9141	JAN 10 P2:45 Vol M47 Page
TRUST DEED	STATE OF OREGON,
tere l'este methodo alla alla da l'alla de la managa per de alla da	County of Ss.
and a stand a ten a stand attraction and the standard of the standard standard standard standard standard stand The standard	I certify that the within instrument was received for record on the day
TTH E. MCCLUNG	of, 19, at
	o'clockM., and recorded in
Grantor's Namo and Addrose BRUNER	SPACE RESERVED book/reel/volume No on page
Second and the second	RECORDER'S USE ment/microfilm/reception No,
Baneficierys Name and Address	Record of of said County.
meaning anturn to (Name Address, Zint:	Witness my hand and seal of County affized.
AMATH COUNTY TITLE COMPANY	aiintu
AMATH FALLS, ORE 97601	NAME TITLE Domity
	By, Deputy.
THIS TRUST DEED, made this 17th	day of December, 19, between

EITH E. MCCLUNG AND BEVERLY J. MCCL LAMATH COUNTY TITLE COMPANY	UNG , as Grantor, , as Trustee, and
L BRUNER	as Beneficiary,
Grantor irrevocably grants, bargains, sells	WITNESSETH: and conveys to trustee in trust, with power of sale, the property in
LAMATH County, Oregon, c	described as:
	3, being Parcel 1 of Land Partition
42-92, and being a portion of Tr	ract 19 of JUNCTION ACRES, according
to the official plat thereof on	file in the office of the County
Clerk of Klamath County, Oregon,	, recorded November 17, 1993 in the
office of the County Clerk of Kl	Lemeth County, Oregon. A state of the second s
hereafter appertaining, and the rents, issues and profits property. FOR THE FURFOSE OF SECURING PERFOR Sixty three thousand three hund (\$63,300.00) te of even date herewith, payable to beneficiary or or sooner paid, to be due and payable AT MATURIT The date of majurity of the debt secured by this	Dollars, with interest thereon according to the terms of a promissory der and made by grantor, the final payment of principal and interest hereof, if TY
hereafter appertaining, and the rents, issues and protects property. FOR THE FURPOSE OF SECURING PERFOR Sixty three thousand three hund (\$63,300.00) te of even date herewith, payable to beneficiary or or scomer paid, to be due and payable. AT MATURI' The date of maturity of the debt secured by this scomes due and payable. Should the grantor either agree y or all (or any part) of grantor's interest in it withon naticiary's option*, all obligations secured by this inst me immediately due and payable. The execution by gr ignment. To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property weenent thereon; not to commit or permit any waste o. 2. To complete or restore promply and in good ar maged or destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinances, regulations requests, to join in executing such inancing statement pay for filing same in the proper public office or offic marcies as may be deemed desirable by the breasticiary.	ANACE of each agreement of grantor herein contained and payment of the sum a thereof and all intrines now of hereafter attached to of used in connection with a dred dollars and no/100 Dollars, with interest thereon according to the terms of a promissory rder and made by grantor, the final payment of principal and interest hereot, if TY
hereafter appertaining, and the rents, issues and protects property. FOR THE FURPOSE OF SECURING PERFOR Sixty three thousand three hund (\$63,300.00) e of even date herewith, payable to beneficiary or or sooner paid, to be due and payable. AT MATURII The date of maintiry of the debt secured by this pomes due and payable. Should the grantor either agree y or all (or any part) of grantor's interest in it withon soliciary's option*, all obligations secured by this intericiary's option*, all obligations secured by this ignment. To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property weement thereon; not to commit or permit any waste or 2. To complete or restore promptly and in good ar maged or destroyed thereon, and pay when due all cost soncies as may be deemed desirable by the beneficiary, with inten in enganes in the proper public office or offin encies as may be deemed desirable by the beneficiary, with iter in companies acceptable to the beneficiary, with itery as soon as insured; if the grantor shall fail for any least fifteen days prior to the expiration of any policy re the seme at grantor's expense. The amount collected windebtedness secured hereby and in such order as bem any part thereot, may be released to grantor. Such apple and thereot, may be released to grantor. Such apple ter or invalidate any act done pursuant to such notice 5. To keep the property live fore any part essed upon or against the property before any part ensod upon or against the property before any part of any deliver receipts therefor to beneficiary; should	Thereof and all intrines now or hereafter attached to of also in connected with the sum dred dollars and no/100
hereafter appertaining, and the rents, issues and protect property. FOR THE FURPOSE OF SECURING PERFOR Sixty three thousand three hund (\$63,300.00) e of even date herewith, payable to beneficiary or or sooner paid, to be due and payable. AT MATURII The date of mainrity of the debt secured by this pomes due and payable. Should the grantor either agree y or all (or any part) of grantor's interest in it withon soliciary's option*, all obligations secured by this insendiately due and payable. The execution by gr ignment. To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property werment thereon; not to commit or permit any waste or 2. To complex or restore promptly and in good ar maged or destroyed thereon, and pay when due all cost requests, to join in executing such finances, regulations requests, to join in executing such financing statement pay for filing same in the proper public office or offi- incies as may be deemed desirable by the beneficiary, with iary as soon as insured; if the grantor shall fail for any least filteen days prior to the expiration of any policy to the thereof, may be released to grantor. Such app pay for thereof, may be released to grantor. Such app there in walidate any act done pursuant to such notice 5. To keep the property leore any part of here pays the property leore any part of the property leore any part of mathy deliver receipts therefor to beneficiary; should as or other charges payable by grantor, either by direc or other charges payable by grantor, either by direc int, beneficiary may at its option, make payment the sured hereby, together with the obligation herein described i to debt secured by this trust deed, without waiver of any the interest as aforeshid, the property hereinbelore des- and the nonpayment of the obligation herein described is to debt secured by this trust deed, this trust deed.	Thereof and all instructs how or metalites attached to of used in contention with MANCE of each agreement of grantor herein contained and payment of the sum dred dollars and no/100
hereafter appertaining, and the rents, issues and protects property. FOR THE FURPOSE OF SECURING PERFOR Sixty three thousand three hund (\$63,300.00) e of even date herewith, payable to beneficiary or or sooner paid, to be due and payable. AT MATURII The date of mainity of the debt secured by this pomes due and payable. Should the grantor either agree y or all (or any part) of grantor's interest in it withon atticiary's option*, all obligations secured by this ignment. To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property weement thereon; not to commit or permit any waste on 2. To complete or restore promptly and in good ar maged or destroyed thereon, and pay when due all cost 3. To complex or restore promptly and in good ar maged or destroyed thereon, and pay when due all cost 3. To complex in the proper public office or offin pay for filing same in the proper public office or offin encies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurant mage by fire and such other hazards as the beneficiary, with itary as soon as insured; if the grantor shall fail for any part thereot, may be released to grantor. Such apple any part thereot, may be released to grantor. Such apple any part thereot, may be released to grantor. Such apple any part thereot, may be released to grantor. Such apple there is a fortor's expense. The amount collected by indebtedness secured hereby and in such order as beme any part thereot, may be released to grantor. Such apple there the secured hereby and in such order as beme they part thereot, may be released to grantor. Such apple the or other charges payable by grantor, either by dires or other charges payable by grantor, either by dires in debt secured by this trust deed, without waiver of any th interest as aforestid, the property hereinbefore des und for the payment of the obligation herein described is debt secured in connection with or in enforcing this 7. To	is thereof and all intruities now of herearder to trained not of used in controlled in the sum dred dollars with interest thereon according to the terms of a promissory dread dollars and no/100
hereafter appertaining, and the rents, issues and protects property. FOR THE FURPOSE OF SECURING PERFOR Sixty three thousand three hund (\$63,300.00) te of even date herewith, payable to beneficiary or or sooner paid, to be due and payable. AT MATURII The date of mainity of the debt secured by this comes due and payable. Should the grantor either agree y or all (or any part) of grantor's interest in it witho mediciary's option', all obligations secured by this inst me immediately due and payable. The execution by gr ignment. To protect the security of this trust deed, grantor a 1. To protect, preserve and maintain the property werement thereon; not to commit or permit any waste o 2. To complete or restore promptly and in good ar maged or destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinances, regulations requests, to join in executing such financing statements pay for filing same in the proper public office or offin- naries as may be deemed desirable by the beneficiary. 4. To provide and continueusly maintain insurar mage by fire and such other hazards as the beneficiary, withen in companies acceptable to the beneficiary, with lary as soon as insured; if the grantor shall fail for any part thereot, may be released to grantor. Such app deer or invalidate any set of one pursuant to such notice 5. To keep the property lree from construction in sessed upon or against the property before any part of and thereby, together with the obligations described is a debt secured by this trust deed, without waiver of any th interest as direction the trust deed. 6. To pay all costs, fees and expenses of the sup direct 7. To appear in end defaul any action or proceed d in any suit, action or proceeding in which the beneficiary's sizes incurred in connection with or in enforcing this 7. To appear in end defaul any action or proceed d in any suit, action or proceeding in which the beneficiary's any suit or action to abreach of this trust deed. 6. To pay all costs,	is thereof and all intrines now of hereafter attached to of data in connection with MANCE of each agreement of grantor herein contained and payment of the sum dred dollars and no/100 Dollars, with interest thereon according to the terms of a promissory rder and made by grantor, the final payment of principal and interest hereof, if TY

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Which are in excess of the amount required to pay all reasonable costs, expenses and attorny's less necessarily paid or incurred by granter in such proceedings, shall be paid to baneficiary and applied by it first upon any reasonable costs and expenses and attorny's less, both in the trial expellate courts, necessarily paid or incurred is granter by becelicary in such proceedings, and the balance carges, skills own expenses, to take such actions and execute such instruments as shall be necessary in obtaining such composation, promythy upon beneficiary in arguest of baneficiary arguest of baneficiary in arguest of baneficiary in arguest of baneficiary in arguest of the indebtedness, frustee may (a) consent to the making of any mep or plat of the property (b) join in granting any essentiar or crast free order or endorsement (c) consent to the property. The grantes in any recorregance may be described as the "person or person is get on any of the services mationed in this paragraph thall be on other descentions and provides thered. Trustee's to any of the services mationed in this paragraph thall be not beneficiary in argued to any matter or lacts adall be conclusive proved of the truthultance thered. Trustee's to appoint by a court, and within theord, in its orn name sue or otherwise collection, including transon by equal to they a court, and within theord, in its orn name sue or otherwise collection in cluding transonale atterney's less dearries. Set for any of the service mationed in this granter provide on the property, the collection of such rents, issues and profits, including those part independent to a such and expense part of the property of the second in the property in the second on the property is a court, and within the second in the property, the collection in cluding transonable attorney's less upon any attered. Trustee's appointed by a court, and within the second expense and collection in cluding transonable attorney's less upon any ataking possestion or observing early and profits, including t

In form as required by law conveying the property so sold, but without any coveral, of whath, proceeds of sale, but including the frasters of fact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to any successor in interest entitled to such surplus. 16. Beneficiery may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary's successor in interest that the grantor is lawfully seized in tee simple of the real property and has a valid, unencombered if the freeto, except as may be set forth in an addendum or exhibit attached hereto, and that the grantor will warrant and forever defend the sendery's successor in interest that the grantor is lawfully seized in tee simple of the real property and has a valid, unencombered title thereto,

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, 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'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 grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law.

The grantor 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 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 doed, it is understood that the grantor, trustee and/or beneticiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plupal, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot 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 lining out, whichever warranty (a) or (b) is

not applicable; if warranty (a as such word is defined in t beneficiary MUST comply with disclosures; for this purpose	Is applicable and the beneficiary is a cred the Truth-in-Landing Act and Regulation Z, in the Act and Regulation by making requise so Sisvens-Nass Form No. 1319, cr aquival not required, disregard this notice. STATE OF OREGON, County	ditor the irred ELTER VCCLUMG	
	This instrument was ackn • VETTU E MOCI UNC AND	D. BEVERLY J. MCCLUNG	.v
	This instances was ackn	owledged before me on	, 19,
U CASTAR	ERRA BUCKINGHAM		
	COMMINISSION NO. 050318	Notary Public for Oregon My com	
	and the second	be used only when obligations have been paid.)	
STATE OF OREGON : COL	JNTY OF KLAMATH: ss. f. Klamath County	an Chennes provinse i Chennes and an Lean Mall Angel Chennes (Chennes and Angel Chennes) Lean Angel Chennes (Chennes Angel Chennes (Chennes) Angel Chennes (Chennes (Chennes (Chennes))	10th day
of January	A.D., 19 97 at 2:45	o'clock P M., and duly recorded in	Vol. <u>M97</u>
	of Mortgages	on Page 801	J.