	erles – TRUST DEED (Assignment Re	stricted).	
E #02041638		TRUST DEED VUI	м94 Раде 18551 ₩
82692 THIS TRUST DI	ZED, made this will 10th WILLIAM R. ADDING	r day of June TON and MARLENE T. ADDI	1994 , between NGTON, husband and wife as Grantor,
SPEN TITLE & ESCI	ROW, INC. BOYD YADEN, Succe	essor Conservator of the	CONSERVATORSHIP OF SHIRLENE
		WITH EDUCATION TO TRUSTEE in tru	st, with power of sale, the property in
Klamath	Odding) O. To	PARK, in the County of	
工事 医中间 鐵抹 医香酸钠银银铁酸钠医亚甲酸	State of Oregon.		
A ROTAL PURE	S. CAANG W. COOLEGAT Mab 320	9-10DA Tax Lot 1300	rights thereunto belonging or in anywise now
or velegitet apport		and a soch edgement of gr	rights thereunto belonging or in anywise now ereafter attached to or used in connection with antor herein contained and payment of the sum thereon according to the terms of a promissory all payment of principal and interest hereof, if
	The beneficiary of	order and made by grainer, the	
not sooner paid, to be due The date of matur	ity of the debt secured by t	his instrument is the date, stated to agree to, attempt to, or actually sell,	convey, on which the final installment of the not- convey, or assign all (or any part) of the prop- sent or approval of the beneficiary, then, at the rity dates expressed therein, or herein, shall be ment** does not constitute a sale, conveyance of
assignment.  To protect the sect  1. To protect, pre-	urity of this trust deed, grant serve and maintain the prop o commit or permit any was	or agrees: setty in good condition and repair; i te of the property:	not to remove or demolish any building or imine or improvement which may be constructed
damaged or destroyed the 3. To comply with	ereon, and pay when due all all laws, ordinances, regular equiting such financing states	costs incurred theretor. tions, covenants, conditions and restr ments pursuant to the Uniform Com ments pursuant to the Cost of all lie	ictions affecting the property; it the believed mercial Code as the beneficiary may require an in searches made by filing officers or searchin
agencies as may be deen 4. To provide an damage by fire and such	med desirable by the benefici d continuously maintain in h other hazards as the beneficiary,	ary, surance on the buildings now or he surance on the buildings now or he siciary may from time to time require with loss payable to the latter; all power such insur-	reafter erected on the property against e, in an amount not less than \$ blicies of insurance shall be delivered to the beneficiar ance and to deliver the policies to the beneficiar
at least fifteen days pric cure the same at granto	or to the expiration of any p r's expense. The amount coll describe and in such order as	ected under any lite or other insura beneficiary may determine, or at op-	nce policy may be applied by beneficiary tion of beneficiary the entire amount so collecte e or waive any default or notice of default her
under or invalidate any 5. To keep the I assessed upon or agains	act done pursuant to such no property free from construct it the property before any put the therefor to beneficiary; sl	notice.  ion liens and to pay all taxes, assession liens and to pay all taxes, assessments and of the payment o	sments and other charges that may be the charges become past due or delinquent as the charges become past due or delinquent as the first of the charge premium of the charge with funds with which to make such pasticiary with funds with which the charges that may be compared to the charges that
ment, beneficiary may, secured hereby, togethe	at its option, make payme r with the obligations descri-	ont thereot, and the ibed in paragraphs 6 and 7 of this tr of any rights arising from breach of a	ust deed, shall be added to and become upon of the covenants hereof and for such paymen shall be bound to the same extent that they is shall be bound to the same extent that they is shall be bound to the same extent that they is shall be bound to the same extent that they is the same of the sa
bound for the payment and the nonpayment the able and constitute a b	t of the obligation herein de hereof shall, at the option of hereach of this trust deed.	the beneficiary, render all sums sections the sense of title seasons trust including the cost of title seasons and at	rch as well as the other costs and expenses of torney's fees actually incurred.
trustee incurred in con 7. To appear in	and defend any action or pr	beneficiary or frustee may appear,	including any suit for the foreclosure of they's attorney's fees; the amount of attorney's
the trial court, grantor torney's fees on such a It is mutually a	further agrees to pay such speal. greed that:	the property shall be taken under the	e right of eminent domain or condemnation, be
NOTE: The Trust Deed Ac	of provides that the trustee hereun lation authorized to do business u	ider must be either an attorney, who is an a undar the laws of Oregon or the United State the United States or any agency there	ctive member of the Oregon State bat, a balls, coincided in insure title to said a title insurance company authorized to insure title to so of the first of the f
*WARNING: 12 USC 17	Oij-3 regulates and may prohibit	exercise of this opicum. S the Issue of obtaining beneficiary's conse	nt in complete detail.
and was behaviorally to the control of the control	PRIST DEED	or interior from services become so in the in another prescription in the bunch of is but the first services in the bunch of the is but the first services in the bunch of the interior from the first services in the bunch of the interior from the first services in the bunch of the interior from the first services in the bunch of the interior from the bunch of the int	
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After Recording Ketum to	& ESCROW, INC.	res quenta la la granega roca do ser a de	County attixed.

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which are in access of the amount required to pay all reasonable costs, expenses and attorney's tess mecasuarily paid on incurred by fearing with the first and appellant be paid to beneficiary and applied by it list upon any reasonable costs and expenses and attorney's fearing in the first and appellant be paid to beneficiary and applied by it lists upon any reasonable costs and expenses and attorney's fearing in the first and appellant appellant and the property is and frantor agines, at the incurred by beneficiary in such proceedings, and the balance applied upon the indebted ness secured hereby; and frantor agines, at the incurred by beneficiary in such proceedings, and the balance applied upon the indebted ness secured hereby; and frantor agines, at the indebted and presentation of this dead and the indebted and the control of the property is an applied to the property; (b) join and presentation of this dead and the indebtedness, trustee in case of the indebtedness, trustee in the control of the property. The grantee in at allecting fain deed or the line or change thereof; (d) legally entitled thereto, and the recitals therein of any matters or tacts shall be conclusive proof the statement of the property. The grantee in an allecting the described as the "person or persons to be appointed by a court, and without regard to the appointed by a court, and without regard to the appointed by a court, and without regard to the appointed by a court, and without regard to the appointed by a court, and without regard to the appointed by a court, and without regard to the property. The collection is the rest, and and provided the property of any part thereof, in its own names use or otherwhere the indebtedness hereby activeny's less upon any part thereof, in its own names use or otherwhere the indebtedness hereby activeny's less upon any other interests and and provided and papella and provided and papella and the property of the collection, including reasonable property, the collection and the property of the propert

and that the grantor will warrant and torever detend 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, tamily 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, incres 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it 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.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) not applicable; if warranty (a) is applicable and the beneficiary is a as such word is defined in the Truth-in-Lending Act and Regulation beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stevens-Ness Form No. 1319, or equif compliance with the Act is not required, disregard this notice.	regulier n. Z. the markene T. ADDINGTON Addington wivelens.
by WILLIAM R. ADDING	cknowledged before me on June 13 1994 TON and MARLENE T ADDITION
This instrument was ac	cknowledged before me on
OFFICIAL SEAL. SANDRA S. CRANE NOTARY PUBLIC - OREGON COMMISSION NO. 025921 MY COMMISSION EXPIRES JULY 07, 1997	Notary Public for Oregon
	imy commission expiresJUIY_/, 199/
STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of Aspen Tit of June A D 10 94 A 2440	<u>le:Co</u> the 13th
of Mortga	ges on Page 18551
FEE \$15.00  In an including the free Specific Sections, this increase had represented by the section of the sec	Evelyn Biehn - County Clerk By Suurs / Mulenslove