	at Devel Series - TRUST DEED (Assignment Restricted). 02-95A10:56 RCVD TRUST DEED Vol V
THIS TRUS	TDEED
Donald Davi	T DEED, made this 17 day of November 19.94, between
Crater Titl	s day of November dy 2400 e Insurance Co. nond J. Driscoll, Sr. cably grants, bardaing WITNESSETH.
Area realized	9 4, betwe
Rayn	Cably grants, bargains, sells and conveys to trustee in trust, with port
Grantor :	As Grand
Klamath	cably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: 1, Partition No. 57-94 filed January
	County, Oregon dans to trustee in t
Parcel	1, Partiti
SW ₂ SW ₂	Lamath County Clerk w 57-94 filed January
Willamett	1, Partition No. 57-94 filed January 9, 1995 in records Jamath County Clerk, Klamath County, Oregon, located in the te Meridian, Klamath County, Oregon.
	Klamath County Range 7 East of in the
or hereafter appertaining	the tenaments -
FOR THE	r the tenements; hereditaments and appurtenances and all other rights thereunto belonging or in anywise now d the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with Five Thousand and 00/100 Dollars (ST
of Seventy	d the rents, issues and profits thereof and all tixtures now or hereafter attached to or used in connection with OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum Five Thousand and 00/100 Dollars (\$75,000.00) payable to beneficiary or order and made by grantor therein thereon according
note of a	FIVe Thousand and on teach agreement to nereafter attached to or used in commisse now
The date of maturity	payable December and made by drawth interest thereas
property or all payable, She	to ge inal payment in to the farme in a payment in to the farme in
the maturity dates arreasonable	f grantor either agree to, attempt to a stated above on the stated above on the state of the sta
	rerein, or E
1. To protect, preserved	payable December 1 Dollars, with interest thereon according to the terms of a promissor the debt secured by this instrument is the date, stated above, on which the final installment of the sum ould the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) either first obtaining the written consent or approval of the beneficiary. Which this trust deed, grantor agrees: it or permit any wate of the property. If on permit any wate of the property if or permit any wate of the property.
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bound for the as aforesaid, the provent	to grantor. Such application or release shall not cure or the buildings, the beneficiary may determine, or at option of beneficiary the entire amounts or such notice. From construction liens and to pay all taxes, assessments and other charges that may be levied or beneficiary; should the grantor tail to make payment of ther charges that may be levied or tor, either by direct payment or by providing beneficiary with unds with which for make such and gators described in paragraphs 6 and 7 of this trust deed, shall be added to and become a part of the option of any rights arising from breach of any of the covenants hereof and become a part of the option of the beneficiary, render all sums secured by with interest at the rate and be part of the option of the beneficiary, render all sums secured by the covenants hereof and be come and be the option of the beneficiary of the grament of any of the covenants hereof and become a part of the option of the beneficiary, render all sums secured by the town of the same extent the fay and at deed.
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7. To appear in and defend any a and in any suit, action or proceeding and any suit, action or proceeding any a	action of nemetike obligation and the cost of title search
To appear in and defend any a and in any suit, action or proceeding in mentioned in this paragraph 7 in all case to ray's tees on such appeal.	action or proceeding purporting the cost of title search as well as the other costs and expenses of the which the beneficiary or frustee's and attorney's lees actually incurred. search the beneficiary or frustee may appear, including any suit for which the beneficiary as shall be fixed by the frist locary's or frustee', or frustee' or for the security rights or powers of beneficiary and the beneficiary or frustee may appear, including any suit for which beneficiary and the pay such as the first or frustee's or frustee' or frustee' or frustee'.
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Trust Deed Act provides that the trusts r savings and load association authorized to do do to any suit, action or proceeding in mentioned in this paragraph 7 in all case torney's tees on such appeal. It is mutually agreed that: 8. In the event that any portion on incitary shall have the right, if it so elects NOTE: The Trust Deed Act provides that the trusts r savings and loan association authorized to do bu WARNING: 12 USC 1701 regulates and may prot The publisher suggests that such an agreement is arread to the suggest aread to the such an agreement is arread to the suggest aread to the suggest aread to the suggest aread to the such an agreement is arread to the suggest aread to the suggest aread to the suggest aread to the such an agreement is aread to the suggest aread to the su	action or proceeding this obligation and trustee's and attorney's lees actually incurred. which the beneficiary or trustee may appear, including any suit for the foreclosure of this deel peridence of title and the beneficiary's or trustee's and attorney's lees, the amount of attorney's lees as shall be fixed by the trial court and in the event of an appeal from any indigment or decree of pay such sum as the appellate Court shall adjudge reasonable as the beneficiary's or trustee's attorney's lees, to all of the property shall be taken under the right of eminent domain or condemnation, bene- so that all or any portion of the monies payable as compensation for such taking, the around the take the states or any agency that and states are assessed and the beneficiary's or trustee's at- bilds are the laws of Oregon or the Uaitbe States, a title isawance company subherts to laws, thus company address the laws of oregon or the Uaitbe States, a title isawance company subherts do isates the set hiblic the trust of this option.
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EXHIBLITS

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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: 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, lamily or household purposes (see Important Notice below), (a)* primarily for grantor's personal, tamily 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. (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 benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. Secured hereby, whether or not named as a beneficiary herein. Secured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary 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 if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be if additional and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantfor has executed this instrument the day and year first above written.

Donald Davis * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) 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 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 ... a chan november This instrument was acknowledged before me on Urtens Great art ang Orgenaassa a Halang by Donald .. Davis. This instrument was acknowledged before me on bν 88 of CONTRACTOR OFFICIAL SEAL TAMMY BREWER NOTARY PUBLIC - OREGON COMMISSION NO. 035626 MY COMMISSION EXPIRES AUG. 17, 1998 wo Notary Public for Oregon Z My commission expires ... STATE OF OREGON: COUNTY OF KLAMATH: ss. 2nd Klamath County Title Co the Contact St. MQS A.D., 19 95 at 10:56 o'clock A M., and duly recorded in Vol. Filed for record at request of Feb on Page . of Mortgages of County Clerk Bernetha G. Letsch Mar Vau By 19021-121.0