(Assignme	nt Restricted).			
8186 MC 36042 MS	TRUST DEED	VOL MAK	S-NESS LAW PUBLISHING CO., PORTLAND, OR 97204	
THIS TRUST DEED, made this 24t Arne K. Solli & Dorothy		ober	-Page_29215_®	
Arite K. Solli & Dorothy	W. Solli, his w	ife	, 19.95, between	
Mountain Title Company o Horizons Investment No.	f Klamath Count	у	as Grantor,	
Horizons Investment No. Investment No. 629-4227	86 IX as to an und	undived 36/100	l's and Horizons	
	Will at Boom and	vx.u.e.u0.4./1.U.U.'.	.S as Beneficiary	
Grantor irrevocably grants, bargains, so Klamath County, Orego	ells and conveys to trust on, described as:	ee in trust, with power	er of sale, the property in	
Lots 3 & 4 in Block 11 a	C. 1727	en e		
Lots 3 & 4 in Block 11 of Klamath Falls, according the office of the County	to the official	Addition to the plat thereof	e City of	
the office of the County	Clerk of Klamat	h County, Ore	gon.	
	ndestill.			
together with all and singular the tenements, hereditan or hereatter appertaining, and the rents, issues and pro the property.	nents and annustrances	W		
or hereafter appertaining, and the rents, issues and protection.  FOR THE PURPOSE OF CROWNING.	olits thereof and all lixtures	all other rights thereuntonow or hereafter attached	belonging or in anywise now to or used in connection with	
Fifty Five The	ORMANCE of each agreeme	nt of grantor berein contr		
note of even date because	*******Dollars, with			
The date of material and payable CC mbe 1	, 19.95	•		
The date of maturity of the debt secured by the becomes due and payable. Should the grantor either agerty or all (or any part) of grantor's interest in it with beneficiary's option*, all obligations secured by this in come immediately due and payable. The particular of the come immediately due and payable.	us instrument is the date, si gree to, attempt to, or actual hout first obtaining the well	ated above, on which the ly sell, convey, or assign	e final installment of the note all (or any part) of the prop-	
beneficiary's option*, all obligations secured by this in come immediately due and payable. The execution by assignment.  To protect the security of this found.	nstrument, irrespective of the granior of an earnest money	e maturity dates expresse  Bireement** does not es	f the beneficiary, then, at the d therein, or herein, shall be-	
To protect the security of the			mismute a sale, conveyance or	
1. To protect me security of this frust deed, grantor 1. To protect, preserve and maintain the proper provement thereon; not to commit or permit any waste 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, ordinance are distri-	of the property.  and habitable condition and re	pair; not to remove or d	emolish any building or im-	
80 requests to inin in	ns, covenants, conditions and	1	11	
adencies as most be desert to	lices, as well as the cost of	all liam and the	belieficiary may require and	
damage by fire and such other hazards as the beneficia	ance on the buildings now ary may from time to time :	or hereafter erected on	the property against loss or	
iciary as soon as insured; if the grantor shall fail for any	n loss payable to the latter;	all policies of insurance sl	hall be delivered to the hene-	
cure the same at grantor's expense. The amount collected under any line or other investigations, the beneficiary may pro-				
under or invalidate any act done pursuant to such notice	opiication or release shall no. e.	cure or waive any defau	alt or notice of default here-	
assessed upon or against the property before any part	ilens and to pay all taxes, a of such taxes, assessments of	ssessments and other cha	arges that may be levied or	
ment, beneficiary may, at its option, make payment the	of payment or by providing interest, and the amount of	peneticiary with tunds with	th which to make such pay-	
the debt secured by this trust deed, without waiver of any rights arising trust deed, shall be added to and become a part of				
with interest as aforesaid, the property hereinbefore described, as well as the grantor, shall be added to and become a part of bound for the payment of the obligation herein described, as well as the grantor, shall be bound to the same extent that they are and the nonpayment thereof shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable without notice, 6. To pay all costs, fees and expresses of this trust deed.				
6 To pay all pasts to		and any time timet deed	immediately due and pay-	
6. To pay all costs, lees and expenses of this trust deed.  6. To pay all costs, lees and expenses of this trust including the cost of title search as well as the other costs and expenses of the 7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; to pay all costs and expenses, including single suides the security rights or powers of beneficiary or trustee;				
mentioned in this mentioned in this deed of title and the beneficiary's or tourted's att. Tot the foreclosure of this deed				
torney's fees on such appeal.	the appellate court shall ad	judge reasonable as the b	peneficiary's or trustee's at-	
9 7m 45=			11	
NOTE: The Trust Dood Act and I all a second		ray and dis contr	pensation for such taking	
WARNING: 12 LICE 1704: 2 mouleters, agents or branches, th	e United States or any agency then	But ut an eccum agent light	authorized to insure title to real	
*The publisher suggests that such an agreement address the Issu	of this option. e of obtaining beneficiary's conse	nt in complete detail.	u ulluer ons 696.505 to 696.585.	
TRUST DEED		STATE OF ORE	GON	
			22	
		County of		
		ment was receive	that the within instru- ed for record on the	
Grantor	SPACE RESERVED		kM., and recorded	
	FOR RECORDER'S USE	IN DOOK/Neel/volu:	me No.	
	e dan Koleman esi, bulu da eti dalam esi da esi da esi	ment/microfilm/r	or as fee/file/instru-	
Beneficiary fter Recording Return to (Name, Address, Zip):	programme in the State of the S	Record of	of said County	
Turnkey Mortgage		County affixed.	ny hand and seal of	
1147 Éast Street P.O. Box 716	Market Market State (1994) Market State (1994) Market State (1994)			
Klamath Falls, OR 97601-0038	and the second s	NAME By	TITLE	

Manish Fals, OR eyept-poss

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's test necessarily paid or incurred by granter in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and supense and interney's test, both reasonable costs and expense and interney's test, both reasonable costs and expenses and expenses and interney's test, both reasonable costs and expenses and expenses and interney's test, both reasonable costs and expenses and expenses and the note for endorsenses (in case of tull reconveyances, for cancellation), without affecting the liability of expenses for the payment of the indebtedness, frustee may (2) consent to the making of any map or plat of the property; (2) bin in great and the notes for endorsenses (2) in any subordination or other agreement allecting this deed or the line or charge thereof; (3) in gailty entitled thereto," and the rectinal therein of any or. The grantes may be convenient may be constructed thereto's and the rectinal therein of any or. The grantes may reconveyance may be described as the "person or persons fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by granter hereulost, beneficiarly may at any time without notice, either in previous paragraphs and the property of the indebtedness hereby secured, enter upon and take possession of the property of the surface of the internet payment and the possession of the property, the collection of such resnt, issues and possession of the property of the indebtedness hereby secured, enter upon and take possession of the property, the collection of such resnt, issues and possession of the property of the indebtedness hereby secured, enter upo

11. WITH 255 WIER EOF, the grantor has executed this instrument the day and y	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 ofKlamath )	88
This instrument was acknowledged before me on _October by Arne K. Solli & Dorothy W. Solli, his w	r x24,25 ,1995, ife
This instrument was acknowledged before me on	10
by	, 19,
as	
OF OFFICIAL SEAL MARJORIE A. STUART NOTARY PUBLIC-OREGON COMMISSION NO. 040231 MYCC: MISSION EXPIRES DEC. 20, 1998 My commission expires 12-20-	Notary Public for Oregon
STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request ofMountain Title Company	the 25th
of October A.D., 19 95 at 3:46 o'clock P M., and duly reco	the 25th day
of Mortgages on Page 29215	nucu in voi. 1173
	etsch, County Clerk