701 NL 4 Aspen Title

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TRUST D	
771 132 AUS 21 AUL 10 21	of <u>August</u> , <u>19.92</u> , between
THIS TRUST DEED, made this 24th day of the the second seco	August as tonants in common, but
Helen Wolter and Bruce E. Brink, mother	and son, not as tenants in common, but , as Grantor,
with full rights of survivorship	and son, not as commented as Grantor, , as Grantor, , as Trustee, and James J. Bellet, all with the rights of
Aspen Title & Escrow, Inc.	as reading of
eurvivorship	, as Beneficiary,
WITNES:	SETH:
	SEIN: ys to trustee in trust, with power of sale, the property in s:
Klamath County, Oregon, described as	State of the second
All of Lot 42 and the most Northwester	1y 12 1/2 feet of Lot 43, Block 18,
All of Lot 42 and the most Northwester INDUSTRIAL ADDITION TO THE CITY OF KLA	MATH FALLS, in the County of Klamath,
State of Oregon.	, 방법, 영화, 영화, 영화, 영상, 영화, 영화, 영화, 영화, 영화, 영화, 영화, 영화, 영화, 영화
Prare of oregon.	성을 알고 있을 것 같아요. 방법에 있는 것이 물건이 있는 것이 있는 것이 있는 것이 있는 것이 있다. 이 같은 것은 것을 알고 있는 것은 것이 있는 것이 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없다. 것이 있는 것
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	1912년 11월 동안 방법을 제시하는 11년 1월 1912년 1월 1912년 1월 1912년 1월 1912년 1913년 월월 1월 1912년 1912년 1월 191
동안에는 것이 것은 것이 것을 잘 못 못 한 것이 하는 것 같다.	· 활명 : 알 볼륨 알 있었는 것이다. 이 이는 것이다. 이는 것이다. 그는 것이다. 이는 것이다. 알 알 알 알 한 방법 것이 같은 것이다. 전에서 한 프로그램이다. 이는 것은 것은 것이다.
방법은 영상을 통하는 것이 같이 많이	and all other rights thereunto belonging or in anywise now
ther with all and singular the tenements, hereditaments and apput	rtenances and all other rights thereunto belonging or in anywise now d all fixtures now or hereafter attached to or used in connection with
ereafter appertaining, and the rents, issues and promis concern	terrin contribed and payment of the sum
property.	each agreement of grantor nereni comunication
Six Indusand and NU/100-	a scomissory
(\$6,000.00)	Dollars, with interest thereon according to the terms of a promissory de by grantor, the final payment of principal and interest hereof, if e. 19.
t man date herewith, Dayable to better	그 집에 가는 한 것은 것은 것은 것은 것은 것은 것은 것은 것이 같이 있는 것은 것은 것은 것을 가지 않는 것을 가지 않는 것을 가지 않는 것을 하는 것을 하는 것을 하는 것을 하는 것을 하는 것을 수 있다.
The date of maturity of the dabt secured by this instrument i	is the date, stated above, on which the Inal Instalment of the ty, or any part thereof, or any interest therein is sold, agreed to be ring obtained the written consent or approval of the beneficiary, then, ring obtained the maturity dates expressed therein, or herein, shall
omes due and payable. In the event the without lirst hav	ty, or any part thereof, or any interest therein is sol, activity, then, ing obtained the written consent or approval of the beneficiary, then, irrespective of the maturity dates expressed therein, or herein, shall

In this is a parable. In the event the within described property, or any construct thereot, or any interest therein, is sold, agreed to be fold, convey, and the beneficiary is option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, and and and harein as a steal as well as the contrelice of a

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, frust company or savings and loan association autorized to do business under the laws of Oregon or the United States, a title insurance company autho-rized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.585.



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and that the grantor will warrant and forever defend the same against all persons whomsoever. 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, itanily or household purposes (see Important Notice below), (a)* primarily for grantor's personal, itanily or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the lenefit of and birds 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.

secured hereby, whether or not named as a peneuciary nerein. In construing this mortgage, it is uncerstood that the mortgagor or mortgagee 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 hereoi apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

IN WITNESS WHER	EOF, the granior has calculated	그는 이 지금을 못했는 것		이 가방에 상황되었다. 1997년 - 1997년 - 19 1997년 - 1997년 -
not applicable; if working the Truth as such word is defined in the Truth beneficiary MUST comply with the A	ng out, whichaver warranty (a) or (b) is licable and the beneficiary is a creditor -in-Lending Act and Regulation I, the ct and Regulation by making required ans-Ness form No. 1319, or equivalent- lired, dissegurd this notice.	<u>Succ</u> Bruce E. Brink	Surre-	
	inted, disegund this notice. TEOF OREGON, County of This instrument was acknowl water Wolter and Bru	KLAMATH)ss. August 25	, <i>19.</i> .92.,
4. 19 R	This instrument was acknown Helen Wolter and Bru	ce E. Brink		70
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STATE OF OREGON: COUN		e Co-	the26	<u>≩th</u> d
Filed for record at request of	Aspen Titl A.D., 19 <u>92</u> at <u>10:21</u> <u>Mortgages</u>	on Page	duly recorded in Vol. <u>19385</u> County Clerk	nalore
FFE \$15.00		y,		