SPEN TITL	#03044764
	Vol. male_Page 19739
TRUST DEED	STATE OF OREGON,
1997年1月1日,1997年1月1日,1997年1月1日,1月1日,1月1日,1月1日,1月1日,1月1日,1月1日。 1月1日,1月1日,1月1日,1月1日,1月1日,1月1日,1月1日,1月1日	the second of th
	was received for record on the day of, 19, at
	o'clock
The explored provide of Grandon's Linne and Addresses (1994) and the second sec	SPACE RESERVED book/seel/volume No on page FOR and/or as fee/file/instru-
	RECORDER'S USE ment/microfilm/reception No, Record of of said County.
B spelicit ry's Rains and Address 1	Witness my hand and seal of County
ASPEN TITLE & HSCROW, INC.	affixed.
KLAMATH FALLS, OR 97601	NAME THE BY
2	s na vatie in a static
THIS TRUST DEED, made his 28th	. day of May, 19.96 _, between
· 국민 144년년 - 카이지는 이번 수는 것 같은 것 이 가격 수는 사람가 위해 물건이 많이 관 통 했다. 영화는 것 가 한 것 위에는 이 가 한 것 위에 이 이 이 있다.	, as Grantor,
ASPEN TITLE & ESCROW, JNC.	, husband and wife with full rights of, as Beneficiary,
WI Granter irrevocably grants, bards ins, sells and	INESSETH: conveys to trustee in trust, with power of sale, the property in
Klamain County Oregon, desci	conveys to trustee in trust, with power of sale, the property in ided as:
Lot 189, THIRD ADDITION IC SPORTSMAN	PARK, in the County of Klamath, State
Code 008 Map 3606-3BD '(ax Lot 6300	press (200) and the second second
(a) § 1. Supervision of the second state o	
[4] A. B. S. M.	Appendix Andrewski, and All Barran, and All B All Barran, and All Barran, and
together with all and singular the tenemes is, is reditaments and	programmers and all other rights thereunto belonging or in anywise now a st and all fixtures now or hereafter attached to or used in connection with
	(E of each agreement of grantor herein contained and payment of the sum
of FIVE THOUSAND FIVE HUNDRE) and NO/10	Dollars, with interest thereon according to the terms of a promissory
ine D	Dollars, with interest thereon according to the terms of a promissory in I made by granter, the final payment of principal and interest hereof, if 2001
The date of maturity of the debt securit by this instri-	theme is the date, stated above, on which the inter inter her part) of the prop-
erty or all (or any part) of grantor's infures. In it without the	imagnetive of the meturity dates expressed therein, or herein, shall be-
i ssignment.	of an earnest money alfreement** does not constitute a sale, conveyance or
1. To protect, preserve and maint un lie property in a	o di condition and repair, not to remove or comonon any banang or an
2. To complete or restore promptly and in good and has camaged or destroyed thereon, and pay shen lue all costs inc.	and therefor.
to requests, to join in executing such financial statements put	s tant to the Uniform Commercial Code as the beneficiary may require and s well as the cost of all lien searches made by filing officers or searching
4. To provide and continuously maint in insurance of	the buildings now or hereafter erected on the property against loss of a time to time require in an amount not less than sinsurable value
written in companies acceptable to the Lenet Jary, with loss	t yable to the batter, at points and to deliver the policies to the beneficiary
ut least fifteen days prior to the expiration of any policy of in cure the same at grantor's expense. The unous to collected und	any line or other instrance policy may be applied by beneficiary upon
(iny indebtedness secured hereby and in alch 5 der as beneticial or any part thereof, may be released to (ran's r. Such applica-	In or release shall not cure or waive any default or notice of default here-
5. To keep the property free front of struction here and ussessed upon or against the property is form any part of such	It d to pay all taxes, assessments and other charges that may be levied or taxes, assessments and other charges become past due or delinquent and antor fail to make payment of any taxes, assessments, insurance premiums, and or he provided burgetiery with funds with which to make such pay-
promptly deliver receipts therefor to belefich ry, should the itens or other charges payable by granter, either by direct pay	a ent or by providing by neticiary with funds with which to make such pay-
the debt secured by this trust deed, with at wilver of any right	training from breach of any of the covenants hereof and for such payments,
with interest as aforesaid, the property here in before describe.	as well as the grantol, shall be bound on the and payable without notice, * all such payments shall be immediately due and payable without notice, * ury, render all sums a cured by this trust deed immediately due and pay-
ble and constitute a breach of this fruit door. 6. To gay all costs, fees and expanses of this trust inclu-	a ling the cost of title search as well as the other costs and expenses of the
rustee incurred in connection with or in ent roing this cong 7. To appear in and defend any totics or proceeding	a off and studees the security rights or powers of beneficiary or trustee; x rporting to affect the security rights or powers of beneficiary or trustee;
or any suit or action related to this inst unit it, including but penses, including evidence of title and the is neliciary's or t	u tree's attorney less; the amount of attorney less mentioned in this para-
iraph 7 in all cases shall be fixed by the this court and in the further adrees to pay such sum at the appellate court shall adju-	to reasonable as the baneficiary's or trustee's attorney fees on such appeal.
8. In the event that any portion or all of the property liciary shall have the right, if it so elects, it require that all	shall be taken under the right of eminent domain or condemnation, bene- tor any portion of the monies payable as compensation for such taking,
VOTE: The Bust Deed Ast provides that the tru fee 1 round ar must be a	A ter an etternoy, who is an active member of the Oregon State Bar, a bank, trust company
reporty of this size, its subsidiaries, amiliates, i jong repairies, ine on	s oation.
"The publisher suggests that such an agreen mit it i hess the issue of	g. Manag beneralys consult in compass caren.

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quirements imposed by applicable 1 w. 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 family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural 3 rson) are for business or commercial purposes.

This deed applies to, inures to the lenel tot and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and as gas. The term benefic ary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a bene liciary herein. In construint this mortgage, it is understo d that the mortgage or mortgage may be more than one person; that it the context so requires, the singular shall be taken to mean and include the pluce, 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 finantor has executed this instrument the day and year first above written. LLIAM A. COPLEN

ds such we beneficiary dis:losuros;	We now it the determining out, with the trivial range (a) or (b) is $\mathcal{M}$ ble; if warranty (a) is applicable one the lenoficiary is a enxiter $\mathcal{M}I$ and is defined in the Truth-in-Landin; Act and Regulation 2, the MUST comply with the Act and Regulation by making recurred for this purpose use Stovens-Ness Firm No. 1319, or equivalent. with the Act is not required, discourse is notice.
	STATE OF ()RE 30N, County (fK1
 	This instrument was acknowledge by William A. Cople
	by

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dig-starge

m No. 1319, or equivalant.	
ird i ils notice.	
RE 30N, County of Klamath) ss.	
trament was ackn wiedged before me on May 31	19 96
William A. Coplen	· · · · · · · · · · · · · · · · · · ·
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(DBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBBB		acknowledged before me on .
OFFICIAL	SEAL	······
NOTARY PUBLIC	HNSON	
A AGA COMMERCION.IS	5 X51841 5	
MY COM HISSION EXPIRE	3 JAN 31, 1 898	CIT.

STATE OF ORECON: COUNTY OF KLAM . TH: ss.

Derte 4N Notary Public for Oregon My commission expires 1/31/98

Fil a for record at request of	Asten	Litie & Es	30W		the	_2nd	day
of state Intweets and the	A.D. 19 96	at 3:54	o'clock	2 M., and duly	recorded in	Vol. <u>M96</u>	,
The second and the second s	Mortiag	3	n en year on an	_on Prge19739			
and any generation of the spectra of	Mary Street Line	Agent and see		Bernetha	G. Letsch, C		
FEE \$15.00			Ву	$\underline{}$	w	moory	<u> </u>
- \$1.468 天 19-42 [2] 大爱梦经复生酒等。 - \$1.468 天 19-42 [2] 大爱梦经复生酒等。	اند کې چې د د کې ده د د د د هم د هم سر د د	n an an an a' an Arainn. An Arainn an Arainn	1 1 1 2 2 2 2		0		

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