5972	TRUST DEED	Vni Max	امون	26559
THIS TRUST DEED, made this 20th	day of	October October	_cade_	19 95 had
THIS TRUST DEED, made this 20th DEBRA K. BUCKINGHAM	uay of			, , perween
444-44-44-44-44-44-44-44-44-44-44-44-44				, as Grantor,
ERVLE O. BIVENS AND CORAZON E. BIVE	ENS, husband	and wife with f	ull right	s of
	WITNESSETH	***************************************		, weneticiary,
Grantor irrevocably grants, bargains, sells a Klamath County, Oregon, de	and conveys to t		power of sal	le, the property in
Lot 13, Block 6, FIRST ADDITION TO Klamath Falls, County of Klamath, S			in the Ci	ty of
	1944	•		
gether with all and singular the tenements, hereditaments hereafter appertaining, and the rents, issues and profits e property.				
Property. FOR THE PURPOSE OF SECURING PERFORM ONE HUNDRED SIX THOUSAND SEVEN HUN	MANCE of each age	reement of grantor herein OLLARS AND NO/10	n contained and	d payment of the sum
***********************(\$106,75) te of even date herewith, payable to beneficiary or ord September t sooner paid, to be due and payable	29 xx	2001	it of principal a	and interest neteol, it
The date of maturity of the debt secured by this in comes due and payable. Should the grantor either agree ty or all (or any part) of grantor's interest in it without melicitary's option*, all obligations secured by this instru- me immediately due and payable. The execution by gra	instrument is the di to, attempt to, or a it first obtaining the ument, irrespective antor of an earnest i	late, stated above, on what actually sell, convey, or e written consent or app to of the maturity dates e money agreement** does	assign all (or a proval of the be expressed there	any part) of the prop- eneficiary, then, at the ein, or herein, shall be-
signment. CONSENT SHALL NOT BE UNREASON To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain the property	IABLY WITH HE grees: in good condition a	ELD		
rovement thereon; not to commit or permit any waste of 2. To complete or restore promptly and in good and amaged or destroand thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations,	the property. d habitable condition incurred therefor. covenants, condition	on any building or impro	ovement which	h may be constructed, erty; if the beneficiary
requests, to join in executing such financing statements pay for filing same in the proper public office or office encies as may be deemed desirable by the beneficiary.	s pursuant to the U. es, as well as the co	Initorm Commercial Code cost of all lien searches	e as the benefic made by tiling	iciary may require and g officers or searching
4. To provide and continuously maintain insurance mage by tire and such other hazards as the beneticiary ritten in companies acceptable to the beneticiary, with a ciary as soon as insured; if the grantor shall tail for any releast titteen days prior to the expiration of any policy are the same at grantor's expense. The amount collected by indebtedness secured hereby and in such order as beneticed.	may from time to loss payable to the reason to procure an of insurance now or under any fire or o	o time require, in an amo latter; all policies of insu- ny such insurance and to or hereatter placed on the other insurance policy n	ount not less th urance shall be deliver the poli e buildings, the nay be applied	han \$1U11 INSURADI delivered to the bene- licies to the beneticiary e beneficiary may pro- d by beneficiary upon
ny indebtedness secured hereby and in such order as benef any part thereot, may be released to grantor. Such appinder or invalidate any act done pursuant to such notice. 5. To keep the property tree from construction lie	ticiary may determination or release seems and to pay all	ine, or at option of beneti shall not cure or waive a taxes, assessments and o	liciary the entir any default or r other charges t	re amount so collected, notice of default here- that may be levied or
ssessed upon or against the property before any part of compily deliver receipts therefor to beneficiary; should is ens or other charges payable by grantor, either by direct tent, beneficiary may, at its option, make payment the scured hereby, together with the obligations described in he debt secured by this trust deed, without waiver of any ith interest as aforesaid, the property hereinbefore descri-	such taxes, assessne the grantor fail to re payment or by pro- creed, and the amount paragraphs 6 and rights arising from cribed, as well as the	ments and other charges make payment of any tax oviding beneficiary with unt so paid, with intere 7 of this trust deed, sha breach of any of the cov he grantor, shall be bour	become past of the control of the co	due or delinquent and is, insurance premiums, tach to make such pay- set torth in the note and become a part of and for such payments, e extent that they are
ound for the payment of the obligation herein described nd the nonpayment thereof shall, at the option of the be- ble and constitute a breach of this trust deed.	d, and all such pay eneficiary, render al	ments shall be immedian Il sums secured by this t	tely due and pa trust deed imm	payable without notice, nediately due and pay-
6. To pay all costs, fees and expenses of this trust ruste incurred in connection with or in enforcing this of 7. To appear in and defend any action or proceeding in any suit, action or proceeding in which the benefit	obligation and trust ing purporting to a ciary or trustee ma	tee's and attorney's fees a affect the security rights by appear, including any	actually incurre or powers of i suit for the fo	red. beneticiary or trustee; oreclosure of this deed,
o pay all costs and expenses, including evidence of title a sentioned in this paragraph 7 in all cases shall be fixed l he trial court, grantor further agrees to pay such sum as bring's fees on such appeal.	and the beneficiary's by the trial court a	's or trustee's attorney's and in the event of an ap	s fees; the amo opeal from any	ount of attorney's fees judgment or decree of
orney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of the propiciary shall have the right, if it so elects, to require that	perty shall be taken at all or any portio	n under the right of emi	nent domain o le as compens	or condemnation, bene- ation for such taking,
OTE: The Trust Deed Act provides that the trustee hereunder must reavings and loan association authorized to do business under the roperty of this state, its subsidiaries, affiliates, agents or branches, th WARNING: 12 USC 1701j-3 regulates and may prohibit exercise	t be either an attorney, laws of Oregon or the ne United States or any a of this option.	who is an active member of United States, a title insuran	the Oregon State	Bar, a bank, trust company
The publisher assessed that	in of other.	grute consent !-	etail	JEI UNO 050,000 IU 090,000.
The publisher suggests that such an agreement address the issu	e of obtaining benefici			
The publisher suggests that such an agreement address the issu TRUST DEED	e of obtaining benefici	STATE	OF OREGO	ON,
he publisher suggests that such an agreement address the issu	e of obtaining benefici	STATE Count ment w	OF OREGO	on, ss. If the within instru- for record on the
he publisher suggests that such an agreement address the Issu TRUST DEED Granter	e of obtaining benefici	STATE Count ment w day served at	of OREGO. I certify that as received y of	on, ss. It the within instru- for record on the
The publisher suggests that such an agreement address the issu TRUST DEED	e of obtaining benefici	Count ment w day served at in book/ page	of OREGO. If yof	on, ss. It the within instru- for record on the 19, m., and recorded on on on as fee/file/instru-
The publisher suggests that such an agreement address the issu TRUST DEED Greater	se of obtaining benefici	STATE Count ment wday in book/ page ment/m	of OREGO. y of	on, ss. ss. ss. st the within instru- for record on the 19, on on on as fee/file/instru- peption No, of said County.
TRUST DEED Granter Granter	se of obtaining benefici	STATE Count ment w day served at in book/ page ment/m Record of	of OREGO. y of	on, ss. It the within instru- for record on the 19, and recorded on on or as fee/file/instru- reption No,
TRUST DEED Granter	se of obtaining benefici	STATE Count ment w day served at in book/ page ment/m Record of	of OREGO. ty of	on, ss. ss. ss. st the within instru- for record on the 19, on on on as fee/file/instru- peption No, of said County.

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor

YVU

which are in ixeas of the amount required to pay all reisonable costs, expenses and attorney's test necessarily paid or insurted by fauthor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's Less. Doth 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 insurents as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

In the note to renderment (continue to the superior transport of the property of the property of the note to renderment (continue) to the superior of the note to renderment (continue) and the note to renderment (continue) and the note to renderment (continue) and the recitals thereof (col) reconvey, without warranty, all or any part of the property. The farstee in any reconveyance may be described as the "person or persons legally entitled thereof," and the recitals therein of any matters of lacks shall be conclusive proof of the line or charge thereof; (d) reconvey, without warranty, all or any part of the property. The stander in any reconveyance may be described as the "person or persons legally entitled thereof," and the recitals therein of any matters of lacks shall be conclusive proof of the third lacks of the superior of the property of the property of the superior of the property of the prope

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 WHERECOF the Grantor has a recorded this interpresent the down the state of the context is a context to deed, it is the despite the second of the context of the context so requires the down the first above the context of the c

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written

*IMPORTANT NOTICE: Delete, by lining out, whichever warn not applicable; if warranty (a) is applicable and the benefic as such word is defined in the Truth-in-Lending Act and R beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 131 If compliance with the Act is not required, disregard this not	ary is a creditor egulation Z, the making required P, or equivalent.	k. BUCKINGHAN	
STATE OF OREGON	County of Klamath) ss.	***************************************
This instrument	was acknowledged before	re me on Septémber 29	,
This instrument	was acknowledged befo	re me on	, 19,
	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,		7
OFFICIAL			/
CAROLE JOHNS	ON (aleb /	Krsan
WASHINGTON NO. 9	REGON () 31504 / My commis	Notary	Public for Oregon
STATE OF OREGON: COUNTY OF KLAMATH:			
Filed for record at request of Aspe		the	29th day
of <u>Sept</u> A.D., 19 95 at		P M., and duly recorded in	VolM95
of <u>Mortga</u>	ges	on Page 26559	
The \$15.00	pulsar dige	Bernetha G. Letech, Co	ounty Clerk
	By	grette Stul	
		•	Ø .
By made that we have been also than the best supported that Will be forthe supposed as By the product has a conserver a first support the room Notice of the Architecture Supposed to			
reconveyance will be made.	was an	Beneficiary	
36	16.00m FH 50		