10009 MTC 1396TAA	TRUST DEED	Vol. mglo Page 14310
THIS TRUST DEED, made this 15 Randy R. Scott and Susan J. Sco	day of _April_	, 19 <u>96</u> , between
		", as Granto
Brandsness, Brandsness & Rudd, Karen C. Clark-Opper, a married	P.C. Woman as sen	as Trustee, and
Marvin K. Clark	as sep	as Beneficiary
₩	TTNESSETH:	
Grantor irrevocably grants, bargains, sells and	d conveys to trustee	in trust, with power of sale, the property i
Klamath County, Oregon, desc	cribed as:	
Lot 2, Tract 1290 Silver Ridge Township 39 South, Range 8 EWM,	Estates, situ , Klamath Coun	ated in Section 22, aty, Oregon.
NOTE: There shall be no cutting of the Beneficiary in writing		chout permission
		ather side the second belowing on in anything
gether with all and singular the tenements, hereditaments a hereatter appertaining, and the rents, issues and profits th	nd appurtenances and all ereof and all fixtures now	or hereafter attached to or used in connection wi
e property.  FOR THE PURPOSE OF SECURING PERFORMA	NCE of each agreement	of grantor herein contained and payment of the su
\$11,522.73		
te of even date herewith, payable to beneficiary or order	and made by grantor, to	erest thereon according to the terms of a promisson the final payment of principal and interest hereof,
t scoper paid, to be due and payable APTII 15	XX2006	_ % %
The date of maturity of the debt secured by this inst comes due and payable.		a above, on which the linal installment of the n
To protect the security of this trust deed, grantor agree 1. To protect, preserve and maintain the property in	good condition and repa	air; not to remove or demolish any building or i
overnent thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and h	e property. sabitable condition any b	
maged or destroyed thereon, and pay when due all costs in	ncurred therefor.	restrictions affecting the property; if the benefici-
requests, to join in executing such financing statements p pay for filing same in the proper public office or offices,	HIPSURDS TO THE UNHORN !	Johnnercial Code as the Delichtially May require t
pay for tiling same in the proper public office of office encies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain insurance		
	asy from fime to time fe	duire, in an amount not less than \$\.A
intage by the and such office in azards a file beneficiary, with los ciary as soon as insured; if the grantor shall fail for any rea	son to procure any such u	nsurance and to deliver the policies to the benefici-
least litteen days prior to the expiration of any policy of tre the same at grantor's expense. The amount collected un	der any tire or other ins	surance policy may be applied by beneficiary up
ire the same at granto's expense. In another control with my indebtedness secured hereby and in such order as benefic any part thereof, may be released to grantor. Such applic	iary may determine, or at ation or release shall not	cure or waive any default or notice of default he
nder or invalidate any act done pursuant to such notice.	and to new all taxes as	seesments and other charges that may be levied
seased upon or against the property before any part of su	ich taxes, assessments an Arantor fail to make sa	ed other charges become past que or dennquent a
ens or other charges payable by grantor, either by direct pe	lyment or by providing a	wid with interest at the rate set forth in the n
cured hereby, together with the obligations described in p	aragraphs 6 and 7 of this	of any of the covenants hereof and for such payme.
ie debt secured by this that deed, whole water of any in ith interest as aforesaid, the property hereinbefore describ- ound for the payment of the obligation herein described,	ed as well as the branto	or, snau de doung to the same extent that they
nd the nonpayment thereof shall, at the option of the bene	and all such payments si ficiary, render all sums s	ecured by this trust deed immediately due and p
ble and constitute a breach of this trust deed.	cluding the cost of title	search as well as the other costs and expenses of
ustee incurred in connection with or in enforcing this obl	igation and trustee's and	attorney's tees actually incurred.  security rights of powers of beneficiary or trust
nd in any suit, action or proceeding in which the beneticia	ry or trustee may appear I the heneficiary's or tru	r, including any suit for the foreclosure of this or stee's attorney's fees; the amount of attorney's
o pay all costs and expenses, including evidence that entioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as th	the trial court and in th	a avant of an appeal floid any judgifiell of decic
orney's fees on such appeal.		
It is mutually agreed that:  8. In the event that any portion or all of the proper ciary shall have the right, if it so elects, to require that	rty shall be taken under all or any portion of th	the right of eminent domain or condemnation, be e monies payable as compensation for such tak
and the second of the second o	et be either an attorney. W	the is an active member of the Oregon State Bar, a b
OTE: The trust beed Act provides that me trostee institution aust company or savings and loan association authorized to do build to insure title to real property of this state, its subsidiaries,	tinett under the laws of Un	egon of the United States, a title insulative company we
xed to insure title to real property of this state, its substationers, gent licensed under ORS 696.505 to 696.585.		
TRUST DEED		STATE OF OREGON,
	•	County of
andy R. Scott		was received for record on the
usan J. Scott 905 Hwy 66, Kiamath Falls, OR 97601		of
Granter	SPACE RESERVED	
aren C. Clark-Opper	FOR RECORDER'S USE	book/reel/volume Noon p
arvin K. Clark		ment/microtilm/reception No
2427 Buckboard Trail, Palo Cedro, CA		Record ofof said Cour
		Witness my hand and seal
fter Recording Return to (Name, Address, Zip):		County affixed.
randsness, Brandsness & Rudd, P.C.		
11 Pine Street		NAME TITLE
lamath Falls, OR 97601		By, Dep

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 limit upon any reasonable costs and expense expense and expense expen

and that the grantor will warrant and forever delend the same against all persons whomsoever.

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:

(3) HINDER WARRANT OF WARRANT (WARRANT OF WARRANT)

(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 WHEREOF the grantor has executed this instrument the day and year first shows written.

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

*IMPORTANT NOTICE: Delete, by lining out, whichever veront applicable; if warranty (a) is applicable and the benas such word is defined in the Truth-in-Lending Act an beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard this	eficiary is a creditor and Regulation Z, the by making required 1319, or equivalent	Susan ()	Scott	
STATE OF OREGO	ON, County ofKlamat	th):	SS.	
This instrume	ent was acknowledged be	fore me on April	10	1996
by Randy R. S	Scott and Susan	J. Scott		,
This instrume	ent was acknowledged be	fore me on		. 19
by		***************************************		.,
OFFICIAL SEAL SUSAN MARIE CAMPBELL NOTARY PUBLIC - OREGON COMMISSION NO. 032456	SWDA My comn	m Marci	Campbul Notary Public to	or Oregon
STATE OF OREGON: COUNTY OF KLAMATI	1: ss.			
	AmeriTitle		the 22nd	day
of <u>May</u> A.D., 19 96	at <u>11:27</u> o'clock _	A M., and duly reco	rded in VolM94	
of <u>Mortgages</u>		on Page <u>14900</u>	·	
FEE \$15.00	Ву	Bernetha G. Le	etsch, County Clerk	