ATC - TOISCH ST	
25900 36 EE 13 AT 02	Vioi <u>M96</u> Page <u>38765</u>
	STATE OF OREGON, County of}ss.
RICHARD A. FREITAS	Avas received for record on the day of, 19, at
COMMUNITY FEDERAL CREDIT UNION	real o'clock M., and recorded in srace reserver. oo'clock on page ron and/or as fee/file/instru- rconcensuse rant/microfram/reception No.
Penefici ny's Nome and Address After recording, roturn to (Hem s, Address, Zip): HIGHLAND COMMUNITY FCU	Record of of said County. Witness my hand and seal of County affixed.
37.37 Shasta way Shasta sum ton	Jeres Level
THIS TRUST DEED, made this	day of December 1096
ASPEN TITLE S ESCROW, INC.	ON hard-hadden for the same tag back the first the same tag back t
Grantor irrevocably grants, bargains, sells and co	NESSETH: 40- mvers to frustee in trust, with power of sale, the property in ed and the state of
The N 1/2 NE 1/4 SE 1/4 SE 1/4 SE 1/4 Section Inter 7 East of the Willamette Meridian, in	n 12, Township 40 South, Range the County of Klamath, State
of Oregon. SAVING AND EXCEPTING THERE and the Northerly 30 feet for roadway	EFROM the Westerly 33.3 feet
together with all and singular the tenements, hetedia hentis and ap or hereafter appertaining, and the rents, issues and prodict thereof the property. (1) (1) (1) (1) (1) (1) (1) (1) (1) (1)	N. 12900195462 X162638) pput mances and all other rights thereunto belonging or in anywise now and all fixtures now or he eatter attached to or used in connection with to teach agreement of granter herein contained and payment of the sum
of	Dollars, with interest thereon according to the terms of a promissory made by grantor, the time payment of principal and interest hereof, if $\mathbf{X} = \mathbf{X} = \mathbf{X} = \mathbf{X}$.
becomes due and payable. Should the grantor either upres to atte erty or all (or any part) of grantor's interest in it v. thout first of beneficiary's option*, all obligations secured ho the intervences	ant is the date, stated above, on which the tinal installment of the note mapt to, or actually sull, convey, or assign all (or any part) of the prop- bin ing the written consent or approval of the beneficiary, then, at the
assignment. To protect the security of this trust deed, drant, r advest	an a most money agreement + doss not constitute a sale, conveyance or
 To complete or restore promptly and in gox." and habital damaged or destroyed thereon, and pay when due all costs incurred 3. To comply with all laws, ordinances, regulations, covenan so requests, to join in executing such therefore states encourse or requests. 	ble condition any building or improvement which may be constructed, d therefor. Its, conditions and restrictions affecting the property; if the beneficiary
agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain incrance on the damage by fire and such other hazards as the beneficiary may from written in companies acceptable to the beneficiary. The loss parse	buildings now of hereafter erected on the property against loss or om time to there require, in an amount not less than stull insurable
at least fifteen days prior to the expiration of any policy of institu- cure the same at grantor's expense. The amount collected under an any indebtedness secured hereby and in such order as 1 sneticiary mu or any part thereof, may be released to grantor. Such application of	procure any such insurance and to deliver the policies to the beneficiary incer row or hereafter placed on the buildings, the beneficiary may pro- w the or other insurance policy may be applied by beneficiary upon ay determine, or at option of beneficiary the entire amount so collected, or release shall not cure or waive my default or notice of default here-
5. To keep the property free from construct on liens and the essensed upon or against the property before any art of such fax promptly deliver receipts therefor to beneficiary; should the grant liens or other chartes payable by drantor, either by direct paymert	to pay all taxes, assessments and other charges that may be levied or tes, assessments and other charges become past due or delinquent and or (a i to make payment of any taxes, assessments, insurance premiums,
secured hereby, together with the obligations described in paragraph the debt secured by this trust deed, without waiver of the rights ari with interest as aloresaid, the property hereinbelore cescribed, as bound for the payment of the obligation herein described and eil	this amount so paid, with interest at the rate set forth in the note offs 6 and 7 of this trust deed, shall be added to and become a part of ising from breach of any of the covenants hereof and for such payments, well as the grantor, shall be bound to the same extent that they are
able and constitute a breach of this trust deed. 6. To pay all costs, fees and expenses of this trust including trustee incurred in connection with or in enforcing this obligation 7. To appear in and defend any action or proveding allowed 1. A speer in and defend any action or proveding allowed 1. A speer in and defend any action or proveding allowed 1. A speer in and defend any action or proveding allowed 1. A speer in and defend any action or proveding allowed 5. A speer in a speer in a specific and the speer of the speer	the cost of title search as well as the other costs and expenses of the and frustee's and attorney's fees actually incurred.
or any suit or action related to this instrument, indic ing but not i penses, including evidence of title and the beneficiary's or trustee' graph 7 in all cases shall be fixed by the trial court as d in the even further agrees to pay such sum at the appellate court shall adindes n	usise may appear, including any suit for the foreclosure of this deed limited to its validity and/or enforceability, to pay all costs and ex- 's altorney less; the amount of attorney less mentioned in this para- nt of an appeal from any judgment or decree of the trial court, grantor pasquable as the beneficiary's or trustee's attorney less on such appeal.
8. In the event that any portion or all of the property shall ficiary shall have the right, if it so elects, to require that all or an NOTE: The first Deed Act unnifies that the trustee home dor to be either an	I be taken under the right of eminent domain or condemnation, bene- iny portion of the monies payable as compensation for such taking,
a searche end inch cesonignoù garubuten in où nazinezz hanzi i je izez la fueu	gee or the United States, a title insurance company authorized to insure title to real test or any agency thereof, or an c strow agent licensed under ORS 696.505 to 696.585.

58200

建田教住日日

13

ir sultra balancia balancia balancia balancia 38766

tract or loan agreement between them, bet afficiary may purchase insurance of insurance coverage as required by the con-tract or loan agreement between them, bet afficiary may purchase insurance at grantor's expense to protect bene-ficiary'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 rule 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 drmage coverage or any mandatory liability insurance reunant along and may not satisfy any need for property of mage coverage of any manuality monitive a quirements imposed by applicable law. If the property of mage coverage of any manuality monitive a 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, tamily or household purposes (see Important Notice below), (b) STATES SATURDARY AND SATURDARY AND

This deed applies to, inures to the bonclitic! and binds all parties hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary chall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this mortgage, it is understood it at the mortgagor or mortgage may be more than one person; that il the context so requires, the singular shall be taken to mean and invite the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

* IMPORTANT NOTICE: Delete; by linking out; whichever we reantly (a) or (b) is not applicable; if warrantly (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the boneficiary MUST comply with the Act and Regulation by imaking required disclosures; for this purpose uso Stovens-Ness form No. 13 19, or equivalent.	RICHARD A. FREITAS Mana J. Freitas NANCY I. FREITAS
STATE OF OR EGO Y. County of	Klamath)ss. Q
This instrument was acknow	lodged before me or
5v RICHARD A. FREITAS A	ND NANCY L. FREITAS. HUSBAND AND WIFE
This instrument was acknow	lodged before me on, 19,
57 57 55 55 55 55 55 55 55 55 55 55 55 5	
OFFICIAL SEALS	
CAROLEA. LUISE	C.L.
COMMESSION NO.056736	Carole A. Amer
MY COLANISSION EXPIRES AUG. 15, 2000	Votary Public for Oregon My commission expires 12:200
	ad only when obligations have been paid.)
$\Delta D 10.96$ at 11:02	o'clock A. M. and duly recorded in Vol. <u>M90</u> ,
oflortgages	on Page 38765
FEE \$15.00	Bernetha G. Letsch County Clerk By Kuthun Ross

All of the server of the science of the science