	e processor en	TRUST DEED	Vol. may Fa	_{06:} 6117 @
AND THE PARTY	T DEED, made this 22nd	day of Febru	•	
BRUCE E. BI	RINK and HELEN G. WOLTI	<u> </u>		
ACDEN BIRT	E C ECCDOU TNC			, as Grantor,
GLENN and 1	E & ESCROW, INC. RUTH WOOLHISER, TRUSTER	ES OF THE WOOLHISE	R FAMILY TRUST	, as I rustee, and
		***************************************	***************************************	, as Beneficiary,
		WITNESSETH:		
Grantor irrev	ocably grants, bargains, sells c	and conveys to trustee	in trust, with power of s	ale, the property in
		annual contract of the second contract of the		
	ck 4, FIRST ADDITION TO	O THE CITY OF KLAM	ATH FALLS, in the	County
of Klamath	, State of Oregon.			
Code 1 Map	3809-29CD Tax Lot 8900	0		
		1	ather sithin therewale below	died or in courries now
together with all and si or hereatter appertainit	ngular the tenements, hereditament ng, and the rents, issues and profits	s and appurtenances and all thereof and all fixtures now	or hereafter attached to or	used in connection with
the property. FOR THE PUR	POSE OF SECURING PERFORE	MANCE of each agreement	of grantor herein contained s	and payment of the sum
of TWENTY FIV	E THOUSAND and NO/100 \cdot			
note of even data hare	-(\$25,000.00)	ier and made by grantor, t	erest thereon according to the he tinal payment of principa	l and interest hereof, if
not sooner naid, to be d	tue and payable February 27 turity of the debt secured by this is	×2003	. /	
transmin due and marral	him Should the deaptor either adeas	s to attempt to or actually	sell, convey, or assign all to	r any part) of the prop-
	t) of grantor's interest in it withou all obligations secured by this instr	winnent irrespective of the	matiirisu datak expseksed TDB	mein, or nerein, snau De-
come immediately due assignment.	and payable. The execution by gra	antor of an earnest money a	greement** does not constitu	re a sale, conveyance of
1. To protect, pr	ecurity of this trust deed, grantor ag reserve and maintain the property	in good condition and repa	dr; not to remove or demoli	ish any building or im-
provement thereon; not 2. To complete of	t to commit or permit any waste of or restore promptly and in good and	the property. d habitable condition any l		
damaged or destroyed t	thereon, and pay when due all costs	incurred therefor.	estrictions affecting the pro-	perty; if the beneficiary
on comments to inin in a	executing such financing statements in the proper public office or office	a pursuant to the Uniform (Commercial Code as the bene	ficiary may require and
agencies as may be dee	med desirable by the beneficiary.	on on the buildings now o	r herester erected on the	roperty against loss or
domade by fire and en	ch other hazards as the beneficiary acceptable to the beneficiary, with	may from time to time re	nuire, in an amount not less	than \$ thousanter,
Liniago na sanaa na imperes	ed; if the grantor shall fail for any r ior to the expiration of any policy	eason to procure any such it	isurance and to deliver the Di	Micies to the beneficiary
area the come at deapte	or's expense. The amount collected and hereby and in such order as bene-	under any tire or other in	urance policy may be appli	ed by beneticiary upon
or any part thereof, ma	ay be released to grantor. Such app	lication or release shall not	cure or waive any default of	notice of default here-
E T- 1 4h-	y act done pursuant to such notice. property free from construction lies at the property before any part of	ere and to nov all taxes a	sessments and other charges	that may be levied or
dalissa escaie	ots the property before any pair of ots therefor to beneficiary; should bayable by grantor, either by direct	the brantor tail to make pay	ment of any taxes, assessmet	nts. insurance premiums.
banalisiness many	at its antion make neument the	reof and the amount so m	nid, with interest at the fat	e ser torth in the note
the daht secured by the	er with the obligations described in is trust deed, without waiver of any	rights arising from breach o	f any of the covenants hereof	and for such payments,
to a distribution	aid, the property hereinbefore described to the obligation herein described	i and all such navments si	all be immediately due and	pavable without notice.
-bl- and constitute a b	hereof shall, at the option of the be breach of this trust deed.			
duraday improved in non	sts, lees and expenses of this trust mection with or in enforcing this o	hlidation and trustee's and	attorney's tees actually incui	rred.
7. To appear in	and defend any action or proceeding	ng purporting to attect the	security rights or powers of including any suit for the .	t beneticiary or trustee; foreclosure of this deed.
to pay all costs and exp	penses, including evidence of title a	and the beneticiary's or tru by the trial court and in th	stee's attorney's tees; the an e event of an appeal from an	nount of attorney's tees v judément or decree of
the trial court, grantor torney's fees on such a	further agrees to pay such sum as	the appellate court shall as	judge reasonable as the bene	eficiary's or trustee's at-
It is mutually ag	greed that:	perty shall be taken under	the right of eminent domain	or condemnation, bene-
ficiary shall have the	right, if it so elects, to require the	at all or any portion of the	monies payable as comper	isation for such taking,
ar applicate and long appeals	provides that the trustee hereunder must ation authorized to do business under the	laws of Oregon or the United Sta	tes, a litte insurance company aut	nonzed to insure title to real
property of this state, its sub	sidiaries, affiliates, agents or branches, the 1j-3 regulates and may prohibit exercise (e United States or any agency the	reof, can escrow agent licensed u	nder ORS 696.505 to 696.585.
**The publisher suggests	that such an agreement address the issue	e of obtaining beneficiar 'cons	e ,,, complete detail.	
			STATE OF OREGO	א.)
				/
Ti	RUST DEED		6	ss.
TI	RUST DEED		County of	}ss.
71	RUST DEED		I certify the	ss.
TI	RUST DEED		I certify the ment was received day of	at the within instru- for record on the
TI	RUST DEED	SPACE RESERVED	I certify the ment was received day of	at the within instru- for record on the 19
TI		SPACE RESERVED FOR RECORDER'S USE	I certify the ment was received day of	at the within instru- for record on the
TI		FOR	I certify the ment was received day of	at the within instru- for record on the for record on the for record on on for as fee/file/instru- for the within instru-
		FOR	I certify the ment was received day of	at the within instru- for record on the for many 19, M., and recorded on on or as fee/file/instru- ception No, of said County.
	Granter	FOR	I certify the ment was received day of	at the within instru- for record on the for record on the for record on on for as fee/file/instru- for the within instru-

By, Deputy

which are in scoss of the amount required to pay all reasonable costs argeness and attorney's fees necessarily paid or incurred by frants in the trial and appelled to prid it is soon any reasonable costs and expenses and attorney's fees, both in the trial and appelled course, necessarily paid or incurred by first one may reasonable costs and expenses and attorney's fees, both in the trial and appelled course, necessarily paid or incurred by first one may reasonable costs and expenses and attorney's fees, both in the trial and appelled course in the trial and appelled course in the control of the property of the pro

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:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The grantor is personal, family or household purposes (see Important Notice below),

(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, inures 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 personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns, The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns, The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns, The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, and assigns and

WPORTANT NOTICE: Delets, by lining out, whichever warranty (a) or (b) is applicable; if warranty (a) is applicable and the beneficiary is a creditor such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the such word is defined in the Truth-in-landing Act and Regulation Z, the Such word is defined in the Truth-in-landing Act and Regulation Z, the Such word is defined in the Truth-in-landing Act and Regulation Z, the Such Word A	nade, assumed and implied to make the provisions hereof approved	I this instrument the day and year first above without
APORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is applicable, if warranty (a) is applicable and the beneficiary is a creditor such word is defined in the Truth-in-tending Act and Regulation by making required HELING. WOLTER words a defined in the Truth-in-tending Act and Regulation by making required HELING. WOLTER words a deficient MUST camply with the Act and Regulation by making required HELING. WOLTER words are transferred this notice. STATE OF OREGON, County of Klamath services and the property of this instrument was acknowledged before me on February 3-5 1996. This instrument was acknowledged before me on February 3-5 1996. Bruce E. Brink and Helen G. Wolter 7. P 19 7.	IN WITNESS WHEREOF, the grantor has executed	0 - R:
APORTANT NOTICE: Delate, by lining out, whichever warranty (a) or (b) is applicable; if warranty (a) is applicable and the beneficiary is a creditor such word is defined in the Truth-in-Lending Act and Regulation Z, the such word is defined in the Truth-in-Lending Act and Regulation Z, the such word is defined in the Truth-in-Lending Act and Regulation by making required helicity MUST comply with the Act and Regulation by making required closures; for this purpose use Stevens-Ness form No. 1319, or equivalent. closures; for this purpose use Stevens-Ness form No. 1319, or equivalent. Closures; for this purpose use Stevens-Ness form No. 1319, or equivalent. Closures; for this purpose use Stevens-Ness form No. 1319, or equivalent. Closures; for this purpose use Stevens-Ness form No. 1319, or equivalent. Compliance with the Act is not required, disregard this notice. STATE OF OREGON: COUNTY OF KLAMATH: SS. BRUCE E. BRINK HELLN G. WOLTER HELLN G		Drive E. Drive
replicable; in the Truth-in-Lending Act and Regulation 2, the such word is defined in the Truth-in-Lending Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by a required heficiary MUST comply with the Act and Regulation by a required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required heficiary MUST comply with the Act and Regulation by making required his notice. STATE OF OREGON: COUNTY OF KLAMATH: Ss.		TO THE POTNE
such word is defined in the Trum-in-strong with the Act and Regulation by making required HELEN G. WOLLEN	IMPORTANT NOTICE: Delete, by lining out, which the beneficiary is a creditor	O'Lelen & Wolfer
OFFICIAL SEAL MARLENE T. ADDINGTON MOTARY PUBLIC: ORGON MOTARY	and word is continued to the same and the sa	HELEN G. WOLTER
STATE OF OREGON, County of Klamatii STATE OF OREGON, County of Klamatii This instrument was acknowledged before me on Bruce E. Brink and Helen G. Wolter This instrument was acknowledged before me on D. P. 19, by	eneficiary MUST comply with the series of th	
This instrument was acknowledged before me on by	f compliance with the Act is not required, disregard this notice.	Klamath ss. 7-5- 1096
This instrument was acknowledged before me on by	STATE UP OREGON, County	edged before me on February 5, 1995,
This instrument was acknowledged before me on by	Bruce E. Brink and H	elen G. Wolter
Deficial Seal Warlene Addington MARKENE T. ADDINGTON NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGN NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON NOTARY PUBLIC -	This instrument was acknowledge	ledged before me on
OFFICIAL SEAL MARKENE T. ADDINGTON NOTARY PUBLIC - OREGON REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SS.	hv.	
OFFICIAL SEAL MARLENE T. ADDINGTON NOTARY PUBLIC - OREGON ODEMISSION NO. 022238 ANY COMMISSION EXAMES MAR. 27, 1997 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SS.	AS	
OFFICIAL SEAL MARLENE T. ADDINGTON NOTARY PUBLIC - OREGON NOTARY PUBLIC - OREGON ORMASSION NO. 022238 ANY COMMISSION SAME 27, 1997 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SS.		(1)
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SS.	OFFICIAL SEAL	Jolan Addinator
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SS.	MARLENE T. ADDINGTON	Notaty Public for Oregon
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SS.	W NEWS AND AND DEED ON NO. 022230	My commission expires December 19 1996 5-22-97
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: SS.	WY COMMISSION OF MARCS MARCAL 1944	ma N. P.
STATE OF OREGON: COUNTY OF KLAMATH: ss.	and the state of t	used only when obligations have been paid.)
STATE OF OREGON: COUNTY OF KLAMATH: ss.	REQUEST FOR FULL RECONVEYANCE TO DE	Assert Assert Control of the Control
the 5th da	THE OF OREGON: COUNTY OF KLAMATH: SS.	
	STATE OF OREGON. COOR.	theth

RI	QUEST FOR FULL RECONVEYANCE (To be u	sed only when obligations have been paid.	
STATE OF OREGON: COU	NTY OF KLAMATH: ss.		day
e ot roomast of	Aspen TitleA.D., 19 96_ at 3:45	o'clock P M., and duly recorded in Vol. M96 on Page 6117 Bernetha G. Letsch, County Clerk	,
FEE \$15.00	A CONTRACT OF THE STATE OF THE	By Client 7000	_