Oregon Trust Deed Series - TRUST DEED (Assign 1422 TRUST DEED 154 ana (il benelandra-prova 5\_Page 湖市 THIS TRUST DEED, made this BOYD L. BROWN and MICHELLE L. BROWN, 5th ...day of ..... ....., 19...95.., between KLAMATH COUNTY TITLE COMPANY ... as Grantor. FLORENE BURNS as Trustee, and ....., as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County, Oregon, described as: ما مع المحافظة محافظة المحافظة محافظة محافضة محافظة محافظة محافضة محافضة محافضة محافظة محافظة م All that portion of the SE2 of Section 12, Township 31 South, Range 7 East of the Willamette Meridian, lying Easterly of the Easterly line of Mt. Scott Meadows, south of the South line of Doran Drive and West of the Southern Pacific Railroad Right of Way. THIS TRUST DEED IS AN ALL INCLUSIVE TRUST DEED AND IS BEING RECORDED 2ND AND JUNICR TO THE LOAN IN FAVOR OF SECURITY PACIFIC HOUSING SERVICES WHICH IS THE LENDER FOR THE MOBILE HOME WHICH IS ADDITIONAL SECURITY UNDER THIS TRUST DEED. together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum FIFTY THOUSAND and NO/100-----of .. (\$50,000.00) note of even date herewith, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereol, if (\$50,000.00) benericitary's options, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shull become immediately due and payable. The execution by grantor of an earnest money agreement\*\* does not constitute a sale, conveyance or protect the security of this trust deed, grantor agreement money agreement\*\* does not constitute a sale, conveyance or provement thereon, not to commit or percint any waste of the property.
To protect the security of this trust deed, grantor agreement.
To complete or restore promptly and in good and the property.
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To comply with all laws, ordinances, regulations, convents, conditions and restrictions allecting the property if the beneliciary for orgunast, to join in executing such tinancing statements purchast on the Uniform Commercial Code as the beneliciary may require and agencies array be deemed desirable by the beneliciary.
To provide and continuously maintain insurance on the buildings new or hereafter erected on the property ngainst loss or any lot earned desirable by the beneliciary, with loss payable to the latter all policies of insurance shall be diviced to the base VALUE at last filteen days prior to the aspiration of any policy of insurance now or hereafter property in the entire annount not less than \$VLLT INSUTAD Let UE at a start thereof, may be relaxed to grantor. Such application or release shall not contained such applications and the property is and such application or release and provement and ther charges that may be hereliciary or on any art thereof nay be breaked as the property is and any collected, and the property is and any collected, and the application or procure any such any asset on the buildings, the beneficiary upon or any art thereof may be relaxed as tho the trial court, grantor turther agrees to pay such sum as the appendite court shall adjudge reasonable as the Denemicary's or trustee's ar-torney's feas on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title Insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail. STATE OF OREGON. TRUST DEED 89 County of ..... BOYD L. BROWN L certify that the within instruwas received for record on the Granta AGE RESERVED FLORENE BURNS FOR in bonk/recl/volume No..... on RECONDER'S USE page ..... or as fee/file/instrument/microfilm/reception No...... Beneficiary Record of ...... orsaid County. Witness my hand and seal of After Recording Return to (Name, Address, Zip): County affixed. Klamath County Title Company Collection Escrow Department

NAME

By ....., Deputy

TITLE

422 Main Street

Klamath Falls. OR

97601

15478

which are in excesse of the answerint required to pay all testsmaphs costs, expenses and attorney's few messessible costs and expenses and attorney is test, both inst the indication in the triat and appelletic costs, accessible and the based costs and expenses and attorney's tests, both inst the indication is and expenses and attorney is the costs and expenses and attorney is the cost attorney and expenses and the method of the cost attorney and expenses and the costs and expenses and the cost attorney is and expenses of a pay and the cost attorney is a cost attorney is and expenses and the cost attorney is and expenses of a pay and the cost attorney is and expenses of a pay attorney is and the cost attorney is and expenses of a pay attorney is and the cost attorney is and expenses of a pay attorney is and the cost attorney is and expense of a pay attorney is and expenses of a pay attorney is and the cost attorney attorney is and the cost attorney is a starter attorney is and the cost attorney is a starter attorney is and the cost attorney is a starter attorney is attorney attorney is attorney attorney attorney attorney

and that the grantor will warrant and lorever delend 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 il 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 In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it 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 hereod apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\* 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.

MICHELLE BROWN L.

88	* no monument was acki	of KLAMATH Multhoman )ss. / June 5 June 6 ,19 95 Micharla C. Brown nowledged before me on
OFFICIAL SEAL RYAN BEST TASY PUBLIC-OREG XMMISSION NO. 0352	AS OFFICE SEAL GENINE JOHNSON NOTARY PUBLIC - OREGON COMMISSION EXPERISON O. (18718) MY COMMISSION EXPERISON TO 100	
18 <u>y</u> ro:		be used only when obligations have been paid.)

a undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust

## STATE OF OREGON: COUNTY OF KLAMATH : ss.

Filed for record at request of	Klamath	County Title	the	12th	dav
ofIune	A.D., 19 95 at 3:45	o'clockP	_ M., and duly recorded in Vol.	M95	uay
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