OF OREGON		IATH: ss.	n de la companya de l				
Filed for record at re	quest of	Klamath Cou	nty Title Co		the	_15th	dav
of <u>Dec</u>	A.D., 19 <u>94</u>	at11:14	o'clockA_M., and on Page3	d duly	recorded i	n Vol. <u>M9</u>	4
FEE \$15.00			Evelyn Biehn By Dawe		County Cle	erk Endore	