94503 THIS TRUST DEED, made this 25 AUBREY DALE HARRIS AND GINGER LEE HARRIS, MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY CHARLES E. CLAUSEN AND NANCY J. CLAUSEN, O WITNESS	of Januar Husband and	Wife		2667 9.95, betw
MOUNTAIN TITLE COMPANY OF KLAMATH COUNTY CHARLES E. CLAUSEN AND NANCY J. CLAUSEN, o	of Januar Husband and	y Wife		*****************
CHARLES E. CLAUSEN AND NANCY J. CLAUSEN, o	***************************************	***************************************	******************	*****************
CHARLES E. CLAUSEN AND NANCY J. CLAUSEN, o			****************	_
Grantor irrevocable to WITNESS				, as Gran , as Trustee, ,
Grantor irrevocable 4 WITNESS	r the survi	vor thereo	f	
KLAMATH KLAMATH KLAMATH REPORTED IN STREET S	ETH:		-	, as Beneficia
County, Oregon, described as:	s to trustee in :	trust, with po	wer of sale,	the property
The Northerly 54.4 feet of Lot 4, Block Klamath, State of Oregon.	c 2, HOME AC	RES, in th	e County (of
THIS DEED OF TRIVER TO				
recorded for IRUST IS SECOND AND SUBORDINAT of Klamath County, Oregon, wherein the bene PREVOST. OR THE SUBJECT OF THE SUBJECT	age 266	in th	ED 1/25/9 e Microfi	5 and
together mist all SORVIVOR THEREOF.	_		WEADOT WAS	D FLORENCE
or hereafter appertaining, and the rents, issues and profits thereof and all	ances and all othe	er rights thereun	to belonsing -	
	h agreemans at a	mreatter attache	d to or used in	connection wi
of ***FIFTEEN THOUSAND THREE HUNDRED TEN AND N	0/100ths***	unor herein con	tained and pay	ment of the su
note of even date herewith, payable to beneficiary or order and made by not sooner paid, to be due and payable February 1, 2000 16 The date of maturity of the date.	lars, with interest y grantor, the fin	thereon according	of to the terms	of a promisso
Decoming the and a second of the last and a se				
becomes due and payable. Should the grantor either agree to, attempt to, erry or all (or any part) of grantor's interest in it without lirst obtaining come immediately due and payable. The execution by grantor of grantor assignment.	or actually sell, c	onvey, or assign	ne tinal installe n all (or any pe	ment of the no art) of the pro
assignment.	est money agreems	ity dates express ent** does not c	ed therein, or	herein, shall b
1. To protect, preserve and maintain the property in seed as the			and the car stage	e, conveyance
provement thereon; not to commit or permit any waste of the property. 2. To complete or restore promptly and in good and habitable conditated or destroyed thereon, and pay when due all costs incurred thereto a. To comply with all laws, ordinances, regulations, covenants, condition or requests, to join in execution or the condition of the condi	u and repair; not ition and burger	to remove or	demolish any i	building or im
3. To comply with all laws, ordinances, regulations, covenants, conditions or equests, to join in executing such financing statements pursuant to the open for tiling same in the proper public office or offices, as well as the general such as the	itions and sessoics	or improvemen	nt which may	be constructed
5. To comply with all laws, ordinances, regulations, covenants, condition requests, to join in executing such financing statements pursuant to the proper public office or offices, as well as the gencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the building angle by fire and such other beautiful.	Uniform Commer	cial Code as the	e property; il beneticiary m	the beneticiar) May require and
amage by fire and such other hazards as the beneficiary on the building	ngs now or hereat	Ites procted	, and a street	is or mearching
f land Sitter t	" .m.ter, all Doller	PR Of Ingertages		
ure the same at grantor's expense. The amount collected water now	or hereafter place	and to deliver	the policies to t	the beneliciary
nder or investigate to grantor. Such application	use, or at option (Of beneficiary 41	The Later Contract Co	neucuary upon
sessed upon or against the property before any part of and to pay all	taxes, assessment	fa and other it	we morning the	delault here-
ant hameline by grantor, either by diseast and	HARE PRYTHERS OF	APP favor	The same of the	cimquent and
cured hereby, together with the obligations described in not the amount of the second th	unt so paid, with	y with funds wi	th which to me	ne premiums, Bke such pay-
th interest as aforesaid, the property hereinbefore described	breach of any of	ed, shall be add	ed to and beco	ome a part of
le and constitute - 1	ulenta anali be im	unediately due.	and a street	mar they are
stee incurred in connection with or in enforcing the ability	of title search as	Well on the at	Table 10 (8)	uue and pay-
nay off and it proceeding in which the heneficians	LECT THE SECURITY	tibbte or many		
any suit, action or proceeding in which the beneficiary or trustee may all costs and expenses, including evidence of title and the beneficiary's trial court, grantor further agrees to pay such sum as the appellate court are its mutually agreed that.	appear, including or trustee's atto	£ any suit for the energy's fees; the	he loreclosure amount of at	r or trustee; of this deed, torner's tea-
It is mutually agreed that:	simil adjudge real	conable as the b	eneliciary's or	frustee's at-
ary shall have the right, if it so elects, to require that all be taken	under the right o	f aminous de		
wings and loan essential traction trustes nereunder must be either as etterness and	A	·		PUCH TAKINA.
			utherized to leav	irest company re little to real
e publisher suggests that such an agreement address the issue of obtaining beneficiary	y's consent la compl	ale detail	unear OH2 686.5	05 to 696.585.
TRUST DEED		TE OF OREC		
				83.
BREY DALE HARRIS AND GINGER LEE HARRIS	Co	unty of)
	nqent	was receive	hat the with	4 41 -
	•	day of	***	76
RLES E. CLAUSEN AND NANCY I CLAUSEN	TD at	2's	• •	
RLES E. CLAUSEN AND NANCY J. CLAUSEN FOR RECORDER'S U	in boo	ok/reol/volum	·····M·., and . se No	recorded
RECORDER'S U	in boo	ok/reel/volum	me No	recorded on
RECORDER'S U	at in boo page _ ment/	microfilm/red of	M., and ne No or as fee/file ception No of said	recorded on /instru-
Beneficiary cording Return to [Name, Address, Zip]: CLAUSEN FOR RECORDER'S US	in boo page . ment/ Recon	/microfilm/red of	M., and ne No	recorded on /instru-
RECORDER'S U	in boo page . ment/ Recon	microfilm/red of	M., and ne No or as fee/file ception No of said	recorded on /instru-

Deputy

By

计经制数

which are in excess of the amount required to per all reasonable costs, expenses and ettorney's less necessarily paid or incurred by genter in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attromey's less, but in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be measured.

9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed end the note for endorsement (in case of full reconveyances, for cancellation), without statesting the liability of any person of the parameters of the indebtedness, trustee surge (4) consents to the making of any mape to fail of the property. (b) join in granting any essentiation of the indebtedness, trustee surge (4) consents to the making of any map or fail of the property. (b) join in granting any essentiation of the indebtedness, trustee surge (4) consents to the making of any map or fail of the property. (b) join in granting any essentiation of the control of the truthliness thereof. Truster's fees to any of the services mentioned in this paragraph shall be not less than 35.

10. Upon any default by granted hereuined, remeitiary may at any timbulation tonics, wither in preson, by again or by a receiver fees it any of the services mentioned in this paragraph shall be not less than 35.

11. The entering upon and taking possession of the property of the truthliness thereof. Truster's fees upon any indebtedness secured hereby in the storyer's fees upon any indebtedness secured hereby in the storyer's fees upon any indebtedness secured hereby or first and the process of little and the process of the property or any part thereof, in its own names use or otherwise collect the rents, issues and prolitic, the property of the process of the property o

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 it 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, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract 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 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.

If compliance with the Act is not required, disregard this notice.	AUBERT HARRIS FARRIS	
STATE OF OREGON, County of	KLAMATH)ss. dged before me on January 27 199	
This instrument was acknowle	died before me on January 2/ , 192	,
by AUBREY DALE HARRIS AND G		
together, a tree and the research report of this mistrument was acknowled	dged before me on, 19	
BURGOUT ON A BY		
OFFICIAL SEAL HELEN W. FINK		
NOTARY PUBLIC - OREGON COMMISSION NO. 014766	Selen nestulo	
MY COMMISSION EXPIRES APR. 20, 1996	ly commission expires 4/20 16	egon
。」「「一」」。「直接的原始的時代的一個學術學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學學	ly commission expires	
사람들은 경우 마음 등 등 생각이 되었다. 그는 사람들은 사람들은 사람들은 사람들은 사람들은 사람들이 되었다. 		
STATE OF OREGON: COUNTY OF KLAMATH: ss.		

	STATE OF OREGON: COUNTY OF KLAMATH: ss.			
	Filed for record at request of Aspen Title & Escrow	the	6th	da
	of February A.D. 19 95 at 11:22 o'clock A.M., and duly		M95	
	of Mortgages on Page 2067			
;	Charles 6 12 4 12 4 12 4 12 12 12 12 12 12 12 12 12 12 12 12 12	County Clerk		
	FEE \$15.00 By Annette	Muelle		
		,		