	A ME No. SET - One p & Base Dood Berlos - TRUST C ED-0 :		Wal mgle Paris 19484
	20659		49069-5 Vol <u>M96</u> Page <u>18668</u>
	TOTAL TO PERPACE ID. MAGINE	CV I FREI	
	KLAMATH COUNTY TITLE COMPAN	Ŷ	, as Grantor, as Trustee, and
	JAMES P. RUMELHART AND [EA] RUMELEART TRUST DATED [21]	L. RUMELL	RT, TRUSTEES OF THE JAMES P. AND JEAN L.
	Grantor irrevocably grants, large KLAMATII	ins, solls and	onveys to trustee in trust, with power of sale, the property in
	Lot 28 in Block E of Home in the office of the Count portion of vacated Clinax	y Clerk, Kl Avenue adja	ding to the official plat thereof on file amath County, Jregon, together with that cent thereto.
	HDE-DECODIED TO CORRECT MANTE	TY DATE	and all allow table thereinds have and a in any second
⊲ই '	a: heroafter apportaining, and the rents, i sues the property.	BEREORMAN	ppurtenances and all other rights thereunto belonging or in anywise now of and all lixtures now or hereafter attached to or used in connection with E of each agreement of grantor herein contained and payment of the sum
	THIRTY FOUR THOUSAND THUR	THREE AND	NO/100 Dollars, with interest thereon according to the terms of a promissory made by grantor, the final payment of principal and interest hereof, if
1	not sooner paid, to be due and payable	NE-13	
	tecomes due and payable. Should the grantor erty or all (or any part) of grantor's interest beneficiary's option*, all obligations secured b come immediately due and payable. The secu- assignment. Consent shall not be	n it without link this instrument tion by grantor unreasonab	obtaining the written consent or approval of the beneficiary, then, at the obtaining the written consent or approval of the beneficiary, then, at the i, irrespective of the naturity dates expressed therein, or herein, shall be- t an earnest money a (reement** does not constitute a sale, conveyance or
	To protect the recurity of this trust deter 1. To project, preserve and main(tin ()	, grantor agrees	d condition and repair; not to remove or demolish any building or im-
	provement thereon; not to commit or perinit 1 2. To complete or restore promptly and	ny waste of the p in good and hab	operty. able condition any building or improvement which may be constructed, and therefore
2	3. To comply with all laws, ordina ces.	egulations, cover	ants, conditions and restrictions affecting the property, it the beneficiary
-	to pay for filing same in the proper public of agencies as may be deemed desirable by the ly	ice or offices, as neficiary.	rell as the cost of all lien searches made by filing officers or searching the buildings now or hereafter erected on the property against loss or from time to time require, in an amount not less than \$ Full _ insural to be the searching of the searching of the searching of the searching to the searching of the
5	written in companies acceptable to the bineti liciary as soon as insured; it the grantor shall t at least titteen days prior to the expiration of	ary, with loss p all for any reason any policy of ins	yable to the latter; all poincies of insurance shall be derived to the beneficiary to procure any such in urance and to deliver the policies to the beneficiary trance now or hereafter placed on the buildings, the beneficiary may pro- env fine or other insurance policy may be applied by beneficiary upon
	any indebtedness secured hereby and in such a or any part thereof, may be released to j and under or invalidate any act done pursuant to t	ler as beneficiary . Such application ich notice. truction liens an	may determine, or at option of beneficiary the entire amount so concered, n or release shall not cure or waive any default or notice of default here-
	assessed upon or against the property belore roomptly deliver receipts therefor to ben thick lens or other churges payable by grantor, eith t vent, beneficiury may, at its option, nuke p	ny part of such y; should the (t r by direct pay: syment thereof, 'amplied in para	'axes, assessments and other charges become past due of delinquent any intor fail to make payment of any taxes, assessments, insurance premiums, int or by providing beneficiary with funds with which to make such pay- and the amount so paid, with interest at the rate set forth in the note eraphs 6 and 7 of this fruct deed, shall be added to and become a part of
11	with interest as aforesaid, the property lereit lound for the payment of the obligation here and the nonpayment thereof shall, at the optic	n described, and n of the benefici	arising from breach of any of the covenants hereof and for such payments, as well as the grantor, shall be bound to the same extent that they are all such payments shall be immediately due and payable without notice, ry, render all sums secured by this trust deed immediately due and pay-
11	6. To pay all costs, fees and expertses of trustee incurred in connection with or in end 7. To appear in and defend any action:	this trust incluse reing this obligant r proceeding put	ing the cost of title search as well as the other costs and expenses of the on and frustee's and attorney's fees actually incurred. porting to affect the security rights or powers of beneficiary or trustee; r trustee may appear, including any suit for the foreclosure of this deed, to the security rights and suit for the foreclosure of this deed.
	to pay all costs and expenses, including stider trentioned in this paragraph 7 in all cares sha the trial court, grantor further agrees to pay to torney's less on such appeal.	the divergence of the sum as the	in beneficiary's of trustee's attorney's fees; the amount of attorney's res- trial court and in the event of an appeal from any judgment or decree of pellato court shall adjudge reasonable as the beneficiary's or trustee's at-
	8. In the event that any portion (r ail liciary shall have the right, if it so elecis, to	require that all	hall be taken under the right of eminent domain or condemnation, bene- or any portion of the monies payable as compensation for such taking,
11		branchas, the Unit branchas, the Unit bit exacts of this	er an altorney, who is an octive member of the Oregon State Bar, a bank, trust company Oregon or the United Status, a title Insurance company authorized to insure title to real I States or any agency than of, or an escrew agent licensed under ORS 696.505 to 696.565, option. Jainton beneficiary's constant in complete detail.
			STATE OF OREGON,
	TRUST DEED		Ss. County of
			ment was received for record on the day of
	Grander (1997) (		SPACE RESERVED at
		4	RECORDER OUSE page or as fee/file/instru-
5	in an a gir ann ann ann ann an an an an an an an an		ment/microfilm/seception No
	When Bassiding the win to (Koma, Address, Zip)r ABSERTETTTP [: 24		County alfixed.
	antar Dirit	line and the second sec	and the second

19485 18669 Physical activity of the strain requires by is of all estimates in a strain of the strain activity is the strain activity is a strain of the strain activity is a strain activity is ist in the forder sincert 11 and that the granter will warrant and forever d: end the same a k inst all persons whom over. The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primurily for granter's personal, family or household surposes (see Important Notice below), (b) for an organization, or (even il granter is a natural y won) are for business or commercial purposes. This deed applies to, inures to the binet of and binds all parties hereto, their lieirs, legates, devises, administrators, executors, personal representatives, successors and as its. 'he term beneficiery whall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a benulciary herein. In construing this trust deed, it is unders word that the grut for, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shall be taken to mean are include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply (qually to corporations and to individuals. IN WUTINESS WHERECOF the above written IN WITNESS WHEREOF, Sie if antor has executed this instrument the day and year first above written. The probability of the set of th Klamath STATE OF ORIGON, County of .... This it strue nent was ack to wledged before me on \_\_\_\_\_J JOHN ). 'EEBACK, JR AND PEGGY J. FEEBACK June 13 bv ..... This it stru nent was ack a wledged before me on bv 1 SUE NU VA NOTARY PUBLIC - OF I GON wa CONTRISSION N11, 0/2 ISSION EXPIRES J I VE ( 1 490 Notary Public for Oregon My commission expires June 8, 1999 STATE OF OREGON: COUNTY OF KL (MACH : SS. att + ist an in county 1 itle 24th day File I for record at request of the Avi., and duly recorded in Vol. **M96** June on Page \_\_ 18668 Bernetha G. Letsch, County Clerk STI JE OF OREGON: COUNTY OF KLIME HI: Ki math County Title Company Filed for record at request of lst the day A.D., 199 July A.M., and duly recorded in Vol. M96 on Page of \_\_\_ Mottelles 19484 Bernetha G. Letsch, County Clerk By C FHE \$10.00/RR noor

自由