	11-20-95P03:51	RCV TRUST DEED	VOLNISC Hand 31720
JUJU	I THE EXCLUSION AND CONCERNMENT OF SHEEPING	· · ·	Vol. <u>MqC</u> Page <u>31730</u>
PENNY ANN J	ST DEED, made this 2n ARVIS and TONY PUTNAM	Id	lovember, 1995, betwe
ACDEN TTTLE			, as Grant
RUTH J. WIL	DE		, as Grant , as Trustee, a
		WITNESSETT	as Deneticia
Klamath	vocably grants, bargains, se		stee in trust, with power of sale, the property
Construction of the second		-1) accounce as,	
The S 1/2 o	f the NW 1/4 of the S	W 1/4 of Section :	24, Township 36 South,
State of Or	of or ene hirramette	Meridian, in the (County of Klamath,
CODE 8 MAP	3610-2400 tax lot 160	0	
	· 5		
together with all and a or hereafter appertain	singular the tenements, hereditam ing, and the rents, issues and pro	ents and appurtenances and	d all other rights thereunto belonging or in anywise n
FOR THE DI	BROCK OF CREATE	+	to or used in connection wi
TWENTY THOU	SAND and NO/100	KMANCE of each agreem	ent of grantor herein contained and payment of the su
note of even date her	ewith nevelle to beneficiary	Donars, with	interest thereon according to the terms of a promisso
not sooner paid, to be	due and navable. Maturity	Von note	, the think payment of principal and interest hereof,
becomes due and new	afurity of the debt secured by the	is instrument is the date, s	stated above, on which the final installment of the n
beneficiary's option*	of grantor's interest in it with	hout first obtaining the wri	itten consent or approval of the based
assignment.	and payable. The execution by	grantor of an earnest mone	itten consent or approval of the beneficiary, then, at he maturity dates expressed therein, or herein, shall l y agreement** does not constitute a sale, conveyance
provement thereon; no 2. To complete	t to commit or permit any waste	ty in good condition and re of the property.	epair; not to remove or demolish any building or in
lamaged or destroyed 3. To comply with	thereon, and pay when due all co	and habitable condition any sts incurred therefor.	y building or improvement which may be constructed
o requests, to join in o pay for filing same	executing such financing statement	is, covenants, conditions an nts pursuant to the Uniform	d restrictions affecting the property; if the beneficial m Commercial Code as the beneficiary may require an t all lien searches made by tilled officiary may require an
4 To provide	The desirable by the beneticiary.	•	indue by ming officers of searching
lamage by fire and su	ch other hazards as the beneficia	ince on the buildings now ry may from time to time	or hereafter erected on the property against loss or require, in an amount not less than \$1NSURABLE. ; all policies of insurance shall be delivered to the
t least fifteen dave	in the grantor shall fall for any	reason to procure any such	insurance and to deliver it be delivered to the bene
ure the same at grant	or's expense. The amount collected	y of insurance now or herea d under any fire or other i	after placed on the buildings, the beneficiary may pro
any part thereof, ma	by be released to grantor. Such ap	eficiary may determine, or oplication or release shall n	insurance policy may be applied by beneficiary may pro- insurance policy may be applied by beneficiary upo at option of beneficiary the entire amount so collected of cure or waive any default or notice of default here
sessed upon or stain	property free from construction]	liens and to pay all taxes.	Argerements and athen to a
lens of other choses	therefor to beneficiary; should	I the grantor fail to make n	avment of any tores the past due of delinquent and
ecured hereby Andath	at his option, make payment th	nereof, and the amount so	paid with interest at it
he debt secured by this	firust deed, without waiver of any	y rights arising from breach	of any of the covenants based to and become a part o
ith interest as stores	of the obligation herein describe	cribed, as well as the gran sd, and all such payments	to f any of the covenants hereof and become a part o tof any of the covenants hereof and for such payments itor, shall be bound to the same extent that they are shall be immediately due and payable without notice secured by this trust dead they are shall be immediately and the same extent that they are secured by this trust dead the same extent that they are shall be immediately due and payable without notice
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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), 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 made, assumed and implied to make the provisions hereof 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. 3 PENNY ANN TONY PUTNAM STATE OF OREGON, County ofKlamath This instrument was acknowledged before me on <u>November</u> en en Antonio de la calega Antonio de la calega de la calega Antonio de la calega de la calega de la calega de la calega Antonio de la calega Antonio de la calega by Penny Ann Jarvis and Tony Putnam This instrument was acknowledged before me on by 88 OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140 19 1996 My commission expires December 29, 1996 Notary Public for Oregon STATE OF OREGON: COUNTY OF KLAMATH : ss. Filed for record at request of Aspen Title & Escrow November A.D., 19 ______ at _____ 3:51 the 20th P. M., and duly recorded in Vol. M95 day ____ o'clock of Mortgages on Page 31730 FEE \$15.00 Bernetha G. Letsch, County Clerk By Connette Musilies ્ત રાજ્યના સ 1982 kang kanala (juli) serienta dan pengerakan kanala kanala kanala kanala kanala kanala kanala kanala kanala 1996 kang juli dan kanala k وروج من الم in Martha