Olis No. 651 - Oregon Trest Deed Series - TRUST DEED (ALIGNATURE TO SERVICE AND ADDRESS OF THE PARTY OF THE PAR	COPPREST NO.	STEVENS MESS DAY FURIDISHANG CO., PETIDAGO ON SYSTEM
31727	TRUST DEE	you?	797 Page 2041
THIS TRUST DEED, made this	s-2 20th 20th day of _	January	, 1997 between
EDWIN M. HORN AND EUROPE			, as Grantor,
ASPEN TITLE & ESCROW, INC. LAWLESS ROOFING, INC DEFI	TMEN DEMEETT BENSTO	N DIAN AND TRUST	as Trustee, and
es may la finestral to ofticle the course the	g sangalak (panihyakatani k	ing the state of t	, as Beneficiary,
The artificial section of the sectio	WITHESSE	CH:	th power of sale, the property in
Klamath Gounty	oregon, described as:-	an area tarahan karansa man	
Lot 792, Block 105, MILLS 7 Klamath, State of Oregon.	ADDITION TO THE CIT	Y-OF KLAMATH FAL	AS, in the County of
CODE I MAP 3809-33DB TL 6	100		
ogether with all and singular the tenements,	hecalitaments and appurtena	nces and all other rights	thereunto belonging or in anywise now
r hereafter appertaining, and the rents, issue	es and profits thereof and bit.	LIEBRIES HOW OF BEGESTIES	attached to or back in connection with
FOR THE PURPOSE OF SECURIN	G PERFORMANCE of each	egreement of grantor her	tein contained and payment of the sum
SIXTEEN THOUSAND AND NO/10(\$16,000.00)	Doll	ars, with interest thereon	according to the terms of a promissory cent of principal and interest hereof, if
Jan	nuary 24: 2002.		
The date of maturity of the debt secones due and payable. Should the granto	ured by this instrument is the or either agree to, attempt to,	e date, stated above, on or actually sell, convey,	enproval of the beneficiary, then, at the
ecomes due and payable. Should the grandor stry or all (or any part) of grantor's interes eneticiary's options, all obligations secured come immediately due and payable. The exe	e in it without this obtaining	g the written consein of a	s expressed therein, or herein, shall be
assignment.			
1. To protect, preserve and maintain	the property in good conditi	on and repair; not to rea	move or demolish any building or im-
2: To complete or restore promptly at tamesed or destroyed thereon, and pay when 3. To comply with all laws, ordinance	nd in good and nationale con	distan any building or in	approvement which may be constructed,
o requests, to join in executing such financi	ing statements pursuant to the	he Unitorm Commercial C he cost of all lien searchs	
gencies as may be deemed desitable by the	beneticiary.	linto non or barastiar o	period on the property against loss of
lamage by tire and such other hazards as il	he beneticiary may from tim	e to time require, in an a vise latters all policies of i	insurance shall be delivered to the bene-
liciary as soon as insured; if the granter shall	Il fall for any reason to procur	e uny such insurance and :	the buildings, the beneficiary may pro-
at least inteen days prior to the expiration of the same at grantor's expense. The amount indebtedness secured hereby and in such or any part thereof, may be released to gran			
under or invalidate any act done pursuant to	to such notice.	all favor sesseements an	of other charges that may be levied or
assessed upon or against the property before	re any part of such taxes, asi	essments and other charg to make payment of any	tares, assessments, insurance promiums
liens or other charges payable by grantor, en ment, beneficiary may, at its option, make	ther by direct payment of by a payment thereof, and the a	emount so paid, with interest of the trust deed	terest at the rate set forth in the note
the debt secured by this trust deed, without	waiver of any rights arising to	the grantor shall be b	ound to the same extent that they are
bound for the payment of the obligation he and the nonpayment thereof shall, at the op	erein described, and all such ption of the beneficiary, rende		
able and constitute a breach of this trust de	eed.	net of title search as well	il as the other costs and expenses of the
	on or proceeding purporting t	to attect the security rigit	any suit for the foreclosure of this deed
to pay all costs and expenses, including even	dence of fittle and the benefic	ery and in the event of an	appeal from any judgment or decree o
the trial court, grantor further egrees to per forney's fees on such appeal.	r such sum as the appellate o	ourt shall adjudge reason	able as the beneliciary's or trustee's at
	est of the property shall be	taken under the right of o	eminent domain or condemnation, bene vable as compensation for such taking
Name of State Oast Oast annual for State Oast Oast Oast Oast Oast Oast Oast Oast	American speed to officer an affect	read mem evitos de al com ven	of the Oregon State Bar, a bank, trust compan
or savings and loan accordation arthorized to the has	eguas cara as cas of halos a	any agescy thereof, or an escri	
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deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to any successor in interest entitled to such surplus.

15. Beneficiary may from time to time appoint a successor or successors to any frustee named herein or to any successor trustee appointment. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the country or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any ection or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully seized in fee simple of the real property and has a valid, unencumbered title thereto.

and that the grantor will warrant and torever defend the same against all persons whomsover.

The grantor warrants that the proceeds of the loan represented by the above described nots 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, incres to the benefit of and binds all parties hereto, their heirs, legates, 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 lerein.

In construing this frust deed, it is undestrood that the grantor, trustee and for beneficiary may each be more than one person; that if the content to requires, the singular shall be taken to mean and include the plural, and that generally all granmatical 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.

114 WILLESS WARKEUP, the grantor has execute	d this instrument the day and year first above written.
resign introduction out and presided the experiments by Electrical stress analysis its	Edwin M. Aor
* IMPORTANT NOTICE: Delete, by lining, out, whichever warranty (e) 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-Landing Act, and Regulation Z, the beneficiary MUST, comply with the Act, and Regulation by making required	EUROPE HORN
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.	· - 하이 오늘 수사를 다듬다면 하다 가입니다. 그는 그는 그는 그는 그는 그를 보고 있다.
STATE OF OREGON, County of	Klamath ss.
	edged before me on January 19 97.
This instrument was acknowledged to the contract of the contra	edged before me on
as	
of	
(Contoine Seal)	Carole A. Dinse
CAPTE A LINDE PARTIE A LINDE PARTIE P	Notary Public for Oregon
ON NO. 058736 () TO MICCOLLUS EXPIRES AUG. 15, 2000/	Ty commission expires August 15, 2000.
REQUEST FOR FULL RECONVEYANCE (To be to	ed only when colligations have been paid.)
TO: (MANUAL TRANSPORTED L'ANTE CONTRACT DE MAN ON TRUSCO	enge the transfer parties and the state of t
STATE OF OREGON: COUNTY OF KLAMATH: ss.	er ver lagent set i 1900 i decembra. La lagent set i 1900 de la lagent set La lagent set i 1900 de la lagent set
Filed for record at request of Aspen Title & Esca	ow the 23rd day
of January A.D., 19 97 at 2:33	CHANGE AND AND THE CONTROL OF A
PATRICE OF Mortgages	on Page 2041
PEE \$15.00 made to be seen to the brode great and and	Bernetha G. Letsch County Clerk by Kathina Kasai