I I NC The Company of		CONTRIGHT MAS STEVENS FOR LAW PURCHMANNS CO.	PORTLAND, OR 9790
93638 "01-17-95A11:33 RC	TRUST DEED	Volmes Page	1045
THIS TRUST DEED, made this BAR	day of RY GOTTULA	, 19. 94	, betweer
BANI	COF AMERICA	, as <i>T</i>	as Grantor
HEAT	THER WAYLAND		
Grantor irrevocably grants, bargains, sel. Klamath County, Oregon	WIINESSETH:	The state of the s	
Lot 2, Block 4, Tract No. 10 Klamath, State of Oregon, mo Drive, Klamath Falls, Oregon	91, LYNNEWOOD,	in the County of own as 1081 Buck Island	d
together with all and singular the tenements, hereditame or hereatter appertaining, and the rents, issues and profit the property.	nts and appurtenances and ts thereof and all lixtures r	all other rights thereunto belonging or in a	anywise now
fine property. FOR THE PURPOSE OF SECURING PERFORM Twenty thousand and no/100- (\$20, note of even date herewith, payable to beneficiary or o			
note of even date herewith, payable to beneliciary or o not sooner paid, to be due and payable. At Closi The date of maturity of the debt secured by this becomes due and payable. Should the grantor either agreety or all (or any part) of grantor's interest in it with beneliciary's option*, all obligations secured by this inscome immediately due and payable. The execution by grassignment. To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste o 2. To complete or restore promptly and in good at damaged or destroyed thereon, and pay when due all cost of the security of this trust deed, grantor a comply with all laws, ordinances, regulations so requests, to join in executing such linancing statement to pay for tiling same in the proper public office or office agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurar damage by lire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with ficiary as soon as insured; if the grantor shall fail for any at least fifteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such appunder or invalidate any act done pursuant to such notice. 5. To keep the property free from construction it assessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any with interest as aforesaid, the property hereinbefore descrebund for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the be able and constitute a breach of th	instrument is the date, stee to, attempt to, or actualish that first obtaining the written tument, irrespective of the rantor of an earnest money agrees: In good condition and reight the property. In good condition and reight the property. In abitable condition any is incurred therefor. In covenants, conditions and its pursuant to the Uniform ces, as well as the cost of its pursuant to the Uniform ces, as well as the cost of its pursuant to the Indiana ces, as well as the cost of its pursuant to the Indiana ces, as well as the cost of its pursuant to the Indiana ces, as well as the cost of its pursuant of procure any such of insurence now or hereaf under any fire or other in indicator or release shall not exceed a purpose of the payment of the payment of the payment of the anount so payment of the arising from breach or ights arising from breach or ights arising from breach or ights arising from breach in ight as well as the granter in its purporting to affect the lary or trustee may appear and the beneficiary's or trustee the appe	above-described property ated above, on which the final installment y sell, convey, or assign all (or any part) on consent or approval of the beneficiary maturity dates expressed therein, or here agreement** does not constitute a sale, or pair; not to remove or demolish any build building or improvement which may be a restrictions affecting the property; if the Commercial Code as the beneficiary may; all lien searches made by filing officers on the property, afair and the property, afair and pairing in a mount not less than \$2 Ur all policies of insurance shall be delivered to insurance and to deliver the policies to the ter placed on the buildings, the beneficiary all policies of insurance shall be delivered to insurance and to deliver the policies to the ter placed on the buildings, the beneficiary are policy may be applied by benefit option of beneficiary the entire amount as care or waive any default or notice of definition of the conference of the pairing with funds with which to make all with instress at the rate met forth in a trust deed, shall be added to and become penalticiary with funds with which to make all, with instress at the rate met forth in a trust deed, shall be added to and become policy may face, shall be added to and become all my of the covenants hereof and for such my, shall be bound to the same extent that all be immediately due and payable with ecured by this trust deed immediately due and payable with ecured by this trust deed immediately due and payable with ecured by this trust deed immediately due and payable with ecured for an appeal from any judgment or judge reasonable as the beneficiary's or injudge reasonable as the beneficiary's or injudge.	Ay. I of the potential the properties, at the properties, at the properties, and the properties and the searching of the beneficiary upon the collected, and paying the properties, and paying the
NOTE: The Trust Deed Act provides that the trustee hereunder must or savings and loan association authorized to do business under the I property of this state, its subsidiaries, affiliates, agents or branches, the "WARNING: 12 USC 1701;-3 regulates and may prohibit exercise of "The publisher suggests that such an agreement address the Issue	be either an attorney, who is an aws of Oregon or the United Stat United States or any agency ther	active member of the Oregon State Ber, a bank, tru es, a title insurance company authorized to insure eof, or an escrew agant sicensed under ORS 696.508	ist company
TRUST DEED	or onraining neutricity. Cours	STATE OF OREGON,	1
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BARRY GOTTULA		i certify that the within ment was received for record	n instru-
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After Recording Rejum to (Name, Address, Zip): Heather Wayland	in Atomic Andrews (1994) Atomic Andrews (1994) Andrews (1994)	County affixed.	evel Of
834 Cedro Way	earget de la companya	NAME	Segment of Comme

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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.)

This deed applies to, inures to the benefit of and birds all parties hereto, their heirs, legatees, devisees, administrators, executers secured hereby, whether or not named as a beneficiary shell mean the holder and owner, including pledgee, of the contract if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be assumed and implied to make the provisions hereof apply equally to corporations and to individuels. assumed and implied to make the provisions nered apply equally to corporations and to monviously.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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as such word is defined	elete, by lining out, whichever warranty ity (a) is applicable and the beneficiary in the Truth-in-Lending Act and Beauty with the	(a) or (b) is
If compliance with the Ac	with the Act and Regulation by making use Stevens-Ness Form No. 1319, or t is not required, disregard this notice.	ng required
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as such word is defined in the Truth-in-Lending Act and Regulation of the beneficiary MUST comply with the Act and Regulation by mai from this purpose use Stevens-Ness form No. 1319, compliance with the Act is not required, disregard this notice.	king required	***************************************	
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