94946 02-15-95P03:27 RCVD	TRIK-47414		PUBLISHING CO. POSITIVAS ON STR
	NOSI DEED	Nolmazhe	186 3408
JOHN C. GRETLEIN and CATHERINE I		*****************	
WILLIAM I SISEMODE			~
			, #s Trustee, and
	Williamonnes		as Beneticiary.
Klamath County, Orego	ells and conveys to tru on, described as:	istee in trust, with power of si	
Lot 1, Block 1, REPLAT No. 1 of a Klamath Falls, together with that	portion of SUNNYS	IDE ADDITION to the Gre	_
1, according to the official plan	the contract variates	f 5th Avenue adjacent t	y or O Lot
1, according to the official plat Clerk, Klamath County, Oregon.	chereor on file in	n the office of the Cou	inty
together with all and singular the tenements has discount		Vari	
together with all and singular the tenements, hereditan or hereafter appertaining, and the rents, issues and pro- the property.	ments and appurtenances ar ofits thereof and all fixture	nd all other rights thereunto belong s now or hereafter attached to or w	ing or in anywise now
Seventy five the securing PERF	ORMANCE of each agreen	pent of granter bassin and the	
of Seventy five thousand and NO/10		and the same and t	payment of the sum
note of even date herewith, payable to beneficiary or not sooner paid, to be due and novelte.	order and made by grants	h interest thereon according to the or, the final payment of principal i	terms of a promissory
becomes due and assets Si the debt secured by the	his instrument is the date	efeted about	
beneficiary's options all the state of a little with	hout first obtaining the we	itten comment and	iny part) of the prop-
beneficiary's option*, all obligations secured by this is come immediately due and payable. The execution by assignment.	nstrument, irrespective of grantor of an earnest mon	the maturity dates expressed therei.  By agreement** does not constitute.	neliciary, then, at the n, or herein, shall be-
To protect the security of this trust deed, grantos	agrees:	doca not constitute	a sale, conveyance or
1. To protect the security of this trust deed, granton 1. To protect, preserve and maintain the proper provement thereon; not to commit or permit any waste 2. To complete or restore promptly sed in food	of the property.	repair; not to remove or demolish	any building or im-
2. To complete or restore promptly and in good damaged or destroyed thereon, and pay when due all co 3. To comply with all laws, ordinances, regulation	and nabitable condition are parts incurred therefor.	y building or improvement which	may be constructed,
3. To comply with all laws, ordinances, regulatio so requests, to join in executing such financing stateme to pay for tiling same in the proper public office or of agencies as may be deemed desirable by the beneficiary  4. To provide and continuously minimized.	nts pursuant to the Unifor	nd restrictions affecting the proper m Commercial Code as the benefici	y; if the beneficiary
agencies as may be deemed desirable by the beneficiary 4. To provide and continuously maintain insur-	ance on the buildings	t all lien searches made by filing	officers or searching
4. To provide and continuously maintain insurdamage by tire and such other hazards as the beneficiary witten in companies acceptable to the beneficiary, wit ticiary as soon as insured; it the grantor shall fail for an at least titteen days prior to the available of the continuous and the statement of the same and the same are same as the same and the same are same as the same and the same are same as the same and the	ary may from time to time	or hereafter erected on the prop require, in an amount not less that	erty against loss or
at least fifteen days prior to the expiration of any polic	y reason to procure any suc Ty of insurance now or here	h insurance and to deliver the polici	es to the beneliciary
any indebtedant confecte	d under any fire or other	Image of the Carry	eneticiaty may neo.
under or invalidate any act done pursuant to such notice	e.	of cure or waive any default or no	rmount so collected, fioe of default here.
assessed upon or against the property before any part of	liens and to pay all tazes, of such taxes, assessments	assessments and other charges the	it may be levied or
ment beneficient	it Dayment or he providing	1 41 · · · · · · · · · · · · · · · · · ·	nsurance Dieminima
he deht secreted by it!	in paragraphs 6 and 7 of a	kin Amend a minimum at the rate se	t torth in the note
hound for the normand to the state of the control des	Cribed, as well so the dra-	the about the same and the section and	ior such payments
able and constitute a breach of this trust deed.	eneticiary, tender all sums	secured by this trust deed immedi	Die Without notice.
rustee incurred in connection with or in enforcing this	t including the cost of title obligation and trustee's an	search as well as the other costs a	and expenses of the
and in any suit, action or proceeding in which the benefit	ing purporting to affect the	e security rights or powers of ben	eliciary or trustee:
o pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed the trial court, grantor further agrees to pay such sum as orney's fees on such appeal.	and the beneficiary's or to by the trial court and in t	ustee's attorney's fees; the amount he event of an appeal from any jud	of attorney's lees
It is mutually assend that		a the Deneticial	y s or trustee's at-
8. In the event that any portion or all of the pro- ciary shall have the right, if it so elects, to require the OTE: The Trust Deed Act provides that the trustee because and	perty shall be taken under at all or any portion of a	the right of eminent domain or co	ndemnation, bene-
OTE: The Trust Dood Ast provides that the	**************************************	compensation	n tor such taking.
		ates, a title insurance company authorized	bonk, frust company to leaure title to real
WARNING: 12 USC 1701]-3 regulates and may prohibit exercise ( The publisher suggests that such an agreement address the issue	of this option. • of obtaining beneficiary's com-	root in second eyen; scensed under Of	15 696.505 to 696.585.
TO 그런 보이 어떤 학교 등을 가지면 수당 그 등에 되었다. 기계를 취임하는 날 때문 대표를 보기되게 있는데 기계를 가지면 하는데 기계를 취임하는 말 때문을 되었다.			70.00
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JOHN C. GRETLEIN	Angela sa masa ga sa Sasa Salah masa sa	County of	<b>\$88.</b>
CATHERINE L. GRETLEIN	Part Barrier (1995)	\ I certify that the	within instru
Granter	100 mm (100 mm)	ment was received for	20
CLTC EXCHANGE COMPANY	SPACE RESERVED FOR	aro'clockM	and recorded
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r Recording Raturn to INcome Adding To		Record of	of said County
A Security S		William ma hum	

County affixed.

TITLE Deputy

CLTC EXCHANGE COMPANY
502 West Main Street
Medford, Oregon 97501

which are in access of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's less, both in the trial and appellate couris, necessarily paid or incurred by beneficiary in such proceedings, and the bases applied upon the indebtedness secured hereby; and granter agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in the such actions and execute such instruments as shall be necessary and the net of endorsement (in case of tull reconveyances, for cancellation), without allecting the liability of any person for the payment of the needs of the control of the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of the property; (b) poin in around the network of the indebtedness, trustee may (a) consent to the making of any map or plat of the property and or support to the making of any map or plat of the property; (b) poin in around the recovery and the services mentioned in this paragraph shall be not less than 15.

10. Upon any default by granter hereunder, beneficiary may at any time without notice, either in profits, including these past to be appointed by a court, and without regard to the adequecy of any security for the indebtedness hereby secured, enter upon and telesposession of the property or any part thereof, in its sown names use or otherwise collect the rents, issues and profits, or the procession of the property and in such order as beneficiary may determine.

11. The entering upon and taking possession of the property, the collection, of such rents, issues and profits, or the proceeds of live and other insurance policies or compensation or awards for any stating or darage of the property as an order of the surface of the property and in such order as hereful as diocessal, shill not cure or avive any default or notice of default hereund

seized in fee simple of the real property and has a valid, unencumbered title thereto

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 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 the teast the contract securing 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

John C. 4. Ore Y \*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 ward 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, disreport this nation.

STATE OF ORESON, County of Gretlein Gretlein This instrument was acknowledged before me on DOCOM.

John C. Gretlein and Catherine L. Gretlein generation is This instrument was acknowledged before me on as **EVELYN PAPPAS** COMM. ≠ 985707 ppas Notary Public — California NAPA COUNTY Notary Public for Pargon
My commission expires FeB ZS 1997 CAUFURUM My Comm. Expires FEB 28, 1997

STATE OF OREGON: COUNTY OF KI	.AMATH: ss.				
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