18840 Ver810331-1	IRU:	it deed	Vol. Mg/ Par	ie 19763
THIS TRUST DE	ED, made this 18th and KATHERINE BAKER, h		Septembern 21	
as Grantor, ASPEN_TITL THOMAS F. TANTON, Unmarried woman,	E AND ESCROW COMPANY, a and CHERL TANTON, husba	in Oregon ind and wi	<u>Corporation</u> fe; and HARVI CALL	Allam. an
as Beneficiary,	Qrantoe	CH .	Lot Magazine	ALLE NA STUTE
Grantor irrevocably	WITNI	SSETH:	in book realized	unie No Out
	grants, bargains, sells and con 	nveys to tru bed as:	istee in trust, with powe	er of sale, the property
RIFAERE TEN LIU. CO. LOD	OREGON SHOR	ES	Columnation Column	that the attlift matter and for second on the
ot 34, Block 48, Trac in the County of Klam	t 1184, OREGON SHORES) th, State of Oregon.	UNIT 2, F	IRST ADDITION	Kjachgu - 1 Rjachgu - 1 ROGN - 1
De not loss of dentroy this first D	TH	IS INSTRU	MENT WILL NOT AI CRIBED IN THIS INST	
	Tion	OF APPL	MENT WILL NOT AL CRIBED IN THIS INST ICAPLE LAND USE	RUMENT IN VIOLA

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TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRU-MENT, THE PERSON ACOUNTING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY

together with all, and singular the stenements, hereditaments and together with all, and singular the tenements, hereditaments and appurtenances and all other, rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. tion with said real estate. 2014 FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor berein contained and payment of the

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becomes due and payable. The above described real property is not currently used, for agricultural, timber, or grazing purposes.

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[Ivral, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other determine allocating this deed or the lien or charge threads. (d) steamer the second of the lien or charge threads in any reconveyance may be allocating this deed or the lien or charge threads in any reconveyance may be all or any part of the property. The legally entitled thereto, and the reduct all or any matters or lacts shall be conclusive proof of the train of the second of the second of the lien or charge threads. (d) steamer of the reduct all or any matters or lacts shall be conclusive proof of the train by a factor of the second of the seco

Incomme policies or compensation or awards for any taking or damage of the product an off and the application or release thereof as aloresaid, shall not cure or pursuant or indicating or notice of default hereunder or invalidate any act done pursuant or indicating the product and the application or release thereon of any indebtedness secured hereby immediately due and, the beneficiary may extend the beneficiary may agreement hereunder (hereby is intend do the product and the beneficiary may extend the beneficiary or the traveled by advertisement and take in the latter event the beneficiary or the traveled by advertisement and take in the latter event the beneficiary or the traveled by advertisement and take. In the latter event the beneficiary or the traveled by advertisement and take in the latter event the beneficiary or the traveled by advertisement and take. In the latter event the beneficiary or the traveled by advertisement and take in the latter event the beneficiary or the traveled by advertisement and take the beneficiary or the traveled by the advertisement and take the time and place of take. Give notice thereof, at their years and proceed to foreclose this trust deed in trust deed in the take the beneficiary or his successors in interest, respectively the entire amount then due take or his around proceed to a solitor person so privileged by OKS 86.760, may pay take, the frame of the advert beams at the time and the prove exceed the set by the entire amount then due take or the travel deed and the travel of the beneficiary even the advert beams at all the travel exceeds at the time and all there the set of the prove of the travel of the beam of the obligation accured the set of the travel of the bar advert at a travel or the travel of the bar advert at a travel of the bar advert at a travel or the travel of the bar advert at a travel of the bar advert or the advert at a travel or the travel of the bar advert at a travel or the travel of the bar advert at a travel of the bar advert at a travel adve

NOTE: The Trust Deed Act, provides, that, the trustee, derevader, must, be either, an attamey, who is an active, member of the Oregan State, Bar, a bank, trust company or savings and loan asociation authorized to do buildess under the lows of Oregan of the United States, a 'fille Insurance company authorized to insure the 'or eco property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escow agent licensed under ORS 696.585

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	and with the beneficiary and those claiming under him, that he is law- card with the beneficiary and those claiming under him, that he is law- eal property and has a valid, unencumbered title thereto-
(1) and there are each one to the other active protection theory of the protection of the other active and uncert and total active and the second of the and that he will warrant and forever, deten party to the time and sharper source accessity bird of the protection of the second of the second of the protection of the second of the second of the second of the protection of the second of the second of the second of the protection of the second of the second of the protection of the second of the protection of the second	The set of the set
(a)* primarily loc. grantor's personal, 'lamily (b). to an organization or (even if grantor of the cost purposes. I contain the cost of the cost of the cost purposes. I contain the cost of the benefit.	he 'oan represented by the above described note and this trust deed are: he 'oan vrepresented' by the above described note and this trust deed are: household' or agricultural purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than egricultural of and binds all parties hereto, their heirs legatees devisees, administrators, execu-
contract, secured, hereby; whether, or, not, named as a masculine gender, includes the, teminine, and the ne filed the secure the temperature the secure temperature the secure temperature temperate	nfor has hereunto set his hand the day and year first above written.
net applicable if warmnry (c) is applicable and the b as such word is defined in the Truth-in-Lending Act beneficiary MUST comply, with the Act and Regulatio disclasures, for this purpose, if this instrument is to be the purchase, of a dwelling, use Stevens-Neir Torm No. If this instrument is NOT to be a first lien, for is not i of a dwelling use Stevens-Neir Form No. 1306, or eq with the Act Is not required. disregard this notice with the Act Is not required. disregard this notice	eneficiary is a creditor and Regulation Z. the Lawrence A. Baker by making required
Count of Standard the above named	(OR 93.460) STATE OF OREGON, County of
and a constraint of the foregoing in the second of the s	deed and each of them acknowledged said instrument to be its voluntary act and all all all all all all all all all al
State Provide Control of the second s	Notary Public for Oregon My commission erpires: Into utility commission erpires and a second secon
The undersigned is the legal owner and hold	of needs and using productions the first solution of receiver a function present solution of all indebtedness secured by the loregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to cancel a herewith fogether with said trust deed) and to record	hereby are directed, on payment to you of any sums owing to you under the terms of ill evidences/of/indebtedness secured by said trust deed (which are delivered to you vey, without warranty, to the parties designated by the terms of said trust deed the veyence, and documents to set and the action of the second secon
	 THIS INSTRUMENT WITT NOT ALLONG SHIP POPPATHE
TOL 34 BIG (FORM No. 881-3) STEVENS-NESS LAW PUS. CO. PORTLAND. ORE.	the second s
STANTON S CALLEAHAM LED Wild Beneficiary	SPACE RESERVED in book/reel/volume NoM87on FOR page 19763or as document/tee/file/ RECORDER'S USE instrument/microfilm No81079, LEOV UNEVELVE Record of Mortgages of said County, CONEVELX'S JU OLGOOD COLDER 1998 Witness my hand and seal of County affined
TANTON'& CALEAHAM DEED wass in c/o ELI PROPERTY CO. (18840 Vendur) (1356	$\frac{1}{1000} \qquad \qquad$
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