NC .	Decd Series - TRUST DEED (Assign)	8	EXPERIMENT WHA STEVENS WE	S LAW PURILISHING CO PORTLAND CA STRIM
16 863	MYC 276A	TRUST DEED	Vol. m96 P	11:157 0
THIS TRUST	DEED, maide this 1	9th day of	VUI 11110 P	sde
Joseph McK	ee and William	D. Walker	APELL	, 19.96 , between
Amerititle				as Genetar
TOD W	*************************************		**************************	or Tourses a most
IGR Mortga	ge Co.			************
Grantor icenso	cable danne to a	** ** * * * * * * * * * * * * * * * * *		
The W 1/2 of Tract Less & Excepting th	Cably grants, bargains, s 10, together with the N 1) c Easterly 100 feat of the	WITNESSETH: sells and conveys to trust on, described as: 2 of the vacated alley adjo W 1/2 of Lot 10, Gienger	ee in trust, with power of ining on the South of Gies	of sale, the property in
beneficiary harmless for	rom all alainer to the time	f monies and otherwise perfet l property, now or bereafter when any such payments or damages arising out of any li itional advances by Eeneficia	Derformances are part des	tgages, trust deeds, leases
footables with all and it	extend to any future or add	itional advances by Beneficia	ry, including interest thereo	ne property. The security
TAR MITTER TO			and activetien to	used in connection with

	and payable July 19	, 19 96	payment of princip	our and interest hereof, if
beneficiary's option*, all o come immediately due and assignment.	bligations secured by this in a payable. The execution by	nout tirst obtaining the writt istrument, irrespective of the grantor of an carnest money	an accurat	or any part) of the prop-
1. To protect, prese	rve and maintain the proper	agrees: ty in good condition and so-		
damaged or destroyed there 3. To comply with a	on, and pay when due all co Il laws, ordinances, regulation	and naprable condition any .ests incurred therefor, ests covenants, conditions and	building or improvement wh	ich may be constructed,
agencies as may be deemed	desirable by the beneficiary	ices, as well as the cost of a	Il lien searches made by fill	ing officers or searching
lamage by fire and such of vritten in companies accep- liciary as soon as instantial	ther hazards as the beneficial table to the beneficiary, with	ince on the buildings now o ry may from time to time re h loss payable to the latters of	r heresiter erected on the quire, in an amount not less	property against loss or than \$full ins value
oure the same at grantor's e any indebtedness secured her or any part thereol, may be under or invalidate any act	xpense. The amount collective to the collective to the collection of the collection	y of insurance now or hereaft d under any fire or other ins selicary may determine, or at plication or release shall not b.	er placed on the buildings, to urance policy may be appli- option of beneficiary the ent cure or waive any default or	oncies to the beneficiary he beneficiary may pro- ed by beneficiary upon ire amount so collected, inotice of default here.
ssessed upon or against the comptly deliver receipts the	property before any part of erefor to beneficiary; should	iens and to pay all taxes, as it such taxes, assessments and the drawtor fail to stake pay	sevements and other charges I other charges become past	that may be levied or due or delinquent and
ent, beneticiary may, at i	is option, make payment th	r payment or by providing be	eneticiary with funds with w	hich to make such pay-
e debt secured by this trus	t deed, without waiver of any	n paragraphs 6 and 7 of this	trust deed, shall be added to	and become a part of
and for the navenant	referribelore den	rights arising from breach of cribed, as well as the grantor d, and all such payments she eneticiary, render all sums se		and for such payments
6 To pay all and to	The state accu.		The state of the s	legiately due and pay.
of in any walk and	action or proceed	TR PUIDOTTING to allow the	The Letter Incult	ea.
antioned in this	" or Truth Chinesine Of Little !	Ind the beneficines's as seems	The same and same and the to	reciosure of this deed
e trial court, grantor furthe, rney's fees on such appeal. It is mutually advantable	r agrees to pay such sum as	by the trial court and in the the appellate court shall adju	event of an appeal from any idea reasonable as the benefit	judgment or decree of iciary's or trustee's at-
TE: The Trust Bood Let amudde	the state of the s	erty shall be taken under the tall or any portion of the	July 40 Compense	ttion for such taking.
sayings and loan association aut perty of this state, its subsidiaries (AFINING: 12 USC 1101-3	horized to do business under the same and th	de either an allorney, who is an ac laws of Oregon or the United Stales	tive member of the Gregor State E , a litle insurance company author	
TRUST		er anizoming beautility's constant	in complete detail. STATE OF OREGON	7.
				l ee
Joseph McKee Walker	and William D.		County of	the within incin.
Granta	r	CD4CF PP	ment was received f	10
IGR Mortgage	Company	SPACE RESERVED FOR	ato'clock	M. and conseded
P.O. BOX 6	9126	RECORDER'S USE	pageor n	ioon
PORTLAND, OF			ment/microfilm/resep	tion No
Lecarding Return to (Maine, Address			Record of	of said County
IGR Mortgage	Company		County affixed.	nand and seal of
P.O. BOX 6	9126			
PORTLAND, O	R 97201		NAME	TITLE
			Ru	

which are in excess of the amount required to pay all reasonable costs, expenses and attorray's fees necessarily paid or incurred by granton in such proceedingls, shall cours, assessing and applied by it if the upon any casenable costs and expenses and attorrey's fees, both in the trial and entry, and granton adjects, at its consisting and proceedingls, and the balance applied upon the proceedingly, and the balance applied upon the proceedingly and the proceedingly and granton adjects, at its consistency, request.

In sharing make compensation, promptly use property that the process of the property of the real process of the property of the real process of the property of the real process. A process of the property of the real process of the property of the real process. The real process of the property of the real process of the process of the property of the real process of the process of the property of the real process of the process of

and that the grantor will warrant and forever delend the same against all persons whomscever.

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

(a transported to the proceeds of the loan represented by the above described note and this trust deed are:

(a transported to the proceeds of the loan represented by the above described note and this trust deed are:

(a transported to the proceeds of the loan transported to the process of the process.

(b) for an organization, or (even if grantor is a netural person) are for business or commercial purposes.

(b) to an organization, or (even if grantor is a netural 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. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. The term benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. The term benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors. The trust deed, it is understood that the grantor, trustee and/or benefit are devisees, legated to the contract the binds are devisees, administrators, executors. The trust deed are:

In unstrument the devisees, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be if the context so requires, the singular shall be taken to mean and include the pl

*IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the assuch word is defined in the Truth-in-Lending Act and Regulation Equipment (a) the beneficiary MUSI comply with the Act and Regulation by making required beneficiary MUSI comply with the Act and Regulation by a cequivalent.	William D. Walker
disclosures; for this purpose use Stevens-tess disregard this notice.	Walthomah)ss.
disclosures; for this purpose use Stevens-Ness Form No. 131/30 disclosures; for this purpose use Stevens-Ness Form No. 131/30 disclosures; for this purpose use Stevens-Ness Form No. 131/30 STATE OF OREGON, County of STATE OF OREGON, County of STATE OF OREGON.	Inril 19
STATE OF ORDER	edged before me on horizon
This instrument was and w	rilliam D. Walker
by Joseph Heros	Multnomah ss. 1996, edged before me on April 19 1911 11 19 1996, Filliam D. Walker 19 1996, Indied before me on April 19 1996, Indied before me on April 1996,
This instrument was acknown	redged before me on Roll 19 1996 ledged before me on April 19 1996
*	
D)	
as	
Of	Appison M Lin
OFFICIAL SEAL ALLISON M LIPP ALLISON M LIPP COMMISSION NO. 050205 COMMISSION EXPIRES LIN 10, 2000	Allisom M. Lipo Notary Public for Oregon My commission expires Que 10, 2000
SOLDEN OF YLAMATH: SS.	
STATE OF OREGON: COUNTY OF KLAMATH: ss.	the 23rd day
AmeriTitle	e
Filed for record at request of	o'clockPM., and duly recorded in VolM96, on Page11357
of April A.D., 19 96 at 7.2.	o clock on Page11357
of Mortgages	Bernetha G. Letsch, County Clerk
	By Church Fusion
A1E 00	DJ
FEE \$15.00	•