57283 '93 FEB 5 PH 2	#04039059 cory	COP
	23 TRUST DEED	Vol mas the same
William L. Cahill and Sugar	25th day of Janua	Vol. m93 Page 2720 ry 1993 between
survivorship	M. Cahill, husband an	d wife, with full min, 19 93, betwee
Paddock Real F	***************************************	Tights of
Paddock Real Estate, Co.		d wife, with full rights of as Granton, as Trustee, and
		as Beneficiary, as Beneficiary as in trust, with power of sale, the property in
Klamath County, Or	egon, described as:	m trust, with power of sale, the property in
particularing to 10, Block 1	2, FOURTH ADDITION TO	*****
Beginning at the Northwest of	Ollows:	winema GARDENS, being more thence East on the North line
on the Fast line	0 feet to the Northead	thence East on the North line t corner thereof; thence South
ule west line as	unstance of 7% sand	
corner thereof; thence Nort	h a distance South 7	0 feet from the Northwest
corner thereof; thence Nort Code 3909-1AB-TL 2100  Rether with all and singular the	e distance of 70 fee	t to the point of beginning
gerner with all and singular the tenements, heredi hereafter appertaining, and the south	taments and appurt	o-mang.
FOR THE PURPOSE OF COORSE	profits thereof and all fixtures now	other rights thereunto belonging or in anywise now or hereafter attached to or used in connection with
i ————————————————————————————————————	GHI HUNDRED EIGHTY AND	other rights thereunto belonging or in anywise now or hereafter attached to or used in connection with of grantor herein contained and payment of the sum
t sooner paid, to be due and payable maturit	or order and made by grantor, the	rest thereon according to the terms of a promise
The date of maturity of the debt secured by	this instrument is the	above, on which the tinal installment of the note ereof, or any interest thereof it still the consent or approval of the beneficiary to be maturistic.
he beneficiary's option, all oblications	described property, or any part the vithout lirst having of the	above, on which the final installment of the note ereof, or any interest therein is sold, agreed to be written consent or approval of the beneficiary, then, maturity dates expressed therein, or hering above.
To and payable.	" Illstrument, irrespective of the	their consent or approval of the Lagreed to be
amount it preserve and maintain at	ug. 003.	, at the elli, shall
ement thereon; not to commit or permit any was 2. To complete or restore promptly and in goo	te of the property.	; not to remove or demolish any building or im- lding or improvement which may be constructed,
with all laws ordinaria	costs incurred thereto.	GING OF IMPROVEMENTL'-I
cion " saille in the proper public offi-	oursuant to the Uniter C	rections affecting the property, it it
and continuously maint	.,	searches made by tiling it.
ten in companies acceptable to the benefic	ciary may from time to the	erealter erected on the
and day's prior to the evaluation	if teason to procure new	oncies of insurance chall to
the grantor's expense The	of insurance now on the	and to deliver the nell.
or invalidate any act done pursuant to. Such	application of release should	ion of beneficiary the anti-
d upon or against the property free from construction	liens and to now at a	of waive any default or notice of default here-
or other charges payable by fronter charges payable by fronter	id the grantor fail to met.	her charges become protect
i hereby, together with the obligation	thereof, and the amount	iciary with lunds with making insurance premiums.
by this trust deed without	in paragraphs 6 and 7 -1	with interest at the coto
ed hereby, together with the obligations described beth secured by this trust deed, without waiver of a interest as aloresaid, the property hereinbefore de if for the payment of the obligation herein describe he nonpayment thereof shall, at the option of the document of the trust deed. 5. To pay all costs, fees and expenses of this trust en progression.	escribed, as well as the grantor, sh	of the covenants hereof and for such payments
6 T. Breach of this trust dead	beneticiary, render all sums	immediately due and payable with they are
the connection with as in the	including the cost of the	due and pay-
Incurred in connection with or in enforcing this . To appear in and delend any action or proceed any suit, action or proceeding in which the beneal all costs and expenses, including evidence of title led in this paragraph 7 in all cases shall be lived.	ling purporting to affect the securities	ney's fees actually incurred,
If is much of	the appellate court shall pdicale.	of all appeal from any judement and
· · · · · · · · · · · · · · · · · · ·	aajaago	reasonable as the hourt, the decree of
The right, if it so elects, to require the	at all or any portion of the rig	ht of eminent domain or conde
8. In the event that any portion or all of the provided in the provided have the right, it it so elects, to require the The Trust Deed Act provides that the trustee hereunder impany or savings and loan association authorized to do insure title to real property of this state, its subsidiaries censed under ORS 696.505 to 696.585.	must be either an attorney, who is a	es payable as compensation for such taking,
mpany or savings and loan association authorized to do insure title to real property of this state, its subsidiarie tensed under ORS 696.505 to 696.585.	ausiness under the laws of Oregon or s, affiliates, agents or branches, the I	the United States, a title insurance campany and
		states or any agency thereof, or an escrow
TRUST DEED	s	TATE OF OREGON,
***************************************		County of
	m	ent was received to-
Grantor		
	pa	geon
Beneficiary	me	ent/microfilm/
ng Return to (Name, Address, Zip):	Re	of said C
Paddock Real Estate		Witness my hand and seal of unity affixed.
113 South Sixth Street		unity attixed,
lamath Falls, Oregon 97603	******	NAME
		TITLE

Deputy

which are in access of the amount required to pay all reasonable costs, expense and attorney's less necessarily paid or incurred by funder in user's proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and aspenses and attorney's less, both in the trial and appropriate paid or incurred by beneficiary in such proceedings cuts and aspenses and attorney's less, both peats secured hereby; and grantor absorbing to the paid of the peats secured hereby; and grantor absorbing to the peats secured hereby; and grantor absorbing to the peats of the peats o

FEE

\$15.00

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, 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 inverse to the heartiff and hinds all parties hereto, their heirs legates a devisees administrate. This deed applies to, increase 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 mortgage, it is understood 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 IN WITNESS WHEREOF, the grantor has executed this includes.

IN WILLIAMS WHEREOF the o	rantos Las	and the different and
in a decirion of the gr	rantor has executed this instrument the day and ye	ar first phone
-		at hist above written.
* IMPORTANT NOTICE: Delete by lining and	Millian 1	
* IMPORTANT NOTICE: Delete, by lining out, whicheven of applicable; if warranty (a) is applicable and the as such word is defined in the Truthin Londing A.	or warranty (a) or (b) is beneficiary is a creditor	xafllf
as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Beneficiary		1 10
beneficiary MUST comply with the Act and Regulation disclosures; for this purpose use Stevens Ness English	on by making required SUSAN M. CAHILL	hell
If compliance with the Act is not required discount	o. 1319, or equivalent.	
STATEOFORE	GON, County of KLAMATH  ment was acknowledged before me on fellow CAHILL AND SUSAN M. CAHILL	
This is a	JOW, County of	
I IIIS INSTRU	ment was acknowledged before me on	101 5 03
by william L.	CAHILL AND SUSAN M. CAHILL	19.75,
I his instru	ment was acknowledged to the	
δήby	o a section the off	, 19
ده: السيادة عن العام	***************************************	***************************************
- >- :of		***************************************
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	4//20 00/0	Λ .
* 40	ariene T. All	Liston
		Notar Public for Ores
	My commission expires 3-22	23
		***************************************
STATE OF OREGON: COUNTY OF KLAMA	ATU.	
Filed for record at request of	Aspen Title Co the at 2:23 o'clock P M and duly records	
of Feb. A D 10 03	Aspen Title Co	5.1
A.D., 19 <u>93</u>	at 2:23 o'clock P M. and duly records	day
OIMo	Aspen Title Co the at2:23 o'clock P_M., and duly recorder tgages on Page2720	u iii voi. <u>M93</u> ,

By Dauline Muslinde

County Clerk

Evelyn Biehn