影響 TRUST DEED. ASPEN 01039698

			9							

STEVENS-NESS LAW PUBLISHING

9402 338 APR 2 PH 3 26 THIS TRUST DEED, made this 31st day of March 19.93 between Larry D. Cheyne, III and Diane J Cheyne, husband and wife with full rights of survivorship ... as Grantor.

TRUST DEED

Aspen Title & Escrow, Inc., as Trustee, and 그 아파 아파 아파 Gerald R. Romine and Paolla X. Romine, husband and wife with full rights of Unit. ., as Beneficiary, survivorship 1 30 W 1 4.61

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 15, Block 41, Hot Springs Addition to the City of Klamath Falls, State of Oregon, Excepting Therefrom the Southeasterly 1 foot thereof.

Code 1 Map 3809-28CD-TL 9700

-Oregon Trust Deed Series

FORM No. SET-

THIS TRUST DEED IS BEING RECORDED JUNIOR AND SUBORDINATE TO A TRUST DEED IN FAVOR OF KLAMATH PUBLIC EMPLOYEES FEDERAL CREDIT UNION

together with all and singular the tenements, leceditaments 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 connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum -Fifteen Thousand Six Hundred Twenty Five and NO/100-----of .

at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To complete or restore promptly and in good and habitable condition and repair; not to remove or demolish any building or improvement thereon, not to commit or permit any waste of the property.
To complete or restore promptly and in good and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereor.
To comply with all laws, ordinances, regulations, covenants, conditions and restrictions altecting the property; if the beneficiary requires and to pay for line searches made by tiling officers or searching agencies as may be deemed desirable by the teneficiary.
A por provide and continuously maintain insurance on the buildings now or hereafter erected on the property against loss or damage by lire and such other hazards as the beneficiary may from time to time require, in an anount not less than \$1111. Ull or my policy of insurance on wor hereafter insurance shall be delivered to the beneficiary any policy of insurance on wor hereafter loaced on the building, the beneficiary may form time to time require, in an anount not less than \$1111. Or any policy of insurance shall be addition of beliar and such other hazards as the beneficiary may from time to other insurance shall be building, the beneficiary may form any policy of insurance hall be addition of the banditicar, the beneficiary may form of no densities of insurance shall be addition of social shall be addition and public of insurance shall be addition of a social shall be addition of procure any such insurance public of iters abound social shall be addition and public of insurance shall be addition of beneficiary t

It is mutually agreed that: It is mutually agreed that: 8. In the overnt that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the truste hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized 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 696.505 to 696.585.

TRUST DEED	STATE OF OREGON,
	I certify that the within instru- ment was received for record on the
Grantor	day of, 19, 19, at, oclock, M., and recorded in book/reel/volume No on
Lead and I introduce of the set o	RECORDER'S USE ment/microfilm/reception No
After Recording Return to (Name, Address, Zip):	Witness my hand and seal of County affixed.
ASPEN TITLE & ESCROW, INC	NAME TITLE ByDeputy

1. 1. 1 S

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

0

1.5 6.5

TO

Č,

and that the grantor will warrant and torever 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 invites to the benefit of and binds all parties hereto, their heirs, ledstees, devises, administration.

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, resonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract cured hereby, whether or not named as a beneficiary herein. Secure aneresy, whether or nor harned as a Denencourry nerein. 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 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 lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required If compliance

Influence: Delete, by lining out, whichever warranty (a) or (b) is defined in the sensitive of the baneficiation (a) or (b) is	fary NO. P
	LARRY D. CHEY
his purpose use for and Regulation by making	DIANE J. CHEY
the for is not required, discovered at , or 7, or equivalent,	DIANE J. CHEY
STATE OF OPPOOR	
This instrument was polynomial	KLAMATH

This instrument we	E. III AND DIANE J. CHEYNE as acknowledged before me on	MARCH @ 19.93
as	inclused before me on	
	111.	7
	alle	Jansa
	My commission expires	Notary Public for Oregon

for Oregon

N

day

REQUEST FOR FULL RECONVEYANCE (To be used only who obligations ! STATE OF OREGON: COUNTY OF KLAMATH: Trustee SS Filed for record at request of 17

	-		An	- 1 1 3 -	57 (PH 2) 98 (P) - F	والرائية فتراكر أست	1				100	466 殿筆 经一人	지 이 이야지 않는 것 같	김 의사 사람이 있다.	1		ar an		- とうち とうもう
				L L (^	· · · · A ·	n	N 2.5 / 🗛	🛋 1 da de 1997 - 1			o'clock	クローナ 通り合われる		1896 D 2 11	1.20 C 1. 1. 1. 1.		te de las distas		
12.1	にんりょうの		1	the second se	<u> </u>	D. I.	u	- 415 £ 2669					문 방안 나서 나라운 것	ADR: 1824	도가 많다. 같다.	- 1 i i i	0 - E 1974 -	しい あしらる	とうしんか しい
	. 7	111125	S	17 A H M.L.			1	Jar				and the other designs of the local division of the local divisiono			· · · · ·	2.1	 Math. A. C. 	^	
1.1	1.12.1.2.1.				* 11	计计算机 氟化		uii				1 N N N N N N N N N N N N N N N N N N N					5 - F - C - G - G - C -	7-1-1	
5.5	311 1-25.1	いい うみいてい	- A £ 10 1604	- 20 C - 20 A	- nt		21分かり 後	1941 - A.			OCIOCH					- <u>-</u>		ena -	1 A 2 1 A 2 2 4 1
2 4 1			- 19 (19 (19 (19 (19 (19 (19 (19 (19 (19	やうかしんい			1000 2	しんき オキレンオー		2 41 1 1			M				_		21 F A
1.00	- 12 C C C C C	化硫酸盐 建石酸盐		66 (CCC) -		and the second se		(3) Fig. (1) (2) (20)	Mass		べっち ひょうしょうがく		· · · · · · · · · · · · · · · · · · ·		ronad.				and the second se
S. 2	一般 法驾驶员	e i Selecci	1.0	the speech is a		Sec. 1. 6 4 1			TRULL	VACAC	• • • • • • • • • • • • • • • • • • •		10 I I I I I I I I I I I I I I I I I I I		come	n an	14-1	MOS	2 State Street
	いきがないい	l di comenciatori	1317 S.M. 1 4	() in 1997.	1.10		$1 \le 20 \le R$					The The	ge <u>6</u>				YUL.	117	
7778			5.00	はんちょうかん	おいごうつんり	S	81800 1 10		1.118	1				/#7	en al la servicio de	1. 1. 1. 1. 1			
	1. A . A . A . A . A . A . A . A . A . A			a de la cale	가 이 옷을 가지 못했다.	6 H H H 1 1	10 A A	en se anat	NY COMPANY	€ ビニカルがは .	2000 March 100				antisen de Chille	- S			_
~		- AND	5 (100)			10000												2 - A C - C - C -	1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A 1 A
222.	e si i suisi	· • • •			2. 12. 21. 21. 21. 21. 21. 21. 21. 21. 2	Sec. 1. 1	1. S. J. 1. 11	승규는 감독을 가지?	1	E. 24 (1978) [1]	 	70 1	373 J 1 1 1 1	べいかい きゅう				34 - 28 C - 1	1.1.1.1
- 07 BU		Carrielana (De		- 10 - 10 - 10 - 10 - 10 - 10 - 10 - 10	き SP - 12 (147)	6	6 6 9 8 9	(4) (4) (5) (5)	13 S S S 10 C 1	 1.1.2.2.2.1.1 		ETAU.	710hh				16 I. R. K	1.1 20 20 10 10	
2.1.1.	S. S. S. M.S.	and the set	91346 20.	그런 김 씨가 안했다.		5	evsat 5	122.146 6 4 1.5					- ACINI					2 C	- 10 A.
1.55	A				1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	Section 1	N 1955 S 28		·		E1 B		Sendial Constants in Se		vuniv i	lori	● ごんし そう		