CEN HG. \$51 - THUST CEED (usign ment Parchicles)	CORVERSE TING & EVENSACESS LAW PUBLISHENG CO., PORTLAND, OR \$7204
29899	VolPage
	STATE OF OREGON,
UNNELE & TAMMY BLAND	Il cartify that the within instrument vas received for record on the day of, 19, at
Gratic's Many and Address	box(reel/volume No on page
LEANOR ZIMMERMAN & WILLARD M. BROWN.	and/or as fee/file/instru- intent/microfilm/reception No, Fecord of of said County.
Bonefickry's Mone and Address stracording, rotum to (Rems, Address, Zp): SPEN TITLE & ESCROW, INC.	Witness my hand and seal of County
25 Main St. lamath Falls, OR trention: Collection Dept. 3044 (No. 1997) trention: Collection Dept. 3044 (No. 1997)	ITTE
THIS TRUST DEED made this 10th dev of	December
DONNELL BLAND, JR. and TAMMY LYN BLAND, husband a	nd .wife, as Grantor,
ASPEN TITLE & ESCROW, INC.	, as Trustee, and
Lot 11, LEWIS TRACTS, in the County of Klamath, Si CODE 41 MAP 3809-35CD TL 8400 THIS TRUST DEED IS JUNIOR AND SUBORDINATE TO THE J	가지 한편 가격 가지 않는 것, 같은 가지 가지 않는 것이 가지 않는 것이 가지 않는 것이 있는 것이다. 1986년 1987년 1월 2일 : 2월 2일 : 2월 1986년 1987년 1월 2일 : 2월 29 : 2월 2
IN BOOK M89, PAGE 1147, IN FAVOR OF ELEANOR ZIMMER	IMAN학생활 1년 48 전문과 의 의원적 (1997) 2016년 1월 1997년 1997년 1997년 309 전문 2월 1일 48 전문과 의 관련 1997년 19
together with all and singular the tenements, herediaments and appurtenances a or hereafter appertaining, and the rents, issues and profits thereof and all fixing	and all other rights thereunto belonging or in anywise now os now or Lereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PETFORMANCE of each agree	
	nor, ins incer payment of principal and increase incores,
The date of maturity of the debt secured is 'this instrument is the dat becomes due and payable. Should the grantor either agree to affective to, or as erty or all (or any part) of grantor's interest in it without first obt ining the beneficiary's option*, all obligations secured by this instrument, irrespective a come immediately due and payable. The execution by grantor of an earnest m section and	b, stated above, on which the than instants of the prop- tually sell, convoy, or assign all (or any part) of the prop- written consent or approval of the beneficiary, then, at the 5 the maturity data expressed therein, or herein, shall be-
 assignment. To protect the security of this trust deed, gra for agrees: To protect, preserve and maintain the property in good condition an provement therean; not to commit or permit any rest. of the property. To complete or restore promptly and in 1:00 and habitable condition damaged or destroyed thereon, and pay when due all costs incurred therefor. To comply with all laws, ordinances, regulations, covenant, condition so requests, to join in executing such financing stup stup stup and to the Units of the property. 	d repair; not to remove or demolish any building or im- any building or improvement which may be constructed, and restrictions affecting the property; if the beneficiary form compared Code as the benefic ary may require and
to pay for thing same in the proper plante birds to the control of the same agencies as may be deemed desirable by the beneticiary. 4. To provide and continuously maintain insurance on the buildings damage by fire and such other harards as the beneticiary may from time to the written in companies acceptable to the beneticiary, with loss payable to the la ficiary as soon as insured; if the grantor shall lail to any reason to procure any tail test fitteen days prior to the expiration of any policy of insurance now or the same time to the same time to the same time to be a same time to be a soon as insured; if the grant shall be any policy of insurance now or the same time to the same time to the policy of insurance now or the same time to be a same to be a same to be a same time time time to be a same time time to be a same time time time time time time time ti	now or hersafter erected on the property against loss or ime require, in an amount not less than \$.11SUTABLE, Vi fter, all policies of insurance shall be delivered to the bene- ticity of the policies of the policies to the beneficiary

written in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance shall be delivered to the beneficiary ficiary as soon as insured; if the grantor shall fail icr. any reason to procure any such insurance and to deliver the policies to the beneficiary at least litteen days prior to the expiration of any policy of insurance, now or beneficiary on the building; the beneficiary may pro-dure the same at grantor's expense. The amount collected under any fire, or other insurance, policy may be applied by beneficiary upon any indebtedness secured hareby and in such order 1 beneficiary may determite, or at option of beneficiary the entite amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default here-under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and to pay all taxes, assessments and other charges that may be levied or assessed upon or against the property before any part of such taxe, assessments and other charges that may be deliver eccepts thereot to beneficiary in thereot, and its payment of by providing beneficiary with interest at the rate set forth in the note secured hereby, together with the obligation described in paragraphs of the grantor, shall be locued to the same stent that they are with interest as adoressid, the property hereinbelo c described, and all, uch payments, shall be locued to the same stent that they are with interest as adoressid, the projent releable is described, and all, or the grantor, shall be locued to the same ettent that they are bound for the payment of the obligation herein discribed, and all, uch payments, shall be locued to the same ettent that they are with interest as adoressid, the projenty hereinbelo is described, and all, uch payments, shall be incorded and explase of the furstee and constitute a breach of this trust decd. 6. To pay all costs, tees and expenses of the fur

NOTE: The Trust Deed Act provides that the trustee hereuri ar must be either an attomcy, 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 Org on or the United States, a tille Insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or bru ches, the United States or any agency thereof, or an essential agent licensed under GRS 696,505 to 696,585. WARNING: 12 USC 17011-3 regulates and may prohibit eventse of this option. The publisher suggests that such an agreement address the issue of obtaining beasifciary's consent in complete detail

15

新教育 化合理学



Address of the same request is find the sam

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 elone and may not satisfy any need for property damage coverage or any mandatory liability insurance requitements imposed by applicable law. The grentor warronts that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, tamily or nousehold purposes (see Important Notice below), (b) tor an organization, or (even it grantor is a matural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of u d binds all parties hereto, their heirs, legatess, 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 of mortgages may be more than one person; that if the context so requires, the singular shall be taken to mean and includes 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.

not applicable; if warranty (a) is applicable and the benefickary is a creditor as such word is defined in the Trath-in-Lending Act and its gulation Z, the beneficiary MUST comply with the Act and Regulation by racking required disclosures; for this purpose use Savens-Ness Form No: 1319, ar equivalent. If compliance with the Act is not required, disregard this not: e.	Tais instrument the day and year first above written. JOINELL BLAND, JR. January Jon Bland TAMMY LYNN BLAND
STATE OF OREGON, County of	lamath)se
This instrument vas acknowled by Donnell Bl.nd. Jr. an	ded before me on December 13, 19.96,
This instrument was acknowled by	Bed before me on
HARLENE T. ADDINGTON NOTARY PUBLIC - OREGON COMMISSION NO. 022238 MY COMMISSION EXTRES MAR 22, 1997	ary Public for Oregon My commission expires
REQUEST FOR FULL RECONVER ANCE (To be used	ally when obligations he ve been paid.)
STATE OF OREGON: COUNTY OF KLAMATH SS.	
Fied for record at request ofAspatities 1	SCTOW
A.D. 1996 at 11:02 (b clock <u>A.</u> M., and duly recorded in Vol. <u>M96</u>
FEE \$15.00	ernetha G. Letsch/County Clerk By