It ust nem Vol May 19.95 between ASPEN THIS TROST DEED, made (Hit. 120ch day of May	FL RAM No. 581-1	and the second states	ent.
APPEN TITLE -: SECON IN:	N 80187 THIS TRUST DEED, made the	28zh	UST DEED Vol M96 Page 18920
Controls intervendby grants, largi into, solla and 'conveys to frasteen in frust, with power of sole, the property in KLAMATH COLLS, and the provide of the property in the Contry of Klamath, State of Oregon. Loc 24, Bloct 125, MLLS ADDITION TO THE CLTY OF KLAMATH FALLS, in the Contry of Klamath, State of Oregon. CODE 1-MAI:33)9-33AD TAI LOT 3600 spectra with a backborn to mean in a sequence of the second	HAROLD K. PIC	(RELL AND)	as Trustee, and <u>RCARET A. PICKRELL, HUSBAND AND WIFE</u> , 11p as Beneficiary,
In the County of Klamata, State of Oregón: CODE 4-MAI #319-33AD TAI LOT 3800 CODE 4-MAI #319-CODE 4-MAI #319-CODE 4-MAI #4100 CODE 4-MAI #319-CODE 4-MAI #319 CODE 4-MAI #319-CODE 4-MAI #4100 CODE 4-MAI #319-CODE 4-MAI #319 CODE 4-MAI #319-CODE 4-MAI #4100 CODE 4-MAI #410	Grantor irrevocably grants, larg KLAMATH County,	ins, sells and o Oregon, desc. i	onveys to trustee in trust, with power of sale, the property in red as:
<pre>spector with if and singular distances in the spectra spectra and all actuars and all actuars and all actuars and a spectra spectra between the spectra actual actual</pre>	in the Count;	of Klamath	, State of Oregon.
<pre>is near the sportaining, and the reach, isses and profile the is it and all initiate hole of obtained without on the sport of the</pre>			
(\$10, (00.00) TEX THOUSAN, AND NOTION CREATERS (1)	or hersaiter apportaining, and the rents, issues	and profits the: t	of and all fixtures now or neroalter attached to or used in connection with
rof score pair, to be due and psyche	of (\$10,000.00) TEN THOUSAN	AND NO/IUU	Dollars with interest thereon according to the terms of a promissory
 1. To protect, preserve and multiply is a property in (or domain and reparty in the removement which may be constructed, and or domain and the property in the property inter interi	t of sooner pair', to be due and payable	y 30, and by this instru	
<pre>stemp be deemed deminable by the 1 metricity. 4. To provide and continuously must in infinitions on the buildings may or himselite exceeded on the property definition of the section of the sectio</pre>	1. To protect, preserve and maint in t provement thereon; not to commit or permit 2. To complete or restore promply an clamaided or destroyed thereon, and pay ther. 3. To comply with all laws, ordina near the first provide the protection protection the profi	property in § 0 my waste of the p in good and hab fue all costs incu regulations, cov 3 is to transmitter must be to the must be must be to the must be must be must be to the must be must be must be must be to the must be must	or condition and repair; not to remove or demonstrative building or inte- operty. table condition any building or improvement which may be constructed, red therefor. ants, conditions and restrictions attecting the property; it the beneficiary ants, be Unitern Commercial Code as the beneficiary may require and
a. To keep the property lise for use and the induce. as if to pay all taxe, as essentiates and other charges that may be levied or assentiated upon or against the prior to be efficitly should the juntor lait to ranke payment of any taxes, assessments, instrumed become part due or delinquent and taxes into the payment of the prior to be efficitly should the juntor lait to ranke payment of any taxes, assessments and other charges payment, instrumed premiums, the payment of be efficitly should the juntor lait to ranke payment of the payment of the payment should be provided in pay tay the start of provided the covenants hereof and for such payment, beneficiary with the obligation in secticle in any tay. If a start and the to pay all taxes, assessments and the covenants hereof and to such payment, beneficiary is in the obligation in secticle any and at as the grant should be added to and become a part of the obligation is and to be added to any tay be levide or and payment is all takes in a start of the obligation. Here, the beneficiary is all as the grant should be added to and become part of the obligation is and tay the payment of the obligation is and the beneficiary. There all any tay the tay and the payment and tay the payment of the obligation is and tay the payment and the payment and the payment and the payment of the obligation. The is pay all costs and expenses of the traste including any still or the foreclosure of this deed, to pay all costs and expenses, including it wide to a solution with a still be payment and the provide by the start as all the payment and trasteve and the another start as another obligation. The is and tay and the payment is all the payment and trasteve and the another the tay and the payment and trasteve and trasteve as all the other costs and expenses of the traste including any still or the foreclosure of this deed, the pay all costs and expenses, including it wide to a start tay be added to any still actor in the payment and trast	igencies as may be deemed desirable by the b 4. To provide and continuously main clamade by firs and such other hazards is the vritten in companies acceptable to the lene licitary as soon as insured; if the grantor shall it least fifteen clays prior to the expiration of cure the same at grantor's expense. The unco- ing indebtedness secured hereby and in such of or any part thereof, tray be released to (ram)	meticiary. in insurance on is beneficiary may plary, with loss p iif for any reason any policy of intent t collected und an der as beneficiary (r. Such applicati	the buildings now or hereafter erected on the property against, loss of a trom time to time recuire, in an amount not less than \$InSUITADIE Val tyable to the latter; all policies of insurance shall be delivered to the benefit oprocure any such insurance and to deliver the policies to the beneficiary irance now or hereafter placed on the buildings, the beneficiary may pro- rany fire or other insurance policy may be applied by beneficiary up or any fire or other insurance of the beneficiary to could be applied by beneficiary
6. To pay all costs, fees and expenses if this first inclusing the Oost of this start is start in which the obstant expenses in the start is start in and defend any state or proceeding ruporting to allocit is security rights or powers of beneficiary or trustees; including any suit, action or proceeding in which it he beneficiary's or trustees and expenses, including any state or or trustees in this beneficiary's or trustees attend in this paragraph 7 in all cass is if if he beneficiary's or trustees attend to any state or any state or or trustees including any state or or trustees in the state of the trustee's attend to any state or any state or or trustees attend to any state of the s	under or invalidate any act done pursual to 5. To keep tho property free front con- inssessed upon of against the property before promptly deliver receipts therefor to ber effici- liens or other charges payable by grantor, eith ment, beneficiary may, at its option, make secured hereby, together with the obligation: the debt secured by this trust deed, will, ut v with interest as aloresaid, the property isree isound for the payment of the obligation her- und the nonpayment thereof shall, at the opti-	in notice. intraction liens in iny part of such iny, should the f in y direct payn ayment thereod. lescribed in para iver of any right before described, and in described, and	I to pay all taxes, as sessments and other charges that may be levied or faxes, assessments and other charges become past due or delinquent and antor fail to make payment of any taxes, assessments, insurance premiums, ent or by providing buneliciary with funds with which to make such pay- und the amount so puid, with interest at the rate set forth in the note traphs 6 and 7 of this trust deed, shall be added to and become a part of arising from breach of any of the covenants hereot and for such payments, as well as the grantor, shall be bound to the same extent that they are all such payments shall be immediately due and payable without notice,
B. In the event that any portion or all of the property that he any portion of the monies payable as compensation to such taking. iciary shall have the right, if it so elects, ic require that all as any portion of the monies payable as compensation for such taking. iOTE: The Tru: Deed Act provides that the twist a foreunder must 1 = either en attorney, who is an active member of the Oregon State Bar, a bank, instrument company cr sovings and loan association au torized to do busine a under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, i subcidiaries, af it also, agent or branches, the United States or any agency thereof, or an excreming it is to real property of this state, i subcidiaries, af it also, agent or branches, the United States or any agency thereof, or an excreming it is to real property of this state, i subcidiaries, af it also, agent or branches, the United States or any agency thereof, or an excreming it is to real property of this state, i subcidiaries, af it also, agent or branches, the United States or any agency thereof, or an excreming it is a subcidiaries. Insure if it is the oreit of property of this state, i subcidiaries, af it also, agent or branches, the United States or any agency thereof, or an excreming of the oreit of the orei	5. To pay all costs, fees and expanses inustee incurred in connection with or in an 7. To appear in and defend any a tion und in any suit, action or proceeding in which pay all costs and expanses, including ivides mentioned in this paragraph 7 in all cass sho the trial court, frantor further agrees to pay in iorney's fees on such appeal.	t this trust inclu- cring this obliga or proceeding ru the baneficiary to of title and th il be fixed by the stoh sum as the a	tion and trustee's and altorney's lees actually included. porting to allect the security rights or powers of beneficiary or trustee; r trustee may appear, including any suit for the foreclosure of this deed, beneficiary's or trustee's attorney's fees; the amount of attorney's fees trial court and in the event of an appeal from any judgment or decree of ppellate court shall adjudge reasonable as the beneficiary's or trustee's at-
TRUST DEED STATE OF OREGON, County of	8. In the event that any portion or al iciary shall have the right, it it so elects, to NOTE: The Trust Deed Act provides that the trust trust company or savings and loan association au itset to insure this to real property of this state.	require that all	any portion of the money payable as compensation to such taking,
I certify that the within instrument was received for record on the	TRUST DEED		SS. SS.
Granier Granie	ા <u>પ્રાત્તિ પ્રા</u> ત્તિ કરતાં છે. આ ગામમાં પ્રાપ્ત કરતાં છે. મુક્તે પ્રાપ્ત કરતાં છે. દિલ્લા કરતાં પ્રાકૃષ્ણથી મિન્દ્ર છે. પ્રાત્તિ કરતાં છે. આ ગામમાં પ્રાત્તિ કરતાં છે. પ્રાત્તિ કરતાં છે. આ ગામમાં પ્રાત્તિ કરતાં છે. આ ગામમાં પ્રાત્તિ	2123 - 2122 - 2122 - 212 2123 - 2122 - 2122 - 212 2123 - 2122 - 2122 - 2122 - 2122 2123 - 2122 -	I certify that the within instrument was received for record on theday
Witness m hand and seal of Witness m hand and seal of County affixed. County affixed. MR. AND IRS: HAROLD PICKFILL Image: County affixed. VI. NAME TITE	in the second s	and a second sec	SPACE RESERVED O'clock
MR. AND IRS. HAROLD PICKTILL	The state of the s		ment/microitilm/reception No, Record of of said County. Witness my hand and seal of
	MR. AND IRS. HAROLD PICKF.ILL 12277 MALLORY DRIVE	्राह्य के प्रित्स के 1	Los - Antan grands gar a Maria Mane

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THE PERCENT PLOOP	y all reasonable	osts, expenses and atterney's fees necessarily paid or incurred by grantor it lirst upon any ress nable costs and expenses and attorney's fees, both
ness secured hereby; and grantor agrees, it in	bens liciary's rel	test.
9. At any time and from time to this the	yances, for cano	lation), without affecting the liability of any person for the payment of
in indebtedness, trustee may (a) consent to a	bordination or o	her agreement affecting this deed or the lien of charge thereof; (u)
reconvey, without warranty, all or any period	i of any matter :	x facts shall be conclusive proof of the truthfulness mereor. Inside s
loss for any of the services mentioned in this s	r, beneficiary 11	y at any time without notice, either in person, by agent or by a receiver
4. La appointed by a court, and Williout 1 894 4	to two woodmen.	of any security for the independences hereby secures, including those past ue or otherwise collect the rents, issues and prolits, including those past operation and collection, including reasonable attorney's fees upon any y determine.
due and unpaid, and apply the same, less cost	as beneficiary in	y determine.
11. The entering upon and taking is source	awards for any 1	sking or damage of the property, and the application of release meleor as
tion secured hereby whereupon the truster art	ded in ORS 86.7	5 to 86.795.
13. After the trustee has commenced is	ther person so 3	ivileged by ORS 86.753, may cure the default or defaults. If the default
consists of a fullure to pay, when the, so and y	suld not then ba	due had no default occurred. Any other default that is capable of being
cared may be cured by rendering the period	re shall pay to	the beneficiary all costs and expenses actually incurred in emololing
the obligation of the trust deed together with	the date and at	he time and place designated in the notice of sale of the time to which
the sale may be postponed as provided by law	bidder for cash,	payable at the time of sale. Trustee shall deliver to the purchaser its deed
in form as required by law conveying the pis	re proof of the	ruthfulness thereof. Any person, excluding the trustee, but including the
(rantor and benaticiary, may purchase of the	owers provided	erein, trustee shall apply the proceeds of sale to payment of (1) the ex-
the trust deed, (3) to all persons having level	he surplus, if an	, to the grantor or to any successor in interest entitled to such surplus.
16. Beneticiary may from this to the	, and without co	weyance to the successor trustee, the latter shall be vested with all thic,
powers and duties conterred upon any it disce	liciary, which, 17	en recorded in the mortgage records of the county or counties in which the
The grantor covenants and agrees to any mized in fee simple of the real property and I	as a valid, uner c	ceeding is brought by russes. ary and the peneticiary's successor in interest that the grantor is lawfully imbered title thereto
$(1 + 1)^{-1} = (1 +$		(c) A set of the se
and that the gruntor will warrant and to ever	detend the same	against all persons whomsoever. sented by the above described note and this trust deed are: d purposes (see Important Notice below),
(a)* primarily for graniors personal,	intor is a patur 1	person) are for business or commercial purposes.
This doed applies to, mures to tas bet	. The term ber e	iciary shall mean the holder and owner, including pleagee, of the contract
i i iha context so requires. The surguint 's tall	J puncost the second	the decompositions and to individuals.
IN WITNESS WHEREUL, III	gramor nas e	recuted this instrument the day and year first above written.
and the second of the president state state of the	22	Carla Masallo
white and an an arrist balate by lining out whit	ever warranty (a)	TO B CARLA MURGADO
as such word is defined in the Truth-In-Ext diffe	Act and Regulation	Source
disclosures: for this purpose use Stevens-Na & Fer	n No. 1319, or e p	ivalent.
F compliance war the Act is in TATECFO	REGON, Cour	y of <u>Klamath</u>)ss. May 28, 70 96
		knowledged before me on May 28, 19.96
	Americant 11/89 3	cknowledged before me on
by		
of		······
	🛶 de la transferita 🛛	12 Mar de K.C.
RHCNDAK. OLIVER		Notary Public for Orego
COMMISSION FXPIRES APR. 10.2(My commission expiresApril_10,_2000
STATE OF OREGON: COUNTY OF KL.	MATH: 85.	(14) when a present of the second
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