TRUS	IST DEED	Vol.Me	15 Page	16573 @
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1984 THIS TRUST DEED, made this8thd Ronald S. Koppert and S				as I fusice) and
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Grantor irrevocably grants, bargains, sells and co	onveys to trust bed as:	tee in trust, wi	ith power of se	ale, the property m
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or order an	nd made by gran	ntor, the tinal pay	vinent or princip	
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The date of maturity of the grantor either agree to ecomes due and payable. Should the grantor either agree to upperty or all (or any part) of grantor's interest in it withou upperty or all (or any part) of grantor's interest in the benefit	o, attempt 10, or ut lirst obtaining iciary's option*, i	the written conse all obligations see	cured by this in	nstrument, frespectivele.)
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The execution by grantor of an earnest money agreement - does the execution by grantor of an earnest money agreed grantor agrees:		nd renair: not to	remove or demo	nolish any building or im-
provement thereon; not to commit and in good and hat	bitable condition	any series c		to the handlicist
2. To complete or restore promptly and in good and had 2. To complete or restore promptly and in good and had damaged or destroyed thereon, and pay when due all costs inci- 3. To comply with all laws, ordinances, regulations, cov- so requests, to join in executing such financing statements put so requests, to join in executing such financing statements put the proper public office or offices, a	versed therefor. renants, condition rsuant to the T-	ns and restriction. illorm Commercia	s affecting the pi I Code as the be	noperty; It the beneficiar eneficiary may require an 'iling officers or searchin
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and that the grantor will warrant and forever 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 benetic of and binds all parties hereto, their heirs, legates, devices, administrators, executors, personal representatives, successors and assigns. The term beneticiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneticiary herein. In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary 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 hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF the formation 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 net 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, diregard this notice.

Wan In

Notary Public for Oregon

STATE OF OREGON, County ofMultnomah........) ss. This instrument was acknowledged before me on _____ June 9 _____, 1995 , by __Ronald_S._Koppert_and_Susan_M._Koppert This instrument was acknowledged before me on bv

•	OFFICIAL SEL	$\rho = \rho$
	KATHLEEN A. WEINEN	
	COMMISSION - 130N	Dutter Cleinstan
	MY COMMISSION : 17	Notary Public for O
		My commission expires Apr.i.1.3

STATE OF OREGON: COUNTY OF KLAMATH : ss.

Filed for record at request of		Klamath	County Titl	e Co	the		day
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