FORM No. 681 - TRUST DEED (Assignment Restricted).	WW -8 P3 3 COPYRIGHT INS STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
Be sea provide and the prove the constraint prices	Vol <u>m16</u> Page 35423 St
weig strates and a live a TRUST DEED stands may growing the toget of the strates	STATE OF OREGON,
143 A ADAM CONTRACTOR AN ACCOUNT OF A CONTRACT OF A CONTRA	equations watches to the second secon
Grantor's Name and Address JOHN AND DONNA PERRY	o'clock
After recording, return to (Name, Address, Zip): After recording, return to (Name, Address, Zip): AMERITITLE COLLECTION ESCROW DEPT. 222 SOUTH SIXTH ST. TOTALUZURUURUI AND A KLAMATH FALLS, OR 97601	Record of or said County. Witness my hand and seal of County affixed.
	MATC 39791010 By
PAMELA D. AZEVEDO	
(2) Sich ward is seen and the seen and the second s	a Grantor, as Grantor, as Grantor, as Grantor, as Grantor, as Trustee, and
JOHN L. PERRY AND DONNA S. PERRY, OR	THE SURVIVOR THEREOF
Grantor irrevocably grants, bargains, sells	WITNESSETH: and conveys to trustee in trust, with power of sale, the property in escribed as: (10) (10)
according to the official plat, there dowklamath County, Oregon, 194	of on file, in the office of the County Clerk of
"The coverage benchicingy purchases may be consid obtain alone and may not satisfy any need for prop	te lapred of the date fremthe failed to provide provide a consider acably more aspendiva than involvery consider with the decimation acty damage enverses of any many stary hability and some co
tos the cost of any neurance contrage superiors.	าร แมนระบรมนี้ 2000ใจมางประวัตณ์มายุยาวัน (การ 5 ไม่จะมายางการการ การการ) มายามสายานที่ 2000ใจมางประวัตณ์มายุยาวัน (การ 5 ไม่จะมายางการการการการการการการการการการการการการก
"fogsther with all and singular the tenements, hereditaments for hereafter apportaining, and the rents, issues and profits (the property, as the neuronana and the rents), but used unor there of FOR THE PURPOSE OF SECURINO, PERFORM FUETW NITHE THUR DAND, CALVING THE REPORT	and appurienances and all other rights therounto belonging or in anywise now thereof and all fixtures now or hereafter attached to or used in connection with 1/2 OULCL (Junes now or hereafter attached to or used in connection with IANCE of each agreement of grantor herein contained and payment of the sum N AND OI/100's***********************************
of FIFII NINE, THOUSAND, SIX, HUNDRED, SEVE	N.AND.01/100's***********************************
The date of maturity of the date and payable that December 38	ACCOUNTED TO ACCOUNT AND ACCOUNT ACCOUNT AND ACCOUNT AND ACCOUNT A
Terty or all (or any part) of grantor's interest in it without beneliciary's option*, all obligations secured by this instru- come immediately due and payable. The securiton by gran asignment. The security of the security of the security of the tert of the security o	Tist obtaining the written consent or assign all (or any part) of the prop- list obtaining the written consent or approval of the beneliciary, then, at the iment, irrespective of the maturity dates expressed therein, or herein, shall be- tor of an earnest money agreement** does not constitute a sale, conveyance or
2. To complete or restore promotiv and in ducid and	n good condition and repair; not to remove or demolish any building or im- he property.
3. To comply with all laws, ordinances, regulations, c	ovenants, conditions and restrictions affecting the property; if the beneficiary
agencies as may be deemed desirable by the beneficiary.	pursuant to the Uniform Commercial Code as the beneficiary may require and , as well as the cost of all lien searches made by filing officers or searching on the buildings now or hereafter erected on the property against loss or may from time to time require, in an amount not less than \$
written in companies acceptable to the beneficiary, with to ficiary as soon as insured; if the grantor shall fail for any re- at least litteen days prior to the expiration of any policy of cure the same at grantor's expense. The amount collected u any indebiedness secured hereby and in such order as benefic or any part thereof, may be released to grantor. Such appli- under or invalidate any act done nursuant to vich notice	as payable to the latter; all policies of insurance shall be delivered to the bene- ison to procure any such insurance and to deliver the policies to the beneficiary insurance new or hereatter placed on the buildings, the beneficiary may pro- neder any life or other insurance policy may be applied by beneficiary upon plary may determine, or at option of beneficiary the entire amount so collected, ration or release shall not cure or waive any default or notice of default here-
5. To keep the property tree from construction then assessed upon or against the property before any part of m promptly deliver receipts therefor to beneliciary; should th liens or other charges payable by grantor, either by direct p ment, beneliciary may at its ontion make asymptot there	and to pay all taxes, assessments and other charges that may be levied or uch taxes, assessments and other charges become past due or delinquent and e grantor tail to make payment of any taxes, assessments, insurance premiums, ayment or by providing beneliciary with funds with which to make such pay- of, and the amount so paid, with interest at the rate set forth in the note
secured hereby, together with the obligations described in p the debt secured by this trust deed, without waiver of any ri with interest as alcreased, the property hereinbefore described bound for the navment of the obligation before described	bi, and the amount so paid, with interest at the rate set lotth in the note areagraphs 5 and 7.0 this trust deed, shall be added to and become a part of ghts arising from breach of any of the covenants hereof and for such payments, bed, as well as the grantor, shall be bound to the same extent that they are and all such payments shall be immediately due and payable without notice, liciary, render, all sums secured by this trust deed immediately due and pay-
6. To pay all costs, less and expenses of this trust in trustee incurred in connection with or in enforcing this ob 7. To appear in and defend any action or proceeding	cluding the cost of title search as well as the other costs and expenses of the issues of the search attorney's lees actually incurred.
or any suit or action related to this instrument, including b penses, including evidence of title and the beneficiary's or graph 7 in all cases shall be fixed by the trial court and in further agrees to pay such sum at the appellate court shall ad it is mutually acreed thet:	y of rustee may appear, including any suit for the loreclosure of this deed ut not limited to its validity and/or enforceability, to pay all costs and ex- itustee's attorney lees, the amount of attorney lees mentioned in this para- the event of an appeal from any judgment or decree of the trial court, grantor judge reasonable as the beneficiary's or trustee's attorney lees on such appeal.
B. In the event that any portion or all of the proper liciary shall have the right, it it so elects, to require that	ty shall be taken under the right of eminent domain or condemnation, bene- all or any portion of the monies payable as compensation for such taking,
Droperty of this state its subsidiaries affiliates aneste of branches the ti	either an attorney, who is an active member of the Oregon State Bar, a bank, trust company a of Oregon or the United States; a title insurance company authorized to insure title to real hind States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. Its option.

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Provide the strength of the strengt of the strength of the strength of the stre

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's intrest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance re-

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 secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood that the mortgagor or mortgages may be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, 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 grantor has executed this instrument the day and year first share written

	This instrument wa	s acknowledged before me on MUYUM h	ex 7, 19 9.6,
KUVANAH ANDEN SSS SCHRISINAH	by this instrument was	s acknowledged before me on	10
	OFFICIAL SEAL CALLEGET - WEATHERBY - CALLER DAOTARY PUBLIC - OREGON - COMMISSION NO. 049121 SSION EXPIRES NOV. 20, 1999	AMM DUMIT W Wotary Public for Obegon My comm	n <u>i biyon</u> Ban <u>a a biyon (Carlo Carlo Ban</u> Dalama a biyon (Carlo Carlo
	REQUEST FOR FULL RECONVEYAN	ICE (To be used only when obligations have been paid.)	

FEE Stars \$15.00

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Bernetha G. Letsch, County Clerk By . Kettlun Mar