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	19 <b>2875</b> 12-27-94	A10:00 REVE	TRUST DEED
	THIC MONTH	P	
	husband and	El OIT forme	4th day of October Page JOB1
	MOUNTAIN DITE	if (	ALIGHA AS VIEGINIA L. MCCORMICK and Louis, 19.94 betwee
l.	JERRY Q AND	OMPANY OF	LAMATH COUNTY
	J. HNUIF	S.N. BUILDER,	Y. Known as VIEGINIA L. MCCORMICK and JOHN F. DETROIT,         I.AMATH COUNTY         INC., an Oregon corporation
ų.			, and indice, and
	Grantor irrevocab	1	WITNESS ETH: , as Beneficiary , sells and convey: to trustee in trust, with power of sale, the property in , so the property in , as Beneficiary
	Klamath	rants, bargar	1, sells and convey: to trustee
		County, C	1 gon, described as:
	of Klometh	56, HOT SPRIN	NG 3 ADDITION TO THE CITY OF KLAMATH FALLS in the County
	or aramath, Sta	t: of Oregon	ADDITION TO THE CITY OF KLAMATH FALLS
			TALLS in the County
	topether with all and		
	or hereafter appertaining, and	he memonts, hereo	a in uments and appurtenances and all other rights thereunto belonging or in anywise now c, rolits thereol and all intures now or hereafter attached to or used in connection with O'OIDEEDT
	FOR THE PURPOSE	ents, issues and	, rolits thereof and all intures now or beauty thereunto belonging on in
	of FOURTEEN THOUSAND	F: ECURING PE	R ORMANCE of each at
	(\$14,114.)	O	rolits thereof and all istures now or hereafter attached to or used in connection with <b>CORMANCE</b> of each agreement of grantor herein contained and payment of the sum OURTEEN AND NC / 100 Dollars, with integral
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	me paid, to be due and ha		order and made by grantor the thereon according to the term
	becomes due and payable. Sho if	the lebt secured by	1) Sprand riske by grantor, the linal payment of principal and interest hereof, if 1) ar. 4
	have the second part of Area	An in child,	Prep to mine a stated stated above
	assignment.	ble The execution	<ul> <li>nout installment to, or actually sell, convey, or assign all (or any part) of the note of hour first obtaining the written consent or approval of the beneficiary, then, at the proposal of an eatnest money agreement** dres not constitute a sale, conveyance or a grees;</li> <li>agrees;</li> </ul>
	To protect the security () t	bi mart a	") grantor of an carnest money agreement** dree expressed therein, or herein shall be
i	Drove protect, preserve an	fust feed, gran	0.0 agrees:
	damained to complete or restore n	to parmit any was	t of the property and repair; not to any
÷	damaile 1 or completo or restore p damaile 1 or destroyed thereon, and 3 To comply with all larv, so requests, to join in executing s	i iv when due all	<ul> <li>and habitable condition any building or improvement which may be constructed,</li> <li>sts incurred therefor.</li> <li>sts pursuant to the Uniform Commercial Code as the beneficiary may require and</li> <li>i lices, as well us the cost of all lien searches made be.</li> </ul>
:i	to pay for filing same in the	ci finances, regular ci financing stater	sts incurred theretor. > sts incurred theretor. > is covenants, conditions and restrictions allecting the property; if the beneficiary > to is, covenants, conditions and restrictions allecting the property; if the beneficiary > to is pursuant to the Uniform Commercial Code as the beneficiary may require and > i lices, as well is the cost of all lien searches made by filing officers or searching > and now or hereafter erected and it.
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1	at least lifteen days prior to the is a cure the same	nt) shall fail for a	to loss payable to the litter; all policies of insurant not less than \$ insurable to its is the property against loss or
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1 -	the property i	, in to such notic	a shall not cure and in the entire amount in apon
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,	as alorespid the	" " weiver of an	ist and for this trust the rate not at the rate and the back pay.
an	id the nonpayment thereof the oblige	tion herein describe	I degrantor fail to make payment of any taxes, assessments, insurance premiums, it payment or by providing beneficiary with funds with which to make such payment of by providing beneficiary with funds with which to make such payment or by providing beneficiary with funds with which to make such payment or lights arising from breach of any of the covenants hereof and for such payments, bed, as well as the g antor, shall be bound to the same extent that they are of and its sums secured by this trust deed immediately due and payments, it cluding the cost of tile search as well as the set of the search as well as the search asearch search as the search as the search asearch
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ro   mei	pay all costs and expenses, including in this	n thich the benefic	is purporting to affect the security rights or nouncer the
the torn	trial ccu-t, grantor further adrees	ises shall be fixed i	1 the beneficiary's or 'rustee's attorney's to the toreclosure of this is
	It is nutually adreed that	such sum as	the appellate court shall adjude of an appeal from any jude
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or sav	vings and ban association authority that the tru	sti ( hereunder must h	appendie court shall adjudge reasonable as the beneficiary's fees of a trongent of decree of t y shall be taken under the right of eminent domain or condemnation, beneficiary's or trustee's at- till or any portion of the monies payable as compensation for such taking, as doegon or the United States, a title insurance company authorized to insure title to real the ted States or any agency thereof, or an escrow agent licensed under ORS 595.655 mage see the ted to the ted States and the termination of the real to real the real to the ted the termination.
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••The	publisher suggests that such as and ins	y ) phibit exercise of	the ed States or any egency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. the addition. cf ubtaining beneficiary's consent in complete detail.
	indi aduli an agreoi to	nt a dress the issue of	of blaining beneficiary's contact to a second agent licensed under ORS 696.505 to 696.585
	TRUST DEED	II	den den detall.
			STATE OF OREGON,
<b>IOHN</b>	L.F. & VIDOTAT	= :	
	L.E. & VIRGINIA L. DETHO		County of
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nn.	Grantor		ment was eccived for record on the
4 <u>R</u> R)	Y O. AJDEDGON		SPACE RESERVED at of clock at 19,
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Director of Veterans' Affeirs as Vendors and Virginia L. McCormick, as Vendee and that the grantor will warrant and losver colond the same cainst all persons whorsoever. The grantor warrants that the proceeds of the loan reproduct by the above described note and this trust deed are: (a)\* primerily for grantor's personal, it ally or househo's 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 applies to, inures to the bene if of and binds a 'parties hereto, their heirs, legatess, devisees, administrators, executors, secured hereby, whether or not named as the contract In construing this trust deed, it is under tood that the grant the hider and owner, including pledgee, of the contract if the context so requires, the singular shall be aken to mean (t) include the plural, and that denaminated changes shall be IN WITNES: WHEREOF, the trantor has every uted this instrument the day and year first above written IN WITNES. WHEREOF, he rantor has executed this instrument the day and year first above written.

*I WPORTANT NOTICE: Delete, by lining out, whiche r r warranty (a) or ( no: applicable; if w smanty (a) is applicable and the seneficiary is a crw as such word is defined in the Truth-in-Lending Act and Regulation 2, bereficiary MUST comply with the Act and Regulari in by making rec disclosures; for this surpace use Stavens-Ness 6 mm No. 1319, or equival if compliance with the Act is not required, discussed t is notice.	nt. JOHN F. I ETROIT
STATE OF ()RH FON, County of This is stringer was ack a by VIRGINIAL DETROIT & This is stringer was ack a by	t Klamath )ss. wledged before me on December 23, 19, 94, JOHN F. DETROIT wledged before me on
AS OF ALL SAL NOTARY P. 304 NOTARY P. 304 COMMISSION CONSIST MY COMMISSION CONSIST MY CONSIST MY COMMISSION CONSIST MY CONSIST	My commission e (pires 11/16/95 Public for Oregon

## STATE OF OREGCN: COUNTY OF KLAMA H:

Filed for record at reques	st of <u>Mountait Title Co</u> .	o'clock <u>A_M.</u> , and duly recorded in Vol. <u>M94</u>
FEE \$15.00	of fort:gages	on Page Net and duly recorded in Vol on Page

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