FORW No. 644 - TRUET DEED (Asobranam Associate).	K-50542-8	The state of the s
w 3661.4	The second secon	CONTRACTOR OF THE PROPERTY OF
1	7 MR 14 P3:18	Vol_ <u>047</u> Page 11031 4
Trust deed	The state of the s	STATE OF OREGON,
JESSE D. MCKENZIE		County of
Circulary's Herre and Address		of, 19, 2t o'clockM, and recorded in
T.C. DAUEBLE, JR. JOSEPH J. FRIEDMAN, TRUSTEE	SPACE RESERVE	book/reel/volume No on page and/or as fee/file/instru-
Sund but 1/10 Name and Address	RECORDER VSE	ment/microfilm/reception No. Record of
And ordering return to them: Address Reg: KLAMATH COURSY TITLE COMPANY		Witness my hand and seal of County affixed.
		By, Deput)
THIS TRUST DEED, made this 1th.	dey ofApr	il, 1997 between
LIESSE D. MOVEMOTE		
T C DAMESTE TO 12 mg 122		
T.C. DAUEBLE, JR AS TO AN UNDIVIDED JOSEPH J. TREEDWAN PROFIT SHARING TRU	ST. AS TO AN UND	JOSELH J. FREEDMAN, TRUSTEE FOR THE
Grantor irrevocably granto hardains 11.	1	e in trust, with power of sale, the property in
÷		
Lots 28 and 29 in Block 111 of Klama Plat No. 4 according to the official	th Falls Forest 1	Estates Highway 66 Unit
Plat No. 4 according to the official of the County Clerk of Klamath Count	plat thereof on y, Oregon.	file in the office
**Being re-recorded to correct benefic	ary	
togother with all and singular the tenements, hereditament or hereafter appertaining, and the rents, issues and profits the property.	s and appartenances and i	ill other rithta thermate beinger
FOR THE PURPOSE OF SECURING PERSONS	SANGE / L	ow or hereafter attached to or used in connection with t of granter herein contained and payment of the sum
(00 000 00)		· · ·
(\$3,500,00) note of even date herewith, psychle to heneticiary or ord not somer psid, to be due and psychle. May 14	1/0000	is a second of principal and interest hereof if
becomes due and vayable. Should the granter either agree	nstrument is the date, sta to, artempt to, or actually	ted above, on which the final installment of the note
come immediately due and payable. The execution by greatestignment.	ment, irrespective of the often of an earnest money	in consent or approval of the beneficiary, then, at the maturity dates expressed therein, or herein, shall be- eigreement** does not constitute a sale, conveyance or
1. To project, necessive and maintain the property i	ees: n good condition and rep	sir; not to remove as descript I was
damaged or destroyed thereon, and pay when due all costs	habitable condition any lincurred therefor.	wilding or improvement which may be constructed,
to requests, to join in executing such transient statements to pay for filing same in the proper public office or offices assumed desirates as may be desired desirates.	ovenanis, conditions and Fursuant to the Uniform i , as well as the cost of a	I lien searcher mode by Prime II
4. To provide and continuously maintain incurance	en the buildings now o	harmater assets ! - 41
ticiary as soon as insured; if the granter shall fail for any res	as payable to the letter; as son to procure any such it	i policies of insurance shall be delivered to the bene-
Bay indeptedness someof treatment the amount collected un	der any fire or other ins	utence region may be settle beneficiary may pro-
5 To bear the more pursuant to such notice.		and default of notice of default here-
liens or other charges and the design to beneathery; should the	granter fail to make now	port of non-town past due of delinquent and
Secured Farehy todather the secured theres	ol, and the amount so or	id, with interest of the animon to make such pay-
with interest as aforeseid, the property bereinbefore describ	this existing from breach of ed, as well as the granter	any of the covenants hereof and for such payments,
able and constitute a branch of this terms of the benef	iciary, render all sums es	ured by this forst doed in a distant notice,
trustee incurred in connection with or in enforcing this obli	luding the cost of title se (stinn and trustee's and a	arch as well as the other costs and expenses of the
or any suit or action or proceeding in which the beneficiar	y or trustee may appear.	including any suit for the femalestry or frucks;
PESCA I in all cases whell he bland by the boneficiary's or t	metos's attorney tees; the	Smount of siternay from mantiand in the
8 In the event thee see and the		and any s or masters artempy fees on such appeal.
NOTE: The Trust David Art provides that the fausting beautiful	THE RESERVE OF THE PERSON NAMED IN COLUMN TWO IS NOT THE PERSON.	remos pagame as compensation for such taking,
er savings and four association authorized to do business under the laws property of this state, he subaid into: althorize, agents or banches, the business and may prohibit execute of the "WARMING: 12 USG 1704-3 regulates and may prohibit execute of the "The publisher suggests that each an agreement address the irose of a	lad Striag or any agency thereo	or an express each licenses and or not not see the total
The state of the s	a	to realises result

which no in secure of the measured sty pay all research le only, expenses and attempty had on interest by past of boothilary and against by it light grant my researchly paid or interestly best, back in the trial and appoillant to early paid or manufally paid or measured by the first and appoillant to early paid or manufally paid or measured by the first paid or manufally paid or manufall

quirements imposed by applicable law.

The granter warrants that the proceeds of the lean supresented by the above described note and this trust deed one:

The granter warrants that the proceeds of the lean supresented by the above described note and this trust deed one:

(a)* primarily for granter's personal, family or household purposes (see Impostant Notice below),

(b) for an organization, or (even if granter is a natural person) are for business or commercial purposes.

(B) for an organization, or (even it granto, is a satural possible to the property of the property of the benefit of and binds ell parties hareto, their hoirs, legatess, devicess, administrators, executors.

This died applies to, inures to the benefit of and binds ell parties hareto, their hoirs, legatess, devices, administrators, executors.

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This died applies to, increased as a second eller to the contract of the contract

In constraint this trust deed, it is understood that the grander, trusted and/or beneficiary may each be more than one person; that if the content so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be used, essuaged and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written.

*IMPORTANT NOTICE Dates, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a treditor as such word is deliced in the Trustein-Landing Act and Regulation I, the baneficiary MUST comply with the Act and Regulation by making required disclassing for this purpose us Stevens-News Form No. 1319, or agriculant. If compliance with the day is not required, disregard this notice.

STATE OF ORFOON County of Viamonth. STATE OF OREGON, County ofKlameth This instrument was acknowledged before me on ... Apr. 1.1. Jesse D. McKenzie This instrument was acknowledged before me on CEFIGHAL SEAL SUSAN MARIE CAMPRELL NOTABY PUBLIC - OREGON ()

	MY CONAISSION EXPIR	ES MAR CT, 1998 (A) STATEMENT PRINTED OF	Notary Public for Oregon My commission expires 3.	1398
	TATE OF OREGON: COUNTY C	Klameth County	Title the	eny
	of April of	A	o'cleek P. M., and duly recorded to Mil. in 1972.	
F.	\$15.CO	D V L V	by Bernetha G. Leischi, Golfand Terk.	-3
		and the second s	to the control of the	

STATE OF OREGON: COUNTY OF KLAMATH: st.										
Filed for rec	cord at request of		Kian	ath Coun	ty_Title			the	24th	day
of	April	A.D., 19 <u></u>	97 at	1:03	o'clock_	P.M., o	and duly rec	orded in V	61. <u>M97</u>	
	(of	<u> Nortga</u>	<u> </u>		_on Page	1250	3		
									County Clerk	
FEE	\$15.00 Re-r	ecord			1)V 4	Koiklie	n _ 55	(daye)	
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