Louis un est - timps ficth (Vaschausus Hashrand)	COPYRIGHT 1958 STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR \$7204
the net last of destroy this Troot thool spaces in the last which it nated the last has being 1881, and the last containing the last was the being 1881, and the last containing the last was according to the last containing the	um to a
CALLES	NUV 12 P3:05 Vol
TRUST DEED	STATE OF OREGON,
employees not a complete employment to extremely a process of the contract of	County of ss.
LEWIS W. CUNNINGHAM	I certify that the within instrument was received for record on the day
	of, 19, at
Grantor's Name and Address	o'clock
DONALD D. CALLAWAY	SPACE RESERVED DOOK/reel/volume No on page FOR and/or as fee/file/instru-
	RECORDER'S USE ment/microfilm/reception No.
Benefictary's Name and Address	Record of of said County.
After recording, return to (Karne, Address, Zp): ASPEN TITLE & ESCROW: INC.	Witness my hand and seal of County affixed.
525 MAIN STREET	Carded fled by the state of the
KLAMATH FALLS, OR. 9701	NAME
	Character sections By, Deputy.
THIS TRUST DEED, made this 4th	day of November 10.96 to
LEWIS W. CUNNINGHAM	day of November , 19 96 , between
ASPEN TITLE & ESCROW TNC	, as Grantor, , as Trustee, and
DONALD D. CALLAWAY	, as Trustee, and
annos, verneció des, tradición tó tradicita interigente de la la constanta de la constanta de la constanta de l El Constanta de la constanta d	, as Beneficiary,
 Vi Contration of the franciscopy of the relative production and Min 	rnrssrtu.
	conveys to trustee in trust, with power of sale, the property in
TO TOUR TOUR TOUR TO THE	GITY DE KLAMATH FATTS in the County of
Klamath, State of Oregon. CODE I MAP 3809-32AB TL 8000	器(MECD)MMM(名・4 Links をおぼれてほとはいい Na restrict to the to the
chino come and may had seeing son their life property	"我们是我们的我们,我们是对我的是我的,我们就是一个人的,我们就是一个人的。""我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是一个人的,我们就是 "我们就是我们就是我们,我们就是我们就是我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的,我们就是我们的我们就是我
THIS TRUST DEED IS JUNIOR AND SUBORDINA	TE TO TRUST DEED IN FAVOR OF DARLE RUNNELS AND
The apolitical control of the contro	te de la companya di la la companya di Maria di La Cara
《秦明》、李朝初、李明明、明朝、明朝等,明朝等,明朝等等的特别的《大山东海和南南湖山南省湖南南海南南南山)和大门	kanta na katikata 1944 katika 1969 ili 1964 tahun 1964 ang Kalingan Inggarang Palangan Inggarang Palangan Ingg
or hereafter appertaining, and the tenements, hereditaments and or hereafter appertaining, and the rents, issues and profits there	appurtenances and all other rights thereunto belonging or in anywise now of and all tixtures now or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PERFORMANCE	The of each advantage of denotes best and the second of th
61 IMINIT FOUR INDUSAND EIGHT HUNDRED AND	NO/100
	Dollars, with interest thereon according to the terms of a promissory a made by grantor, the final payment of principal and interest hereof, if
not booner paid. To be due and bavable. NOVCHIDEL ID. 13	77/ • 1XX
becomes due and payable. Should the grantor either agree to, at	ment is the date, stated above, on which the final installment of the note itempt to, or actually sell, convey, or assign all (or any part) of the prop-
beneficiary's option*, all obligations secured by this instrument	lessential the written consent or approval of the beneficiary, then, at the
cassignment.	an earnest money agreement** does not constitute a sale, conveyance or
1. To protect the security of thit trust deed, grantor agrees:	Condition and condition and conditions
2. To complete or restore promptly and in sood and habit	operty.
3. To comply with all laws predingers regulations cover	note conditions and anti-lating the state of
to pay for filing same in the proper public office or offices ne	well as the cost of all liver coal Code as the beneficiary may require and
4. To provide and continuously maintain insurance on	Abo Seellelland - Comment and
Written in companies accentable to the beneficiery with loss on	from time to time require, in an amount not less than \$ lnsurable va
at least filteen days prior to the expiration of any policy of iner	to procure any such insurance and to deliver the policies to the beneficiary
any indebtedness secured hereby and in such order as beneficing	any fire of other insurance policy may be applied by beneficiary upon
under or invalidate any act done pursuant to such notice	or release shall not cure or waive any default or notice of default here-
5. 10 keep the property free from construction liens and assessed upon or against the property before any part of mich to	to pay all taxes, assessments and other charges that may be levied or
liens or other charges payable by crantor wither by direct navene	intor fall to make payment of any taxes, assessments, insurance premiums,
secured hereby, together with the obligations described in pered	the amount so paid, with interest at the rate set forth in the note
with interest as aloresaid, the property hareinhelms described	arising from breach of any of the covenants hereof and for such payments,
bound for the payment of the obligation herein described, and	all such payments shall be immediately due and payable without notice,
able and constitute a breach of this trust deed, which the legislation of the property of the trust deed, which is the state of the trust legislation.	ry, render all sums secured by this trust deed immediately due and pay-

able and constitute a breach of this trust deed.

6. To pay all costs, tees and expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurred.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses, including evidence of title and the beneficiary's or trustee's attorney fees; the amount of attorney fees mentioned in this paragraph 7 in all cases shall be lixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right; if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The frust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branchas, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option."

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

whith are the result of the mount inquired to pay all restonable costs; expenses and attorney's toos necessarily paid or incurred by grantor in the intial and appellate to contribute the property of the pro tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. 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 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 reobtain alone and may not satisky any need for property damage coverage or any mandatory mading misurance requirements imposed by applicable law.

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 it grantor is a natural 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, 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if 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 above written.

With the state of the grantor has executed this instrument the day and year first above written.

Williams out, whichever warranty (a) or (b) is considered the warranty (a) is applicable and the beneficiary is a creditor.

LEWIS W. CUNNINGHAM. *IMPORTANT NOTICE: Delete, by India 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 beneficiary MUST, comply with, the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent, if compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of ___Klamath_____) ss. This instrument was acknowledged before me on .. November by LEWIS W. CUNNINGHAM ASS INCIDENTAL ALARMA This instrument was acknowledged before me on OSFICIAL SERE

OSFICIAL SERE

OCHOLE A LEIDE

OCHOLE OFFICIAL

COMMISSION NO. 056736

MY COMMISSION EXPIRES AND. 15, 2007 Notary Public for Oregon My commission expires .8/15/200 REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: " ss. Aspen Title & Escrow Filed for record at request of __ 12th the . November A.D., 19 96 at 3:05 o'clock P.M., and duly recorded in Vol. M96 of Mortgages

is the figure of the try file from the of the file thing with a material translation around the material around the material around the material around the file on Page ____ Bernetha G. Letsch County Clerk FEE \$15.00