59397 38 JIN -8 P2:37	Vol. <u>M48_</u> Page_19447 €
Tiw(IT DEED	STATE OF OREGON, County of} ss
VINTENT FINNIANOIS DEBRA ANN FINNIANOUS	was received for record on the day
	of of , 19, at o°clockM., and recorded in book/reel/volume No on page
OF KLAMANU DATIC	rea and/or a fee/file/instru- ment/microfilm/reception Na Record of of said County.
LUMBERMNE'S BUILDING CENTERS 111 S. SPRING ST	Witness my hand and seal of County affixed.
KLAMATH FALLS, OR 97601	NAME THE By, Deputy.
THIS TRUST DEED, made this day of day of VINCENT FINNIANOUS AND DEERA ANN FINNIANOU	June , 19.98, between
	, as Grantor, , os Trusteo, and
ter provide the second seco	

ill an sam

....., as Beneficiary,

LUMBERMEN'S BUILDING CENTERS OF KLAMATH FALLS *****

WITNESSET'H.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH ... County, Oregon, described es: e in additionar

(a) Control and a second state of the second state of the state of the state of the second state of the

(1) Construction of the second state of the

and the first of the second OUSE KILA HEMESITES LOT 19 2099 LAKESIK RE DRIVE

가 가지가 봐야 할 것이다. 한 것이 있는 것이. 가지는 것이 같은 것이 있는 것이 있는 것이 있는 것이 있다.

14

Sile e lan an tao at

115

TIRS PAL ANI-1 -THEAT OLD

Nother with all and singular the tenements, heredifaments and appurtunances and all other rights themunto belonging or in anywise new hereafter appertaining, and the rents, issues and profiles thereof and all fixtures now or hereafter attached to or used in connection with tegether the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of such agreement of grantor herein contained and payment of the sum FIVE THOUSAND ONE HUNDRED TWENTY AND 02/100 (\$5,120.02)

(30,120.02) Twole of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, il

The date of maturity of the debt secured by this instrument is the date, stated shove, on which the final installment of the note

and the nonpayment thereof shall, at the option of the beneficiary, rencler all sums secured by this trust deed immediately due and pay-able and constitute a breach of this trust deed. 6. To pay all costs, less and expenses of this trust 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 abligation and tuutee's and zitoney's ises actually incurred. 7. To appear in and chiend any action or proceeding purporting to affect the socurity rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the lorsclosure of this feed or any suit or ection related to this instrument, including but not limited to its velicity and/or enforceability, to pay all costs and access and an enforce of this para-fraph 7 in all cases shall be fixed by the trial court and in the event of an experied from any udgmant or decree of the trial court, granter trustee's action any use at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney is or trustee's attorney is attorney is attorney is a storney less in a storney less on such appeal. It is mutually agreed that: 5. In the event that any portion or all of the property shall be taken under the right of eximpt domain or condexanation, bene-liciary shall have the right, if it so elocis, to require that all or any portion of the monies payable as compensation for such taking.

NOTE: The Trust Deed Act provides that the trustee hemundur must be either on ultrancy, whill is an easier member of the Gregon State Bar, a bask, trust company as sovings and totin association authorized to de bushees under the laws of Gregon or the United States, a title Insurance company action-rized to insure title to real propirty of fills state, its subsidiaries, affiliates, against or brancher, the United States er any againcy theread, or an estrew ogent licensed under ORS \$76.503 to 596.585.



<text><text><text><text><text><text><text><text><text>

tract or loan agreement between them, beneficiary may purchase insurance or insurance coverage as required by the con-ficiary's intrest. 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 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 for the cost of any insurance coverage particular by orderlying 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. of coverage may be the usite gramous a prior coverage rapsed of the date gramous range 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 reobtain alons and may not satisfy any need for property damage coverage or any mandatory liability insurance re-quirements imposed by applicable law. The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)^o primarily for granter's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if granter is a nature! person) are tor business or commercial purposes. This deed applies to, intres to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, secured hereby, whether or not named as a beneficiary horein.

Secured nereoy, whether or not named as a beneficiary normal. In constraint this mortgelle, it is understood that the mortgegor or mortgegee may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed 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 Ithing out, whichever wanchity (a) or (b) is net applicable; if warranty (a) is applicable and the beneficiary is a creditor

discletures; for this purpose use Strivent-Neis Form No. 1319, or agu if compliance with the Act is not required, disregard this notice. STATE OF OREGON, Course	My / A
by decent	knowled before me cn . June 4 . 19.98
OFFICIAL SEAL	knowledged before me on, 19, 19,
ALIDREY DIVIE 7NOTATY PUBLIC-OREGON 4007 - GOMMISSION NO: 128031 MY COMINISSION EXPIRES OCT. 13 (298	
	Notary Public to Oregon Man
STATE OF OREGON: COUNTY OF KLAMATH : 85.	be used only when obligations have been paid.)
Filed for record at request of Lumbermens Buil	ding <u>Centers</u> the <u>8th</u> day
of <u>Mortgages</u>	on Page 19447

By Attaling Keap