7388	TRUST DEED	Vol.mgy Page 7515
THIS TRUST DEED, made this 9th	aay or	, 19. 94., betwee
	husband & wife	as Granto
Aspen Title & Escrow, Inc.		DO Tructas on
URULLI E. RUILEL A. I. C.	િલ્લાન કુંગ નહીં કરાયક ફેલક્ટ નાહે કે જેવા સહિલ - દાવાન મુદ્દારા, દુવવાની ભાવત્વાદાવા સહિદ ફુલ્સ - ઉન્	gravita from No. (1971) to the first of the SE of the first through the constitution of the
		ફિંગ કર્યા પુત્ર કરા જ લાક કે જેવા કરે કરાફુટ કાર્યા કા <mark>લ્પ્રોક્ષ</mark> પ્રકાર કરાફ કરાફ છે.
Grantor irrevocably grants, bargains, sells a Klamath County, Oregon, do	nd conveys to trustee i	n trust, with power of sale, the property i
	winter and anti-control of the high states and	
දුන් වෙන්න විය විය විය විය විය වේ මෙන්න් විය වේ වෙන්න මෙන්න මෙන්න වූ වෙන්න විය වෙන්න වෙන්නේ විය වේ විය වේ වැඩි වේ වේට සිට වෙන්නේ වෙන්නේ වෙන්නේ සම්බන්ධ සිට වේ විය ව		
Lots 8 and 9, Block 5, FIRST ADDI the County of Klamath, State of C		HEIGHTS, in
CODE 58 MAP 3714-3DC TL 100 CODE 58 MAP 3714-3DB TL 4200		
	e nameraja ji ng pagasi si	and the second of the second o
ogether with all and singular the tenements, hereditaments	and appurtenances and all	other rights thereunto belonging or in anywise no
or hereafter appertaining, and the rents, issues and profits in property.		
FOR THE PURPOSE OF SECURING PERFORM Twenty Three Thousand and No/100-	ि विश्वविकास	
	Dollars, with inte	rest thereon according to the terms of a promissor
ot sooner paid, to be due and payable March 19	, rs. 2009	The state of the s
The date of maturity of the debt secured by this insecomes due and payable. In the event the within describold, conveyed, assigned or alienated by the grantor without	ed property, or any part th	hereof, or any interest therein is sold, agreed to I
et the beneficiary's option, all obligations secured by this is secone immediately due and payable.	istrument, irrespective of th	e maturity dates expressed therein, or herein, sha
To protect the security of this trust deed, grantor age 1. To protect, preserve and maintain the property i	ees: n good condition and repai	r: not to remove or demolish any building or in
rovement thereon; not to commit or permit any waste of t 2. To complete or restore promptly and in good and	he property. habitable condition any bu	to the contract of the contrac
amaged or destroyed thereon, and pay when due all costs 3. To comply with all laws, ordinances, regulations, or	covenants, conditions and re	estrictions affecting the property; if the beneficia
o requests, to join in executing such tinancing statements o pay for tiling same in the proper public office or office: gencies as may be deemed desirable by the beneficiary.	pursuant to the Uniform C s, as well as the cost of all	ommercial Code as the beneficiary may require ar lien searches made by filing officers or searchi
4. To provide and continuously maintain insurance amage by lire and such other hazards as the beneficiary:	on the buildings now or	hereafter erected on the property against loss wife in an amount not less than \$ 1050078016
vritten in companies acceptable to the beneficiary, with Ic iciary as soon as insured; if the grantor shall fail for any re	iss payable to the latter; all	policies of insurance shall be delivered to the ben-
t least fifteen days prior to the expiration of any policy oure the same at grantor's expense. The amount collected u	t insurance now or hereafte	r placed on the buildings, the beneficiary may pr
ny indebtedness secured hereby and in such order as beneti r any part thereof, may be released to grantor. Such appli	ciary may determine, or at o	option of beneficiary the entire amount so collecte
nder or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lien	s and to pay all taxes, ass	essments and other charges that may be levied
ssessed upon or against the property before any part of a romptly deliver receipts therefor to beneficiary; should the	ne grantor fail to make pays	ment of any taxes, assessments, insurance premium
ens or other charges payable by grantor, either by direct panent, beneficiary may, at its option, make payment there	of, and the amount so pa	ld, with interest at the rate set forth in the no
ecured hereby, together with the obligations described in the debt secured by this trust deed, without waiver of any reliable to the property hereinholds described the property hereinholds described the property that the property has been described to the property that the property has been described to the property that the property has been described to the property that the property has been described to the property that the property has been described to the property that the property has been described to the property that the property has been described to the property that the property has been described to the property that the property has been described to the property that the property that the property has been described to the property that the property has been described to the property that the property has been described to the property that the p	ights arising from breach of	any of the covenants hereof and for such paymen
ith interest as aforesaid, the property hereinbefore descri ound for the payment of the obligation herein described, nd the nonpayment thereol shall, at the option of the ben	and all such payments sha	ill be immediately due and payable without notice
ble and constitute a breach of this trust deed.  6. To pay all costs, fees and expenses of this trust is		
rustee incurred in connection with or in entorcing this ob 7. To appear in and defend any action or proceeding	ligation and trustee's and a	ttorney's lees actually incurred.
nd in any suit, action or proceeding in which the benefici- o pay all costs and expenses, including evidence of title an	ary or trustee may appear,	including any suit for the foreclosure of this dee
mentioned in this paragraph 7 in all cases shall be fixed by the trial court, grantor further agrees to pay such sum as ti		
rney's fees on such appeal.  It is mutually agreed that:		
<ol> <li>In the event that any portion or all of the proper ciary shall have the right, if it so elects, to require that</li> </ol>	rty shall be taken under the all or any portion of the	ne right of eminent domain or condemnation, ber monies payable as compensation for such takin
OTE: The Trust Deed Act provides that the trustee hereunder m ust company or savings and loan association authorized to do b		
zed to insure title to real property of this state, its subsidiaries,		
हेक राज्य भवा दे हो हैव. जारे पर क्षेत्र दे सक क्षेत्र सकेंद्रेश है जन्म ।	es que fre carres per qui estrane s	STATE OF OREGON
the two and of the state of the parameters of the control of the c	to all excessive seasons on the seasons for	
and the first seek was a property to the seek of the s	The state of the s	County of
er project of the second of the contract of th	The secretary of the property of the control of the	
्रां पर प्रकार । का प्रदूष क्षेत्रक विभागित प्रकृति का स्वीतीय क्षेत्रक के इंग्रह के इतिहास का विभागित है। प्र	Dereck kapaten ergine, kara Dija. Kapaten herioa kara kara kara bara	day of19
grande and the second		ato'clockM., and recorde in book/reel/volume No
	RECORDER'S USE	rate de la proposición de la facilitativa dela facilitativa de la facilitativa de la facilitativa dela facilitativa de
Straight Anna Canada (an anna Canada (an an a	า ประวัตรกุลมี ซึ่งกับโรกสรม (การคับ กระจาก มองสารแกร การกระบาย	ment/microfilm/reception No
	u nathala kataan ka marka baratu. Markana marka kataan ka marka baratu.	
Her Recording Return to (Name, Address, Zip)s 100045 10004 10004 10004 10004	e di Kandrangan, Tri	County affixed.
Renow : With a Chillenness Translation of the life	e dan ser e a debardo propia de desenda se a	AND THE STATE OF T
Klamath Falls, OR 97601	न्द्राच्यात्त्रम् स्वतः द्वारा ॥ १ दिन्द्राच्यात्त्रम् अस्ति। चित्रा	By Denut

By Warline

Mulender

FEE

\$15.00

THE TOWER LOSS ONE THE THE THE PROPERTY OFFI