36259	CONTRIGHT 1998 BTEVENS NESS LAW PUBLISHING CO. PORTLAND, OR STEEL
TRUST DEED	PT APR 17 P3:34Vol. 7017 Page 11674 - 8
WOOT DEED	STATE OF OREGON,
STONECREST HOMES	County of ss. I certify that the within instrument
	of day
Grantor's Name and Address GIOVANNI MANGIONE	I Clock Mandages 1
	FOR and/or as for /GI-/
After recording, return to (Name, Address, Zig): A S DEN TETRE TO (Name, Address, Zig):	Passed of No.
	Record of of said County. Witness my hand and seal of County
525 MAIN STREET KLAMATH FALLS, OR 97601	attixed.
	By, Deputy.
THIS TRUST DEED, made this 14th	
STONECREST HOMES	day of April , 1997 , between
ASPEN TITLE & DOCUMENT	
- MANGIONE	as Grantor, as Trustee, and
Grantor irrevovable	VITNESSETH: , as Beneficiary,
KLAMATH County, Oregon, de	VITNESSETH: nd conveys to trustee in trust, with power of sale, the property in
Lot 3. Block 68 VIANARY	
in the County of Klamath, State of Ore	gon. PLAT NO. 3,
3.0	
together with all and singular the tenements, heredisaments a	nd appurtenances and all other rights thereunto belonging or in anywise now ereof and all fixtures now or hereafter attached to or used in connection with
the property. FOR THE PURPOSE OF SECTIONS TO TH	nd appurtenances and all other rights thereunto belonging or in anywise now or hereafter attached to or used in connection with
(\$7 650 00)	Y DOLLARS AND 00/100
not sooner paid, to be due and payable at maturity of the date of maturity of the debt secured by this insti-	rument is the date, stated above, on which the final installment of the note est obtaining the military, or assign all (or any part) of the
erty or all (or any part) of grantor's interest in it without to beneticiary's option*, all obligations secured by this little	rument is the date, stated above, on which the final installment of the note attempt to, or actually sell, convey, or assign all (or any part) of the propert, irrespective of the maturity dates expressed therein, or herein about the role and expressed therein, or herein about the
assignment.	of an earnest money agreement* does not constitute, or herein, shall be-
1. To protect, preserve and maintain the property in a	:
3 The state of the	ally building or improvement
so requests, to join in executing such financies, regulations, cover to pay for filing same in the proper public office or attenuate pur	prisable condition any building or improvement which may be constructed, princed therefor. In anti-section and restrictions affecting the property; if the beneficiary suant to the Uniform Commercial Code as the beneficiary may require and well as the cost of all lien searches mede by filing officers or restriction.
4. To provide and continuously maintain ingresses	the cost of all lien searches made by filing officers or searching
written in companies acceptable to the beneficiary, with loss reficiary as soon as insured; if the granter shall this to the soon as insured;	from time to time require, in an amount not less than \$1 nsurable . Value
cure the same at grantor's expense. The amount collected under	surance now or hereafter placed on the building to the beneficiary
under or invalidate any act done pursuant to much notice	on or release shall not cure or waire amount so collected.
assessed upon or against the property before any part of much	d to pay all taxes, assessments and other above
ment, beneficiary may, at its option, make payment thereat	ent or by providing beneficiary with trade with trade insurance premiums.
the debt secured by this trust deed, without waives of any	raphs 6 and 7 of this trust deed shall the rate set forth in the note
and the nonpayment thereof shall, at the option of the handisis	all such payments shall be bound to the same extent that they are
6. To pay all costs, fees and expenses of this trust includ-	ing the
or any suit and of proceeding in which the beneficiant	to direct the security rights or nominan of the
graph 7 in at	intel to its validity and/or enforcempatition
It is mutually agreed that:	e reasonable as the beneficiary's or the trial court, grantor
ficiary shall have the right, if it so elects to require the	all be taken under the right of animal test on such appeal.
or savings and team assert and used and used and used and the savings as	an effective to such taking,
"WAFNING: 12 USC 1701]-3 regulates and may prohibit exercise of this col	an attorney, who is an active member of the Oregon Sixto Bar, a bank, trust company regon or the United States, a title insurance company authorized to insure title to real lites or any agency thereof, or an escrew agent licensed under ORS 696.585 to 696.585.
The publisher suggests that euch an agraement address the issue of this application of the publisher suggests that euch an agraement address the issue of obtain	ning beneficiary's consent in complete detail.

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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses an ress secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments in obtaining such compensation, promptly upon the proceedings and the balance applied in obtaining such compensation, promptly upon the proceedings and execute such instruments.	or incurred by granter ad attorney's least, both industrial
9. At any time and from time to time upon written request of beneficiary, payment of its fees and present the note for endorsement (in case of full reconveyances, for cancellation), without attacked the indebted pay treatment of the indebted pay treatment of the conveyances.	as shall be necessary
reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as fees for any of the services mentioned in this paragraph shall be not less than 35.	the "person or persons thereof; (d) the "person or persons thereof. Trustee's
to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured due and unpaid, and apply the same, less costs and expenses of operation and collection included and expenses secured by the same, less costs and expenses of operation and collection included and the collection in	agent or by a receiver I, enter upon and take including those past
and other insurance policies or compensation or awards for any taking or damage of the property, and the application of a solution or awards for any taking or damage of the property, and the application 12. Upon default by grantor in payment of any indebtedness secured hereby or in grantor's performance of any agreed on the essence with respect to such payment and/or performance, the beneficiary market and the same payment and the payment and/or performance.	or the proceeds of fire n or release thereof as such notice, ement hereunder, time
law or in equity, which the beneficiary may have. In the event the beneficiary elects to pursue any other right liciary or the trustee shall execute and cause to be recorded a written notice of default and election to sell the property to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.	or remedy, either at or remedy, either at ant and sale, the bene- to satisfy the obliga- by law and proceed
time of the cure other than such portion as would not then be due had no default may be cured by paying the end cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition of the trust deed to the cure shall pay to the beneficiary all costs and expenses in addition of the trust deed to the cure shall pay to the beneficiary all costs.	ire amount due at the string to curing the de-
the sale may be postponed as provided by law. The trustee may sell the property either in one parcel or the notice of sale the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person excluded	aw. or the time to which parcels and shall sell he purchaser its deed d. The recitals in the
penses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the appear in the order of their priority and (4) the surplus, if any, to the greator or to any successor in interest entitle appear in the provided between the trust deed a subsequent to the interest of the trustee in the trust deed a subsequent to the greator or to any successor in interest entitle appointed because the trustee in the trust deed a successor or successors to any successor in interest entitle appointed because the subsequent to the greator or to any successor in interest entitle appointed because the subsequent to the subsequent to the greator of the trustee in the trust deed a successor or successors to any successor in interest entitle appointed because the subsequent to the subsequ	vment of (1) the ex- obligation secured by s their interests may ed to such surplus.
powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and made by written instrument executed by beneficiery, which, when recorded in the mortgage records of the county or 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a cuttle is not obligated to notify any country or the successor trustee.	vested with all title, substitution shall be counties in which the
The granter covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the seized in fee simple of the real property and has a valid, unencumbered title thereto, except as may be set forth in an attached hereto, and that the granter will warrant and forever defend the same against all persons who proved the warrant and forever defend the same against all persons who proved the same against all persons the same against all	ing in which grantor, he grantor is lawfully addendum or exhibit
tract or loan agreement between them, beneficiary with evidence of insurance coverage as req ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral be the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor for the cost of any insurance coverage purchased by beneficiary, which cost may be added to gran loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The coverage beneficiary purchases may be considerably more expensive than insurance grantor quirements imposed by applicable law.	to protect bene- ecomes damaged, may leter cancel for is responsible ntor's contract or 'he effective date
(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 norther than the proceeds of the loan represented by the above described note and this trust deed (b).	d are:
personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including please secured hereby, whether or not named as a beneficiary kerein.	gee, or the contract
In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more the if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammating assumed and implied to make the provisions hereof apply equally to corporations and to individuals. *IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor seed the second of the secon	an one person; that cal changes shall be pove written.
disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent.	
STATE OF OREGON, County of) ss.	
This instrument was acknowledged before me on	•••••
	, 19. 97
HOTARY PUBLIC-OREGON COMMISSION NO. 056736 WY COMMISSION PRIEST AND 15	77.DQ,
STATE OF OREGON: COUNTY OF KLAMPTIN	expires (f.(DfD()
Filed for record at request of Aspen Tital a Communication of the Commun	.•.
of April A.D., 19 97 at 3:34 o'clock P. M., and duly recorded in Vol. Mo of Mortgages on Page 11674	<u>.h</u> day 97
FEE \$15.00 Bernetha G. Letsch, County by	