	ont Naiert-Deeper Tak Deed Better - Thirt DE	K-	
1			Volmab Page 19987
. ft D	- "我们的经验你的我的是我的时候,你们就是你们的你的。"	and 2nd	a sy of JULY , 19.96 , between
() 	KLAMATH COUNTY TITLE	COMP INY	, as Grantor, , as Trustee, and
	inder date June 28, 1995.	WIT.	Alice Adra Turner 1995 Revocable Trus Beneficiary, VESSETH:
	Grantor irrevocably grants, b KLAMATH Court	engairs, sells and control of the sells and co	h veys to trustee in trust, with power of sale, the property in e las:
	Lot 18 of Sunset Beach, a in the office of the Cour	according to th ity Clerk of Kl	e official plat thereof on file anath County, Oregon.
11	of merealter appertaining, and the rents, it	sales and promis merec	t surtenances and all other rights thereunto belonging or in anywise now I and all fixtures now or hereafter attached to or used in connection with
	✓ FOR THE PURPOSE OF SECUR gi, NINE THOUSAND & NO/100*** 1 *******************************	ki:*** *********************************	5 of each agreement of grantor herein contained and payment of the sum 1 ************************************
1	Thi sooner paid, to be due and payable A The date of maturity of the debt i Becomes due and payable. Should the gra Daty or all (or any part) of grantor's inte	I: MAIUKIII se sured by this instrur un or ei her agree to, af prest in it without first	and the date, stated above, on which the final installment of the note to the tot or actually sell, convey, or assign all (or any part) of the prop- cytaining the written consent or approval of the beneficiary, then, at the irrespective of the maturity dates expressed therein, or herein, shall be- it an earnest money agreement** does not constitute a sale, conveyance or
	assignment. To protect the security of this trust 1. To protect, preserve and maints provement thereon; not to commit or peri- 2. To correlate or restore promotive	i eed. (rantor agrees: u(th) proporty in goo aut ar.) waste of the pr - ind i: food and habi-	d condition and repair; not to remove or demolish any building or im- o verty. is yie condition any building or improvement which may be constructed,
	damaged or destroyed thereon, and pay w 3. To comply with all laws, ordinan to requests, to join in executing such fina to pay for filing same in the proper publ	ismidus all costs incur. noss, te julations, coven using : tatements pursu ic offics or offices, as	1: 1 meretor. 1: 15, conditions and restrictions affecting the proporty; if the beneficiary 1: at to the Uniform Commercial Code as the beneficiary may require and 1: 11 as the cost of all lien searches made by filing officers or searching
	4. To provide and continuously in damage by fire and such other hazards a written in companies acceptable to the b fic ary as soon as insured, if the grantor si at least fifteen days prior to the expiration	nsints: insurance on s the Emeticiary may ereticiary, with loss pu- hall fs: for any reason on of any policy of insu-	the buildings now or liereafter erected on the property against loss or the main to time require, in an amount not less than Stuling INSURABLE by able to the latter; all policies of insurance shall be delivered to the bene-VAL the procure any such insurance and to deliver the policies to the bene-VAL the procure any such insurance and to deliver the policies to the beneficiary is unce now or hsteatter placed on the buildings, the beneficiary may pro- a y fire or other insurance policy may be applied by beneficiary upon a window of a state of beneficiary the applied by constraints of collected.
	any indebtedness secured hereby and in su or any part thereof, may be released to g unifer or invalidate any act done pursuan 5. To keep the property free from	ich order as beneficiary rantor. Such applicatio t to such notice. a const. uction liens and	t by the driving interview interview of beneficiary the entire amount so collected, it ay defermine, or at option of beneficiary the entire amount so collected, it or release shell not cure or waive any default or notice of default here- if to pay all taxes, assessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and in tor fail to make payment of any taxes, assessments, insurance premiums, if the there is a set of the premium with burde with which to make such pay-
	liens or other charges payable by grantor, ment, beneficiary may, at its option, me secured hereby, together with the obligat the debt secured by this trust deed, witho	either by direct paym aks pin ment thereof, t ions described in parag an wais or of any rights	It is the amount so paid, with interest at the rate set forth in the note r.phs 6 and 7 of this trust deed, shall be added to and become a part of sciang from breach of any of the covenants hereof and for such payments,
	boind for the psyment of the obligation and the nonpayment thereof shall, at the able and constitute a breach of this frust 6. To pay all costs, fees and exper	lerein described, and option of the beneficia deed. 1908 of this trust includ	it, render all sums secured by this trust deed immediately due and pay- it, render all sums secured by this trust deed immediately due and pay- is the cost of title search as well as the other costs and expenses of the
	7. To appear in and detend any ac and in any suit, action or proceeding in to pay all costs and expenses, including o	which the beneficiary c widens of title and the	parting to affect the security rights or powers of beneficiary or trustee; trustee may appear, including any suit for the foreclosure of this deed, control and in the event of an appeal from any judgment or decree of pilate court shall adjudge reasonable as the beneficiary's or trustee's at-
	torney's fees on such appeal. It is mutually agreed that:		th ill be taken under the right of eminent domain or condemnation, bene- or any portion of the monies payable as compensation for such taking,
	N(JTE: The Trust Deed Act provides that the trus or savings and loan essociation authorized to do	its : he t inder must be eith in sinct : under the laws of in its of ranchas, the Unite	an attorney, who is an active member of the Oregon State Bar, a bank, trust company (regon of the United States, a title insurance company authorized to insure title to real 1 states or any agency theraol, or an escrow agent licensed under ORS 696.505 to 696.585.
	Y IARNING: 12 USC 1701-3 regulates and ma	in add a so the issue of ob	z ning boxeficiary's consont in complete detail.
	TRUST DEED		STATE OF OREGON,
		the second se	ment was received for record on the
	A constraint of the second sec		day of, 19, space neserves at o' clockM., and recorded ror in book/reel/volume_No on
		···	ment/microfilm/reception No.
5	Beneficiary A ler Receicing Brit m to (Name, Addasse, Zip)s	<ul> <li>A state of the sta</li></ul>	Witness my hand and seal of County affixed.
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Which are in each a deta mount required by 1: all remembers it is, represent and this mays be present and externely here the individual details in the externel of the present of the mount of the present of the pre

and that the grantor will warrant and forever de end the same a k inst all persons whom bever. The grantor warrants that the processes of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, fan ily or household surposes (see Important Notice below), (b) for an organization, or (even il gran or is a natural x rson) are for business or commercial purposes. This deed applies to, insures to the 1 ene ils of and binds all parties hereto, their heres, legatees, devisees, administrators, executors, personal representatives, successors and ass gns. The form beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a bene iciary herein. In construing this trust deed, it is unders ood that the gran tor, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular shell be taken to mean a 'include the plural, and that generally all grammatical changes shall be ray by RUEDE (b) to comport the day and year first above written.

IN WITNESS WHEREOF, the [rantor has exe uted this instrument the day and year first above written.

This instrument was	thin I the TAK DESCOL
OFFICIAL SEAL DEBRA BUCKINGHAM NOTARY PUBLIC - OREGON COMMISSION NO. 020140	My commission expires 12-19-96
Ti): The undersigned is the legal owner and I older of all ched have been fully paid and satisfied. You hereby are d trust deed or pursuant to statute; to cancel all wide cess tt gether with the trust deed) and to recut vay, without wa	inde b edgess secured by the foregoing trust deed. All sums secured by the trust lietch's, on payment to you of any sums owing to you under the terms of the sline i stedness secured by it is trust deed (which are delivered to you herewith rranny, to the parties designated by the terms of the trust deed the estate now
taid by you under the same. Mail records ance and docum	nexts ( )
D > not lose or the strey. While Trush Doed OR THE & OTE + hich it setu D th must be delivered to the trustee for cancel attent before reconvergence will be made.	es. Bencliciary
Construction of the state of	and a second sec



## WARNING

Unless you provide us with evidence of the insurance coverage as required by our contract or loan agreement, we may purchase insurance at your expanse to protect our interest. This insurance may, but need not, also protect your interest. If the collateral becomes dataged, the coverage we purchase may not pay any claim you make or any claim made against you. You may later cancel this coverage by providing evidence that you have obtained property coverage elsewhere.

You are responsible for the cost of any insurance purchased by us. The cost of this insurance may be added to your contract or loan balance. If the cost is idded to your contract or loan balance, the interest rate on the underlying contract or loan will apply to this added amount. The effective date of coverage may be the date your prior coverage lapsed or the date you failed to provide proof of coverage.

The coverage we purchase may be considerably more expensive than insurance you can obtain on your own and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

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## STATE OF OREGON: COUNTY OF KLAIMA' I: ss

Filed of	Libr record at request ofKlamsth ( ounty Titls A.D., 19 96t 11:10 of	o'clock AM., and duly recorded in Vol M96
FEE	\$20.00	Bernetha G. Jat.sch, County Clerk
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