2) Des Frankriker in Aller all State 2 Aller Aller (1997) and 1997 and 1	KI
N 80467	Vol.m96 Page 19016
THIS TRUST DEED made mis 777 T.J. LINDBLOOM ind TIM CUN Timber, an Oregon partners	
AmeriTitle CROUCH LIMITED, ?A (INERSHIP	, as Grantor, , as Trustee, and , an Oregon partnership, Harold Crouch,
E SHET GT PAT CHOI	I I NESSETH:
	i conveys to trustee in trust, with power of sale, the property in
Parcel 1 of Land Fartition Township 37 South, Range 9 Klamath County Oregon, ar	73-94 being situated in Section 33, 9 East of the Willamette Meridian, nd Sections 3, 4, 9 and 10, Township 38 e Willamette Meridian, Klamath County,
w hereafter appertaining, and the rents, ksues and profits the	nc. ppurtonances and all other rights thereunto belonging or in anywise now or x I and all lixtures now or hereafter attached to or used in connection with
Three Hundred Sixty Four and 50/100 (\$364,177.50) and of even data herowith, payable to binetik lary or order in it sconer paid, to be due and payableOn OI before. The data of maturity of the debt secure d by this inst bicomes due and payable. Should the grantor lither agree to a ty or all (or any part) of grantor's interest in it without this bineticiary's option*, all obligations secure d by this instrum	NCE of each agreement of grantor herein contained and payment of the sum CDUSAND ONE HUNDRED Seventy Seven CONTRACT Dollars, with interest thereon according to the terms of a premissory ax made by grantor, the linal payment of principal and interest hereof, if DILO. 25, 1996. CONTRACT CON
a signment. To protect the security of this trust decc, granter agree	Construction of the second
rovement thereon; not to commit or perinit any waste of the	gx d condition and repair; not to remove or demolish any building or im- superty. all able condition any building or improvement which may be constructed,
d imaged or deutroyed thereon, and pay when cue all costs in 3. To comply with all laws, ordinaires, squitcions, co av requests, to join in executing such financir, statements pr	
tencies as may be desmed desirable by the luneficiary.	a: ven as the cost of an hen searches made by hing oncers of searching
written in companies acceptable to the Danetkiary, with loss ficiary as soon as insured; if the grantor cl all <i>k</i> if for any rease a; least fifteen days prior to the expiration of any policy of i arre the same ut grantor's expense. The a nour t collected und	ay from time to time require, in an amount not less than \$10115 by able to the latter; all policies of insurance shall be delivered to the bene- on o procure any such in:urance and to deliver the policies to the beneficiary in a rance now or hereafter placed on the buildings, the beneficiary may pro- le: my fire or other insurance policy may be applied by beneficiary upon
any indebtedness secured hereby and in sum of the as beneficial or any part thereof, may be released to grantor. Such applica under or invalidate any act done pursuant to such notice. S. To keep the property free from construction liens	ary may determine, or at option of beneficiary the entire amount so collected, tip, or release shall not cure or waive any default or notice of default here- ark to pay all taxes, assessments and other charges that may be levied or
assessed upon or against the property bours any part of suc- promptly deliver receipts therefor to beraticiary; should the lins or other charges payable by grantor, eith the by direct pay arent, beneficiary may, at its option, make pryment thereou caured hereby, together with the obligations assoribed in pay the debt secured by this trust deed, without way wer of any right with interest an aforessid, the property inveit where described, hand for the payment of the obligation, herein described, and	It is axes, assessments and other charges become past due or delinquent and grantor fail to make payrient of any tares, assessments, insurance premiums, yrant or by providing be seliciary with funds with which to make such pay- t, and the amount so paid, with interest at the rate set forth in the note rate and 5 and 7 of this frust deed, shall be added to and become a part of his arising from breach of any of the covenants hereof and for such payments, d, is well as the grantor, shall be bound to the same extent that they are it all us uch payments shall be immediately due and payable without notice,
and the nonpayment thereof shall, at the option of the benefit	ic a y, render all sums secured by this trust deed immediately due and pay- uling the cost of title search as well as the other costs and expenses of the
trustee incurred in connection with or in entry cing this oblig 7. To appear in and defend any action or proceeding to aud in any suit, action or proceeding in which the beneficiary to pay all costs and expenses, including evidence of citle and mentioned in this paragraph 7 in all cases shell be fixed by t to trial court, grantor further agrees to bay such such as the icrney's fees on such appeal. It is mutually agreed that:	lation and trustee's and attorney's fees actually incurred. So to article the security rights or powers of beneficiary or trustee; y a trustee may appear, including any suit for the foreclosure of this deed, fits beneficiary's or trustee's attorney's fees; the amount of attorney's fees ha 'tial court and in the system of an appeal from any judgment or decree of any sellate court shall adjudge reasonable as the beneficiary's or trustee's at-
liziary shall have the right, it it so electe, to require that al	y shall be taken under the right of eminent domain or condemnation, bene- Il c any portion of the monies payable as compensation for such taking,
crearings and loan association authorized to do tusing s und π the laws property of this state, its subsidiaries, affiliates, any not or branchics, the un "MARNING: 12 UK: 17011:5 resultates and may could be creatise of the	eith ir an attorney, who is an active member of the Oregon State Bar, a bank, trust company of pregon or the United States, a title insurance company authorized to insure title to real for States or any agency there it, or an escrow agent licensed under ORS 696.505 to 696.585. Is a titlon, the template the company is a company detail.
The publisher curgests that such an agreement I ad I as the laster of TRUST DEED	
1. · · · · · · · · · · · · · · · · · · ·	County of
T.J. LINDBLOOM and TIM CUMMINS, Co-Partners; dba Conifer Timber	
CROUCH IMITED PARTNEI(SILEP	POR in book/reel/volume No
	RECORDER'S USE page or as fee/file/instru- ment/microfilm/reception No
Boneficiary	
GORDON G. CARLSON, At: or ney P.O. Box 357 Roseburg, OR 97470	County effixed.
Roseburg, OR 97470	By Deputy

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Alter of a start of the anomenic registre.
by a start of the start o ž 9017 and that the grantor will warrant and forevel dets at the same age 1 st all persons whomsosver. The grantor varrants that the proceess of the lean represented by the above described note and this trust deed are: (n) primer is the grantation personal to the leant of the leant IN WITNESS WHEREOF, the granter hereot apply equally to corporations and to individuals. IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written. CONLY ER JIMBER Manual State of the *IAP DETAAT NOTICE: Delete, by lining out, which ever variantly (a) or (b) is not a splice ble; if warrantly (a) is applicable and the bit efficiency is a credit r as so the word is defined in the Trath-in-Lending later and Regulation Z, to beneficiary MUST conselvation the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If catipliance with the Act is not required, disregulation motion. By Tim Cummins, Co-partner STATE OF OILEG DN, County of Douglas STATE OF OI!E(;)N, County of Douglass This instrument was acknowledged before me on June 19. by T.J. Lindbloom and Tim Cummins, co-partners, dba Conifer Timber by OTTICIAL SEAL HELEN P SCOTT NOTARY PUBLIC - OREUN COMMISSION NO. 02." 148 NY COMMISSION EXPRESSION 1. 1981 Ð 1. Notary Public for Oregon STATE OF OREGON: COUNTY OF KLAMAT HE 15. Filed for record at request of Gorion ; Curlson | torney At Law _ the _ 26th dav of June AN., and duly recorded in Vol. _____M96 of Mirt ; isen on Page 19016 Bernetha G. Letsch, County Clerk FHE \$15.00 By. fugor 和今年年4月1日 建建丁酸酸盐酸盐 1. to engo ancover a second s Beneficiary 1011111 30.18 1.5 · · · · · ·