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TRUST DEED STATE OF OREGON, County of }s	55.
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Granss's boxs and Attract o'clock M., and recorded i The Estate of Jean Peatle Lowman SMACE RESERVED book/recl/volume No. o a page FOR and/or as fee/file/instru- and/or as fee/file/instru- or call or call Image: State of Jean Peatle Lowman SMACE RESERVED book/recl/volume No. o a page Image: State of Jean Peatle Lowman STATE RECONDERSING ment/microfilits/reception No. or call Communication	in ge u-
Asymetry Witness my hand and seal of Count 	y
Klawach Falls, DR 97501 By By	
THIS TRUST DEED, made this 22nd April 19 97 between DRUCE E. BRINK and HELEN G. WOLTER, not as tenants in common but with full rights of survivorship ASPEN TITLE & ESCROW, INC. , as Grantor, THE ESTATE OF JEAN PEARLE LOWMAN , as Trustee, and	2
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Grantor irrevocably grante, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:	
The Westerly one-half of Lot 3, Block 30, BILLSIDE ADDITION 10 THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.	
Code I Map 3809-29DA TL 9000	
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 toteshor with all and angular the teaments, haveilianonis and apportenances and all other rights thereinto belonging or in argomize now in the protects. FOR THE PURPOSE OF SECURING PERFORMANCE of each agromment of granter herein contained and payment of the sum of \$1000000000000000000000000000000000000	a manana ana amin'ny faritr'ora amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny far A manana amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o amin'ny faritr'o a
so savings and loss and provides mit indiffuences between the eliber as atterney, who is an active member of the Gregee State bare, tradicersary ar savings and loss association authorized to de business under the last of Gregee or the United States, a title instance company estimates to instance the property of this state, its subsidiaries, attillates, again or thereas, the United States or any opensy theread, or an entropy estimates the instance the set of the context of the set	
"The publisher suggests that such an agreement address the issue of obtaining baseficiary's seasont in semplate detail.	11

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tract or loan agreement between them, beneficiary may purchase insurance at grantor's frace or loan systement between ment, beneficially using outchase insulance at grantor's coherese to protect between ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the colleteral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or sgainst 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 belance. If it is so edded, 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 alone and may not satisfy any need for property damage coverage or any mandatory liebility insurance re-Gotant shorts and may not satisfy any need for property durings coverings of any manuatery modeling a quirements imposed by applicable law.
 The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

 (a)* primarily for granter's personal, family or household purposes (see Important Notice below),
 (b) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and hinds all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, accessors 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.

The nersely, whether or not make as a constructly instant. In construing this trust doed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that is content so requires, the singular shall be taken to mean and include the plural, and that generally all gremmetical changes shall be to 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 wristen. PORIAN MODE: Delise, by liming out, which are averaging (a) or (b) is if the

as such word is defined in t beneficiary MUST comply will disclosures; for this purpose u	is applicable and the benefici he ruth-in-Lending Act and Re h the Act and Regulation by s as Stevanz-Noss form No. 1319 not required, disregard this not STATE OF OKEGON, This instrument	ay is a creditor agulation Z, the BRUC naking required ALC P, or equivalent. HELE cc.	E E. BRINK Mcan A 700 N G. WOLTER ath	lien Aaril 25		••••
	by Brule F	was acknowledged be	Helen G	Walter		
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of <u>April</u>	A.D., 19 97 at		on Fage12	752		•
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