	COPYRIGHT 1986 STARTAGHEES LAW PLEUSARIS CO, PORTLAND, OR 87204
PORM No. 681 - TRUET CHEEL (Assignment Restricted).	
Par anna ina Cara triga anna an anna far anna far anna ina anna	Vol_196 Page 30017 50°
TRUST DEED an and and a sector of	STATE OF OREGON, County of } ss.
<ul> <li>A state of the second state of the state of</li></ul>	Recertify that the within instrument
Elmer L. Trimble	at the second of
STATES AND A STATES	the restriction of the second
Grantor's Name and Address	SPACE RESERVED book/reel/volume No on page
Independent National Mart: Corp. 15050 Ave. of Science Ste. 101	FOR and/or as fee/file/instru-
San Diego, CA 92128	RECORDER'S USE ment/microfilm/reception No, Record of of said County.
Bonaticiary's Name and Address	Witness my hand and seal of County
After recording, return to (Name, Address, Zie): 18 150	affixed.
Western Title & Escrow	Call and a gradient and a second s
1345 NW Wall Street, Suffe 200 Bend, Oregon 97701 Action	NAME
Bend; Uregon 9/10/10/11/2	Deputy.
STAR AREA CHORNER	6-49608
if an appliance was it a new reaction description of the state	day ofSeptember, 19_96 _, between
the second THIS TRUST DEED, made this way in the second second second second second second second second second	terrer day of
Elmer L. Trimble and Mildred J. Trimble. h	usband and wife, as Grantor,
Western Title & Escrow Company	a Trustee, and
Independent National Mortgage Corporation	, as Beneficiary,
🗶 विकास विवास के दिया के सिंह क	VITNESSETH:
Grantor irrevocably grants, bargains, sells at	nd conveys to trustee in trust, with power of sale, the property in
County, Oregon, de	scribed as:
- 🌺 동안 - 제 : 동안 값이 관계가 많을까지 않는다. 여러 한 정상에 관한 것이 나라요. - 🙀	neede een om de stere een de stande een de stere De werde de stere een de stere
2. The second s	and an a set for the part of the set of the
	ct 1060, according to the official plat thereof on file
in the office of the County Clerk of Klam	ath County Oregon
(2) The state of the state o	- S Herberg M. 1918 - Margan Print, 1919 1916 Brock Walter Alfred Anna Print, 1919
<ul> <li>a and a non-settiment of the standard of the dispersion material and other standards of the standard standards and settimated and standards.</li> </ul>	사실 이 가슴 상황 수 있는 역권 가슴이 가지 않는 것이 있다. 사실 등 것 같은 것은 것은 것은 것은 것이 있는 것은 것은 것은 것이 있는 것이 같이 있다.
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The desired of the real states with the set	and all other either therewate belonding of in surveys DOW
together with all and singular the tenements, nerealizments or bereafter appertaining, and the cents, issues and profits t	and appurcentiness and all that in other rights thereafter attached to or used in connection with
of Sixty One Thousand Five Hundred Seventy a	ANCE of each agreement of grantor herein contained and payment of the sum nd N0/100
(\$61,570,00)	Dollars with interest thereon according to the terms of a promissory
note of even date berewith neverle to beneficiary of orde	ar and made by grantor, the tinal payment of principal and interest hereof, it
September	
The date of maturity of the debt secured by this in	to attempt to or actually sell, convey, or assign all (or any part) of the prop-
	ment, irrespective of the maturity dates expressed therein, or herein, shall be- ntor of an earnest money agreement** does not constitute a sale, conveyance or
assignment.	and the second
	ees: n good condition and repair; not to remove or demolish any building or im-
2. To complete or restore promptly and in good and	nabitable condition any building of improvement which hay be control they
	pursuants, committee to the Uniform Commercial Code as the beneticiary may require and s, as well as the cost of all lien searches made by filing officers or searching
4. To provide and continuously maintain insurance	may from time to time require, in an amount not less than \$ insurable val
ficiary as soon as insured; if the grantor shall fail for any re	ason to procure any back insurance and to center the peneticiary may pro-
	iciary may determine, or at option of beneficiary the entire amount so collected, ication or release shall not cure or waive any default or notice of default here-
5. To keep the property free from construction lief	is and to pay all taxes, assessments and other charges that may be levied or such taxes, assessments and other charges become past due or delinquent and the device full de make payment of any taxes assessments, insurance premiums,
liens or other charges payable by grantor, either by direct	payment of by providing beam with interest at the rate set forth in the note
the debt secured by this trust deed, without waiver of Eny i	the source is the deaptor shall be bound to the same extent that they are
and the nonpayment thereof shall, at the option of the ber	Blickery, reiner an sull's source by the thet are the the
able and constitute a breach of this trust doed.	including the cost of title search as well as the other costs and expenses of the
trustee incurred in connection with or in enforcing this of	oligation and matter s and another s loss or nowers of beneficiary or trustee;
or any suit or action related to this instrument, including	but note induced to he summing of attorney fees mentioned in this para-
penses, including evidence of title and the beneficiary s of	It is the stand and the any indement or decree of the trial court, granter
further agrees to pay such sum at the appellate court shall	adjudge (gesoners) as the bonneters) of the second second
It is mutually agreed that:	active shall be taken under the right of eminent domain or condemnation, bene-
ficiary shall have the right, if it so elects, to require that	f au or any portion of the library payable as compensation to set
storte, The Bast Good Ant provides that the trustes hereunder stuff	be either an attomey, who is an active member of the Oregon State Bar, a bank, trust company

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PROTE: ISS HERE USED AN provides that the musicon temporter matrix to either an anomaly, who is an active member of the brack oad, a dame, that company or savings and loan association antherized to de business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its satisfactors, stillates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 695.505 to 696.585. "WAFNEMC: 12 USC 1701-3 regulates and may prohibit exercise of this option. "The publicher supports that such an agreement address the issue of obtaining beschickary's concest is complete detail.

<text><text><text><text><text><text><text><text> the coverage purchased by beneficiary 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 for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or lor the cost of any insurance coverage purchased by beneficiary, which cost may be edued to granice s contract of 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 grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. or coverage may be the date granters prior coverage tapsed or the date granter taked to provide proor of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance granter might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-quirements imposed by applicable law. The frantor 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), (b) for an organization, or (even if granter is a natural person) are for business or commercial purposes. personal representatives, successors and assigns. The term baneticiary shall mean the holder and owner, including pledgee, of the contract In constraints this mortdade, it is understood that the mortdador or mortdadee may be more than one person: that if the context so

In construing this mortgage, it is understood that the mortgagor or mortgagoe may be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, sesumed 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. \* IMPORTANT NOTICE: Delete, by Ening out, whichever warrenty (c) or (b) is not applicable; if warranty (a) is applicable and fire branchicary is a creditor as such word is defined in the first the transficiency is a creditor

asciosures; for this per if compliance with the A	a in the Institution Landing Act and Regulations Z, y with the Act and Regulation by making requires have see Servers-News Form No. 1319, or equival at is not required, disregard size notice. STATE OF OF CONTON, Country O	ant. Mildred J. Trimble Mildred	29. Trinkler,
0	Conn. STEPTETS Elist 1. Irisble and SOLAR PUBLIC CONTRACT IN Was acknown of the solar sola	M)s. wledged before me on)s. Mildred J wledged before me on	· \>
See Att	or achert Bergertind All Pur Ediron	Notary Public for Gregoria My commu	sign expires 11/9-00
held by you under the a	is the legal owner and holder of all indebted, bid and satisfied. You hereby are directed, or to statute, to cancel all evidences of indebted deed) and to reconvey, without warranty, to ame. Mail reconveyance and documents to	noss socured by the foregoing trust deed. All a payment to you of any succe or for the terms of terms of the terms of terms o	
Do not lose or destant at	Tost Deed OF THE NOTE which it secure		
a		Beneficiary	

## 30019

**CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT** マンション ションティアクション 8*U*/ State of County of before me, IGTARY PUBLIC 9 personally appeared Wildred, RAMP NAMES OF SIGNERS O'BMIN personally known to me - OR - A proved to me on the basis of satisfactory evidence to be the person(s) whose name(s))s/ar subscribed to the within instrument and ecknowledged to me that he/shellhey executed the same in his/her/meir authorized capacity(ies), and that by his/her(their signature(s) on the instrument the person(s) or the entity upon behalf of which the Karen Rodgers Comm. #1077916 HOTARY PUBLIC - CALIFORNIA SOLAHO COUNTY Comm. Exp. Nov. 19, 1989 person(s) acted, executed the instrument. WITNESS my hand and official seal. SIGNATURE OF NOTAF OPTIONAL 🚥 Though the data below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent reattachment of this form. CAPACITY CLAIMED BY SIGNER DESCRIPTION OF ATTACHED DOCUMENT INDIVIDUAL CORPORATE OFFICER TITLE OF TYPE OF DOCUMENT TITLE(S) PARTNER(S) MITED GENERAL ATTORNEY-IN-FACT NUMBER OF PAGES TRUSTEE(S) GUARDIAN/CONSERVATOR OTHER: DATE OF DOCUMENT SIGNER IS REPRESENTING: NAME OF PERSON(S) OR ENTITY(IES) SIGNER(S) OTHER THAN NAMED ABOVE G1293 NATIONAL NOTARY ASSOCIATION + 8235 Remmot Ave., P.O. Box 7104 + Canoga Park, CA 91305-7 STATE OF OREGON: COUNTY OF KLAMATH: SS. Klamath County TItle 23rd the dav Filed for record at request of 11:13 o'clock A. M., and duly recorded in Vol. A.D., 19 96 M96 Sept. at on Page \_30017 of . Mortgages County Clerky Bernetha G. LEtsch Kathlin By

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