	52872	TRUST DEED	Vol. <u>A.85</u> _Page_	
	M JIHTE 2 ECCON' INC THIS TRUST DEED, made t STHER L. DAVIS		July: Areans * r	
as ( I	Grantor, ASPEN TITLE 5 ES ORRAINE L. ANDERSON	COOM THO	an a stable stated of Africe and A	or send count
0.000	Seneficiary,	LOB WITNESSETH	In book/rectronance page 14195 mant/micronance	r ester/tile/u grant 70, 241
in	Grantor irrevocably grants, bar Klamath Cour	gains, sells and conveys to ity, Oregon, described as:	of September	5
T C	ot 698, Block 104 MILI County of Klamath, Stat LKOZL DEED	S ADDITION TO THE e of Oregon.		LLSyuinut
•	HIS TRUST DEED IS A SE ND SECOND TO A FIRST T ARIE D. MURRAY.	COND TRUST DEED A RUST DEED IN FAVO	ND IS BEING RECORDEN R OF RODNEY N. MURRA Received	). JUNIOR. AY AND
tion	her with all and singular the tenements, or hereafter appertaining, and the rents, with said real estate. FOR THE PURPOSE OF SECURIM of EIGHTEEN THOUSAND"AN	G PERFORMANCE of each as	i lixiules now or hereafter attached	to or used in c
	of even date herewith, payable to benefic	laconce and made by gram at maturity	ith interest thereon according to the tor, the final payment of principal	and interest her
becor sold, then	nes due and payable. In the event the w conveyed, assigned or alienated by the at the beneficiary's option all obligation	ithin described property, or any grantor without tirst having of	, stated above, on which the final in part thereof, or any interest therein blained the written consent or appro	nstallment of said n is sold, agreed
	The above described real property is not a To protect the security of this trust dee To protect and the security of the securi	urrently used for agricultural, timber Standard Los for agricultural, timber agricultural, tos for account agricultural agrees: (a) consen (a) consen	or grazing purposes.	
destroy	pair not-to-remove or demolish any building commit or permit any waste of said property. 2. To: complete or restore promptly and in rany building or improvement which may be ded thereon, and only when due all costs increased	good and workmanlike subordinati fare in constructed, damaged or based or legally enti-	on_or_other_agreement_altecting this de processes of the second second second second second any reconvey and the resitals there of a titled thereto," and the resitals there of a second	any matters or fact
tions a join in cial Co proper by lili	So to comply which all laws, orainances, regula mar restrictions affecting said property; if the be (executing such linancing statements, pursuant, it ode'as the beneficiary may require and to pay public office or offices, as well as the cost of a officers or searchind—adencies as may be d	neliciary so requests, to 10 the Uniform Commer- for filing same in the pointed by all lien searches made the indebte	Upon any default by grantor hereinder, but notice, either in person, by agent or a court, and without regard to the adeq dness hereby secured, enter upon and take v part thereof in its own provident take	beneliciary may a by a receiver to l puacy of any securi e possession of said
now or and su	4. To provide and continuously maintain insu herealter erected on the said premises against ch other hazards as the beneficiary may from unt not less they is 100000000000000000000000000000000000	rance on the buildings less costs a	profiles, including those past due and unpund indiverses of operation and collection, in upon any indebtedness, secured, hereby, an determine. The entering upon, and, taking possesso if such rents, issues and profiles, or the p oblicies or compensation or awards how	ncluding reasonable
policies il the deliver tion of	ues acceptable to the beneliciary, with loss pa of instrance' shall be delivered to the benelici grantor shall tail for any reason to procure any said policies to the beneliciary at least litteen d any policy of insurance now or herealter plu neliciary may procure the same at grantor's d under any tire or other insurance policy may	yable to the latter; all collection of ary as soon as insured; such insurance and to property, and ays prior to the expira-200 waive any aced on said buildings, pursuant to	nd the application or release thereof as an default or notice of default hereunder or such notice.	oresaid, shall not co invalidate any act
may de any pai not cur	e or waive any delault or notice of default here	ch order as beneficiary an hereby or h amount so collected, or declare all blication or release shall event the b under or invalidate any in equity a	Upon delault by grantor in payment of a n his performance of any agreement hereur sums secured hereby immediately due a beneficiary at his election may proceed to is a mortgage or direct the trustee to for the delay of the trustee to for	nder, the benenciary and payable. In sur foreclose this trust eclose this trust de
act don taxes, t against charges to bene	e pursuant to such notice. 5. To keep said premises free from constructions assessments and other charges that may be levil said property belore any part of such taxes; become past due or delinquent and promptly of ficiary; should the grantor laid to make navment.	Advertiseme execute and ed or assessed upon or assessments and other feliver receipts therefor to fany targe assess	in and safe. In the latter event the benefit fauus to be recorded his written notice of said described real property to satisfy ercupon the frustee shall fix the time and then required, by law and proceed to for provided in ORS 86.740 to 86.795,	t default and his el
ments, by dire make s and the hereby	insurance premiums, liens or other charges pay cct, payment, or by, providing beneliciary with uch, payment, beneliciary, may, at its option, a s amount so paid, with interest at the rate set to underher, with the oblidations described in pare	Iunds with which to then after of make payment thereof, trustee for with in the note secured ORS 86.760	Should the beneficiary elect to foreclose by default at any time prior to five days be the trustee's sale, the grantor or other 0, may pay to the beneficiary or his succ entire amount then due under the terms	y advertisement an lore the date set b person so privilege essors in interest, r
trust de trust de covenan	ed, shall be added to and become a part of the ed, without waiver of any rights arising from its hereof and for such payments; with interest- veriphelore described as well as the described	e debt secured by this obligation s breach of any of the enforcing th as aforesaid, the property creding the	including allowing there are under the terms of lectured thereby (including costs, and exper- te terms of the obligation and trustee's an amounts provided by law) other than so uld not then be due had no default no	If the trust deed an nses actually incurr ad attorney's fees no uch portion of the purced and thereby
render a constitu	stent that they are bound for the payment of d, and all such payments shall be immediately ice; and the nonpayment thereof shall, at the op all sums secured, by this frust deed immediately te a breach of this frust deed. 5 To pay all costs; tees and expenses of this t	due and payable with the trustee, tion of the beneficiary in the trustee, due, and payable, and place design be postpone	, in which event all foreclosure proceeding Otherwise, the sale shall be held on the d nated in the notice of sale or the time i d as provided by law. The trustee may rel or in separate parcels and shall sell be bibles bidder bidder.	ate and at the time
in conn lees activation	Rearch as well as the other costs and expenses ection with or in enforcing this obligation and i ually incurred. 7. To appear in and defend any action or pri- he security rights or powers of beneficiary or the security rights of the security of beneficiary or the security rights of the security of the security of the security rights of the security of the security of the security of the security of the security of the security of the security of the secur	trustee's and attorney's shall deliver the property poceeding purporting to the property	t to the purchaser its deed in form as req y so sold, but without any covenant or w	ne time of sale. If quired by law conv warranty, express of
action o any suit cluding amount	r, proceeding in which the beneficiary or trustee t for the foreclosure of this deed, to pay all of evidence of title and the beneficiary's or (truste of efformey's fees mentioned in this paragraph.	may appear, including the grantor osts and expenses, in the stall spir es attorneys, lees; the shall apply 7 in all cases shall be cluding the	and beneficiary, may purchase at the sale. When trustee sells pursuant to the powers	provided herein, tr
decree d pellate d ney's let	of the trial court, grantor further agrees to pay court shall adjudge reasonable as the benefician as on such appeal. It is mutually agreed that:	y's or trustee's attor- deed as thei surplus, if a surplus,	compensation of the trustee and a reason ), to the obligation secured by the trust of reded liters subsequent to the interest of th ir interests may appear in the order of th any, to the grantor or to his successor in	eir priority and (4) interest entitled to
right, if	b. In the event that any portion or all of said p te right of eminent domain or condemnation, ber it so elects, to require that all or, any portion ensation for such taking, which are in excess o all reasonable costs, expenses and attorney's le by grantor in such proceedings, shall be pa	inoperty shall be taken and the appoint eliciary shall have the intime appoint of the monies payable to necessarily paid or over a and or powers and	For any reason permitted by law benefic , a successor or successors to any trustee sistee appointed hereunder. Upon such ap to the successor trustee, the latter shall duties conferred upon any successor	named herein or to pointment, and wit be vested with all
both in liciary in secured	by grantor in such proceedings, shall be pa by it lirst upon any reasonable costs and expens the trial and appellate courts, necessarily paid in such proceedings, and the balance applied t hereby, and grantor agrees, at its own, expense ute such instruments as shall be necessary in	es and attorney's fees, or incurred by bene- inon the indebtedness to take such actions shall be come	duties conferred upon any trustee, the latter shall I duties conferred upon any trustee herei Sach such appointment and substitution sh executed by beneficiary, containing relere e of record, which, when recorded in th corder of the county or counties in which clustive proof of proper appointment of the	the property is situat
pensation 9 liciary, 1	n, promptly upon beneficiary's request, n, promptly upon beneficiary's request. At any time and from time to time upon we payment of its lees and presentation of this of tent (in case of full reconveyances, for cancellati tent (in case of full reconveyances, for cancellati	itten request of bene- acknowledge	Trustee accepts this trust when this ded d is made a public record as provided 1 notily any party hereto of pending sale u any action or proceeding in which grantor arty unless such action or proceeding is bu	ed, duly executed by law. Trustee is

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The grantor covenants and agree	s to and with the beneficiary and	Lithose claiming under him; that he is law-
to define a second of the real and recented by a the construction of the real	defrections station may station to built	nantan kangu huruna ner sebarangka na jarantiya ya K <mark>a</mark> nastan Sebak ak kana anguna ner angina kanguna "gelangtana" ak anginanak ak jarastan Man hurung gelana i Panananakana dangan angina angina angina
and that he will warrant and forever de	efend the same against all person	- 杨囊、骨髓部的小脑的动脉,不同,加强的小脑的外,上一些变形了。我们不会的小脑的小脑的正确是有效。在我们们的感觉不少。 杨晓尔和我们们在这些爱爱的意义,也没有能力,我也知道你想到了我们的感觉,你就是你这个问题的意义,这个人的话题,不
(1) Markette Beller, Status and Status Andrewski, Andrewski June 1, Status Andrewski, Status Andrewski, Status Andrewski, Status Andrewski, Status Andr Andrewski, Status Andrewski, Status A	(1) And a start of the start	ಗಳಲ್ಲಿ ಚಿರುತಿ 'ನನ್ನಾರಿಸಿದ್ದಿ' ಎಲ್ ರಾಜ್ಯಕ್ಷೇತ್ರವರ್ಷಿಗೆ ಸ್ಥಾನಗಳ (144) ಬಿಕ್ಕಾನೆ ಕ್ರಿ. ಬಾಸ್ಟನ್ ಕ್ರೀ ಪ್ರೇಟಿಗಳು (142) ಸಂಗತ್ತು ಸಂಕಾರಿ (144) ಸಂಕರ್ಷನ್ ನಿಂಗಿಗಳು (ಮಾಂಕ್ರಾಪ್ ಪ್ರತಿ ಗಳಲ್ಲಿ ಗಾತ್ರಿಗಳು) ಸ್ಥಾನನಗಳ (ನ್ಯಾನ ಪ್ರಾಂತಿಗಳು) ಗ್ರೇಕ್ರೆ ಪ್ರೀತಿಪ್ರ ಸ್ಥಾನ (144) ಸ್ಥಾನ ಸ್ಥಾನ (145) (145) (145)
The grantor warrants that the proceeds (a)* primarily for grantor's personal, is (b) for an organization; or (even if gra purposes.	amily, household or agricultural purpo antor is a natural person) are for busin	uses (see Important Notice below), ness or commercial purposes other than agricultural
This deed applies to; inures to the ben tors, personal representatives, successors and a contract secured hereby, whether or not named	etit of and binds all parties, hereto, ti issigns, The term beneficiary shall me as a beneficiary herein. In construing	heir heirs, legatees, devisees, administrators, execu- in the holder and owner, including pledgee, of the this deed and whenever the context so requires, the
- 영화 방법 10 · 10 문화 리카라 방송 가장 문화 사람이 있는 것을 얻는 것이 있는 것이 없는 것이 있는 것이 없는 것이 있는 것이 없는 것이 없 않는 것이 없는 것이 없는 것이 없는 것이 없다. 것이 없는 것 않는 것이 없는 것이 있 않은 것이 없는 것이 없다. 것이 없는 것이 없다. 것이 없는 것이 않은 것이 없는 것이 없다. 것이 없는 것이 없이 없는 것 것이 것이 없는 것이 없이 않이 않이 않이 않이 않이 없다. 것이 없는 것이 없는 것이 없는 것이 없 않이	grantor has hereunto set his han	d the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable, if warranty (a) is applicable and th as such word is defined in the Truth-In-Lending	he beneficiary is a creditor Act, and Regulation Z, the source structure	other A. Danie
beneficiary MUST comply with the Act and Regu disclosures; for this purpose, if this instrument is to the purchase of a dwelling, use Steven-Ness For if this instrument is NOT to be a first lien, or is n	be a FIRST lien to finance n. No., 1305, or equivalent;	[14] M.
of a dwelling use Stevens-Ness Form No. 1306, o with the Act is not required, disregard this notice.	arth a the mate control. (1972) for the material arth of the mate control (1972) for white are also been after the control for a the second of the	Charles and a second sets of the second structure of the second secon
STATE OF, OREGON, Set Office and States and	STATE OF OREGON,	
County of Klamath ) August 27 19 85 Personally appeared the above named	Personally appea	red and
Esther L. Davis	duly sworn, did say that president and that the	t the former is the
OLE		the seal allized to the foregoing instrument is the
and wiknowledged the loregoin	ng instru- sealed in behalf of said and each of them ackr and deed.	orporation and that the instrument was signed and corporation by authority of its board of directors; nowledged said instrument to be its voluntary act
(OFFICIAD IC.	Notary Public for Orea	ամումը կատումը էր ստեմ է ես մասին որդը, հարուս դեպքացիրութը է ծերը։ Հի ավեր ընդդամը է ու մասին եր երեն հարցերային որ հայնքերերունինը։ Հի նվերումը էր ուսել է հարցել է հարցերը էր հայնքերինը։ Դեպքացին էր հարցել է հարցել է հարցերինը։ Հինդումը էր հայնքերինը։ Հինդումը հարցերին հայնքերին էր հարցերինը։
0.5 PMY commission expires: 7-	30–88 My commission expires.	n tel 1966 († 1966) 1970 - Standard Maria, skrieter († 1966) 1970 - Standard Maria, skrieter († 1967) 1970 - Standard Maria, skrieter († 1978) 1970 - Standard Maria, skrieter († 1978) 1970 - Standard Maria, skrieter († 1978)
The start of the start of the start of the start payment of the start of the sta	REQUEST FOR FULL RECONVEYANCE	
To: the set of the set of a construction of a construction of the set of the	a socuraç ol reiz institution i irrestaer Rillinge mille <b>Trustee</b> perios ogramag upra georipeg bibbérdy of and bair i	สุทศารีที่ (การการสาขางการการการการการการการการการการการการการก
trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cance	You hereby are directed, on payment to cel all evidences of indebtedness secure	he foregoing trust deed. All sums secured by said b you of any sums owing to you under the terms of ad by said trust deed (which are delivered to you
		ties designated by the terms of said trust deed the
Development of and standar the terranear.	Invellanments and appurtentifics. 224. such and profils thereof and all livius	$\frac{df_{1}}{dt} = \frac{df_{1}}{dt} = \frac{df_{1}}{dt$
AND SECOND TO A FIRST TO MARIE D. MURRAY.		Beneficiary
Do not loss of distroy this Trut Deed OR THE NOTE MILLY UNDERLY DEED 12 VERU	which it secures. Both must be delivered to the OVID TERISCO, DEED 7010 1	BODALL A REBEA FAD Truses for cancellation before reconveyance will be mode. BELAC BRECHDED THE DE
TRUST DEED	oi Uregon.	STATE OF OREGON, County of
TETEVENSINESS LAW PUB. CO.; PORTLAND. ORS.; TT	ADDITION TO THE CIT	3. O. Lecrity that the within instrument was received for record on the .5thday
Grantos urevocably grants, bars		of September 1985, at 3:40 o'clock P. M., and recorded in book/reel/volume No. M85 on
as Beugliciath. Grantor	FOR RECORDER'S USE	page 14199 or as tee/file/instru- ment/microfilm/reception No. 52872,
TOB3VINE 1 VADEBCOM 98. Gampol	ROW, INC.	Record of Mortgages of said County. Witness my hand and seal of County affixed.
ESARTER RECORDING RETURN TO LH12 LEG2L DEED' made th ASPEN TITLE & ESCROW, INC.	10th dev of	Evelyn Biehn, County Clerk
<sup>ner</sup> 52872	18021 0EED	By THE Arill Beputy
FORM Ma, 261-Crease Inui Dead SeiteIPUST OEED	VIT -= 211	

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