· '제품' 방법법 '최고 '가'에 제품' 것 같아? '말 것 같은 것 않는 것 같아? 것 같아? 것 같아요. '것 같아요. '것 같아요. '것 같아요. '것 같아요. '것 같아요. '것 같아요. '	E #01044386
RT D CONTRACTOR DE LA CONTRACTION CONTRACTOR	Nolmale Page 19576
20883 TRUST DEED	STATE OF OREGON,
and the second	Sounty of ss.
regory S. Classow &	of, 19, at
ictoria M. Classow	o'clock
alph A. Breitenstein &	FOR and/or as fee/file/instru-
Donelle R. Breitenstein Bergen	Record of of said County. Witness my hand and seal of County
The soording, return is Name, Astrong 200	affixed.
Asien Harre a Escreta data da casa a cas	NAME THE
	By, Deputy.
THIS TRUST DEED, made aus	lay of July ,1996 , between
GREGUEL D. GLADDON	as Granior,
ASPEN TITLE & ESCROW, NC. BALPH A. BREITENSTEIN and DONELLE R	BREITENSTEIN, husband and wife, as Beneficiary,
with full lights of our stand	
Grantor irrevocably grants, hirgins, sells and Klamath County, Dregon, descu	anveys to trustee in trust, with power or sale, the property
SEE LEGAL DESCRIPTION MARKED EXHIE	ALL "A" ATTACHED HERETO AND BY THIS
	J JGH FULLY SEL JORTH MERCHANTER J Inior and Subordinate to a first Trust Deed in
favor of Klamath First Federal Sa	
t sether with all and singular the tenemouts, h reditaments at	al appurtenances and all other rights merculic biological in connection with
THE PROPERTY.	NCE of each agreement of grand instant a
ct(\$5,844.00)	Dollars, with interest thereon according to the terms of a promissory and by granter, the final payment of principal and interest hereof, if
unt sooner paid, to be due and payable	to ment is the date, stated above, on which the initial instants of the prop-
the area dita and Davable, Should the state	the shearend the written consent of approver the state that he
beneficiary's option", all oungather Thu exa ution by grant	cr of an earnest money egreenet
To protect the security of this trut det 1, grentor agree 1. To protect, preserve and main ain the property in 1. To protect, preserve and main ain the property in provement thereon; not to commit or psimir iny waste of the provement thereon; not to commit or pain in the property of the provement thereon.	so d condition and repuir; not to remove or demolish any building or im- so property.
1-moded or destroyed inercolly dial pay a start the	a red therefor.
so requests, to join in executing such multic citice or offices,	a: well as the cost of all near searches and the
4. To provide and continuously main tain insurance 4. To provide and continuously main tain insurance	6.1 from time to time require, in an amount not less than \$
Witten as soon as insured; if the grantor shall fail for any rea	is a second now or hereafter placed on the buildings, the beneficiary upop
cute the same at granted hereby and in such order as benefic	an ion or release shall not cure or waive any default or notice of default never
or any part insider, any act done purst int to such notice. under or invalidate any act done purst int to such notice.	is and to pay all taxes, assessments and other charges that may be revied of
assessed upon or against the property in any; should if promptly deliver receipts therefor to b meli iary; should if	by frantor fail to make pipinent carry with funds with which to make such pay- by ment or by providing beneficiary with funds with which to make such pay- by ment or by providing beneficiary with interest at the rate set forth in the note
ment, Definition in the solid atters described in secured hereby, together with the obligation secured hereby, this trust deed, without waiver of any t	ra agraphs o and row breach of any of the covenants hereof and for such payments, ig its arising from breach of any of the bound to the same extent that they are
with interest as allorestic, the obligation h rein described,	the an ender all surns secured by this trust deed immediately due and pay-
and the nonpulsical a breach of this trust (k ed. able and constitute a breach of this trust i of this trust i	including the cost of title search as well as the other costs and expenses of the
trustee incurred in competition and defend any act on or proceedin 7. To appear in and defend any act on or proceeding in which the benefic	in purporting to allect this because any suit for the foreclosure of this deed in y or trustee may appear, including any suit for the foreclosure of this deed to not limited to its validity and/or enforceability, to pay all costs and ex-
or any suit of action evidence of title and the beneficiary's o penses, including evidence of title and the hial court and in	The event of an appeal from any judgment or decree of the trial court, granted in the event of an appeal from any judgment or trustee's attorney fees on such appeal.
further agrees to fully agreed that: It is mutually agreed that:	for y shall be taken under the right of eminent domain or condemnation, but y shall be taken under the monies payable as compensation for such taking.
ficiary shall have the right, in it to the must	the althout on attorney, who is an active member of the Oregon State Bat, a bank, wast company
or savings as a some association and a still of 1 , as 1 is or branches, the	e Latted States of any against metaler, of an even of a
*VARNING: 12:USC 1701;-3 regulates at d may rehibit exercise of *VARNING: 12:USC 1701;-3 regulates at d may rehibit exercise of *The publicher suggests that such an agreement address the issue	e () ebtaining benchiclary's consent la complete detzin.

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obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

 when any many not satisfy (my norm for property damage coverage or any mandatory manuatory ma This dised applies to, inures to the but still a matur is person) are for business or commercial purposes. This dised applies to, inures to the but still of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal reprosentatives, successors and ussigns. The term bere iciary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named at a is neficiary herein.

secured hereby, whether or not named a) a 10 neuclary nerem. In construing this mortgage, it is a nder tood that the natification or mortgage may be more than one person; that it the context so requires, the singular shall be taken to a sean and include the plural, and that gendrally sh grammatical changes shall be made, assumed and implied to make the provisions hereot apply squally to corportions and to individurity. IN WITNESS WHEREOF, the grantor has executed this destrument the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, while ever warranty (c) or (b) is

IN WITNESS WHEREUF, the grantor has executed • IMPORTANT NOTICE: Delete, by lining out, whill ever warranty (a) or (b) is not applicable; if warranty (a) is applicable and is beneficiary is a meditor as such word is defined in the Truth-In-Ler din; Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making regulated disclosures; for this purpose uso Stevens-Nits For a No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. GLASSOW CREGORY A GLASSO VICTORIA M. STATE CF O REGON, County of Klamath .) ss. Th's in trument was a knowledged before me onJuly Gregory S. Glassow and Victoria M. Glassow by This in trument was a knowledged before me on ATTOLAL SEAL CAROLE AC INSC MARK COMMISSION EXPRESS AND A STORE AN Notary Public for Oregon My commission expires The undersigned is the legal owner and holder of all it lebtedness secured by the foregoing trust deed. All sums secured by the trust deed have hean fully paid and satisfied. You hereby are dix yed, on payment to you of any sums owing to you under the terms of the frust deed or pursuant to statute, to tanch all evidences of indebtedness secured by the trust deed (which are delivered to you herewith trust deed or pursuant to statute, to tanch all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to the two of the yout wath may, to the parties designated by the terms of the trust deed the estate new together with the trust deed) and to the the secure of the trust deed the estate new held by you under the same. Mail new nyey unce and docum s its to ., 19. DATED: Do not lose or destroy this Trust Deed OR 1 HE II STE which it secure .

Both must be delivered to the trustee for ence i nice before reconvey also will be made.

Beneficiary

1. The second second response to the second second response to the second response to th tract or loan agreement between their, beneficiary may purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by benefic ary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible the coverage by providing evidence that granion has obtained property coverage ensembler. Oranion is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date gran or a prior coverage lapsed or the date grantor tailed to provide proof of coverage. The coverage beneficiary purchases it ay be considerably more expensive than insurance grantor might otherwise

EXHIE T "A

Lot 16, Resubdivision c: Block 20, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

ALSO

Beginning at the Northeast corner of Lot 16 of Re-subdivision of Block 23, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, and running thence East along the North line of Lot 15 of Re-subdivision Block 23 INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, a distance of 10 feet; thence South and parallel with the East line of said Lot 16 a distance of 92 feet; thence West a distance of 10 feet to the Southeast corner of Lot 16 aforesaid; thence.North 92 feet to the point of beginning, being a portion of Lot 15, Re-subdivision of Block 23, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-33BA TL 100

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filect	for record at	request of	Asp en	fitle & Es	10 . OV		the 5th	dav
of	July		A.D., 19 96	at 10:55	O'clock	A M., and duly	recorded in VolM96	uay
8 at 1		· . C	f Mort zaj;	21 8		on Page 19976		······································
FEE	\$20.00				Ву		G. Letsch, County Clerk	
							8	× <u> </u>