306 mm 1301.7515	UST DEED	Vol. Mar	
THIS TRUST DEED, made this30th	day of	June	, 19 ⁹⁵ , between
Coal R Thornton			, as Grantor,
***************************************			as Trustee, and
Michael Trial			as Beneficiary,
****	TRIECCETU.		
WI: Grantor irrevocably grants, bargains, sells and Klamath County, Oregon, descr	inea as:		
war and a standard to the contract of	. of the Cente	er line of	Sprague River,
in Section 23 Township 35, South	n Range 9 Eas	t of the wi	ITamette herraran,
Klamath County, Oregon.			
ogether with all and singular the tenements, hereditaments and r herealter appertaining, and the rents, issues and profits ther	d appurtenances and reof and all fixtures	all other rights in	hereunto belonging or in anywise now attached to or used in connection with
r hereafter appertaining, and the fems, issues and property.	ICE of each streem	ent of grantor her	rein contained and payment of the sum
FOR THE PURPOSE OF SECURING PERFORMANT I Forty-Thousand (\$40,000.00)	VCE of each agreem		
Forty-Thousand (\$40,000.00) note of even date herewith, payable to beneficiary or order a	Dollars, with	interest thereon r, the final paym	according to the terms of a promissory ent of principal and interest hereof, if
note of even date herewith, payable to believe and solution and payable August 31	, 19 95		11-1 the final installment of the note
The date of maturity of the debt secured by the server either agree to.	attempt to, or actual		
The date of maturity of the delta delta agree to, becomes due and payable. Should the grantor either agree to, betty or all (or any part) of grantor's interest in it without five the agree of the security of the execution by grantor and the properties of the execution by grantor the execution by grantor or the execution by grantor the execution of the execution of the execution by grantor the execution of th	rst obtaining the wra ent. irrespective of t	itten consent or a he maturity date	s expressed therein, or herein, shall be-
beneficiary's option*, all obligations secured by income immediately due and payable. The execution by granto,	r of an earnest mone	ey agreement** d	oes not constitute a sale, conveyance o
assignment. To protect the security of this trust deed, grantor agrees 1. To protect, preserve and maintain the property in general and waste of the			
To protect, preserve and maintain the property in a provement thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and in a complete or restore promptly and in good and in the complete or restore promptly and in the all costs in the complete or restore the complete or restore the complete or restored the all costs in the complete or restored the all costs in the complete or restored the all costs in the complete or restored the complete or res		nv building or in	aprovement which may be constructed,
2. To complete or restore promptly and in good and the	curred therefor.		
damaged or destroyed interest, and pay 3. To comply with all laws, ordinances, regulations, cou- so requests, to join in executing such financing statements pu- to pay for filing same in the proper public office or offices, a to pay for filing same in the proper public office or offices, a		m Commercial C	ode as the beneficiary may require and es made by filing officers or searching
to pay for filing same in the proper public difficulty.			
written in companies acceptable to the beneficially,	on to procure any su	ch insurance and	to deliver the policies to the beneficiary may pro-
at least fifteen days prior to the expiration of any placed und	der any fire or othe	r insurance polic	y may be applied by beneficiary apoli
any indebtedness secured hereby and in such species	ation or release shall	not cure or waiv	e any detault of holice of detaut here
under or invalidate any act done parsuant to sustruction liens	and to pay all taxe	s, assessments at	nd other charges that may be levice of
assessed upon or against the property belove any part of	grantor fail to make	e payment of any	taxes, assessments, insurance premiums,
liens or other charges payable by grantor, chine payment thereo	of, and the amount	so paid, with in	terest at the fale set form in the the
secured hereby, together with the obligations usiver of any ris	this arising from bre	ach of any of the	covenants hereof and for such payment
secured hereby, together with the doligations are the debt secured by this trust deed, without waiver of any right with interest as aforesaid, the property hereinbefore described, bound for the payment of the obligation herein described, at the option of the bene	ed, as well as the g and all such paymer	rantor, shall be imme	diately due and payable without notice,
with interest as atoresaid, the property interest described, a bound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the bene able and constitute a breach of this trust deed.	ficiary, render all su	ms secured by II	Il as the other costs and expenses of the
6. To pay all costs, fees and expenses of this obline	cluding the cost of i igation and trustee's	and attorney's for	ees actually incurred.
7. To appear in and detend any detend the beneficia	ry or trustee may a	ppear, including	any suit for the foreclosure of attorney's feet
7. To appear in and detend any action of the beneficial and in any suit, action or proceeding in which the beneficial to pay all costs and expenses, including evidence of title and mentioned in this paragraph 7 in all cases shall be fixed by mentioned in this paragraph 7 in all cases shall be fixed by	the beneficiary s of the trial court and	in the event of a	n appeal from any judgment or decree o
the trial court, grantor turther agrees to pur			
torney's fees on such appear. It is mutually agreed that: 8. In the event that any portion or all of the proper that any portion or all of the proper that the proper to require that	rty shall be taken u	nder the right of	eminent domain or condemnation, bene evable as compensation for such taking
ficiary shall have the right, it it so elects, to require			et the Orogan State Rar a bank trust compan
NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and loan association authorized to do business under the	ws of Oregon or the Uni	led States, a title ins	arance company authorized to insure title to rea
property of this state, its substitutions, attitudes, agents of statement	Able colleg		
*WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of *The publisher suggests that such an agreement address the issue	of obtaining beneficiary	s consent in compre	TO CO
		STA	$TE OF OREGON,$ $\}_{s}$
TRUST DEED -		Co	ounty of
Carl B. Thornton			I certify that the within instru t was received for record on th
4212 HomedaleRd-			day of
Klamath.Falls,QR.97603	SPACE RESER	orn St.	o'clockM., and recorde
Granier	FOR	inb	ok/reel/volume No C
Michael Trial	RECORDER'S	"" page	or as fee/file/instruct/microfilm/reception No
San Antonio, TX 78232		Reco	ord of of said Count
Baneticiary			Witness my hand and seal
After Recording Return to (Name, Address, Zip):		Cou	nty affixed.
Michael Trial		******	TITLE
14542 Brookhollow, Ste 200			NAME TITLE , Depu
San Antonio, TX 78232	}	Ву.	20ра



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney by frantor in such proceedings, shall be paid to beneficiary and applied to incurred by beneficiary in such proceedings and expenses and attorney is indebted in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings and execut such instruments as shall be necessary in obtaining such compensation, then to it in supon written request of the sections and execut such instruments as shall be necessary in obtaining such compensation, then to the supon written request of beneficiary, payment of its less and presentation of this deed and he note to redorment (in case of full reconveyances, to consider the part of the property; (do provided the part of the part of the part of the note to redorment (in case of full reconveyances). The notes of the property of the part of the pa

personal representatives, successors and assigns. The term beneficiarly secured hereby, whether or not named as a beneficiarly herein. In construing this trust deed, it is understood that the grantor, it the context so requires, the singular shall be taken to mean made, assumed and implied to make the provisions hereof apply equal in the provisions hereof apply expected in the provisions have been applied to the provisions hereof apply expenses the provisions hereof applied to the provi	poses (see Important Notice below), are for business or commercial purposes. ties hereto, their heirs, legatees, devisees, administrators, executors, shall mean the holder and owner, including pledgee, of the contract trustee and/or beneficiary may each be more than one person; that clude the plural, and that generally all trammatical changes shall be ally to corporations and to individuals. ed 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. STATE OF OREGON, County of	Klamath)ss.
STATE OF OREGON, County of	ledged before me on June 30 , 1995
This instrument was acknown	ledged before me on
This instrument was acknow.	ledged before me on, 19,
t	

byCarl B. Thor	acknowledged before me on, 19,
by	
of	
OFFICIAL SEAL DAYNA L. SISEMORE NOTARY PUBLIC - OREGON COMMISSION NO. 029888 NY COMMISSION EXPIRES NOV 23, 1997	MISSIA LOS (MA) C' Notary Public for Oregon
	My commission expires11-23-97.
Name of the Control o	

	*
STATE OF OREGON: COUNTY OF KLAM	ATH: ss.
Filed for record at request of	Mountain Title Company the 30th day
of June A.D., 19 95	at 3:45 o'clock P.M., and duly recorded in Vol. M95 on Page 17217.
ofof	Bernetha G. Letsch County Clerk
FEE \$15.00	By Chnelle Present