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36880	HOME: I'M UK HU	191 Page 13111 3
TRUST DEED	1111	STATE OF OREGON, County of } ss.
and the second s	and the strady to the Mark to be the second	I certify that the within instrument
MR. AND MRS. THOMAS J. REID	an filipalit sammar it in the con- constitution of the con-	was received for record on the day
		of
Carabara Nama and Advisor	SPACE HEBEHVED	book/geel/volume No on page
LUCY BARKER EDYINGTON	FCA	and/or as fee/file/instru-
The state of the s	recorden's use	ment/microxlm/reception No,
Series for survival and the survival for sur		Record of of said County. Witness my kind and seal of County
AISPAN TITLE & ESCRON, INC.		affixed.
525 Mein St.		
Klamath Falls, OR		HARE
Attn: Collection Dept.		ByDeputy.
PROFES OF TOO BY TOO BY TO THE PROFESS OF THE PROFE	A commence of the second secon	7.0.07 to 1.000
THIS TRUST DEED, made this 23rd THOMAS J. REID and BELINDA K. REID. b	nusband and wife	&x, 19.31, Detween
<u> </u>		as Grantor.
ASPEN TITLE & ESCROW, INC.		, as Trustee, and
LUCY BARKER BOXINGTON	······································	an Pennstalanu
	WITNESSETH:	as benenciary,
Granter irrevecably grants, bargains, sella a		trust, with power of sale, the property in
Klamach County, Oregon, de		
Lot 2, Block 29, FIFTH ADDITION TO KI State of Oregon. CODE 21 MAP 4008-6BB TL 3200	LAMATH RIVER ACRES,	in the County of Klamath,
THIS TRUST DEED IS JUNIOR AND SUBORDS	INATE TO A TRUST DEE	ED IN FAVOR OF SOUTHERN PACIFIC
rote of even date hetewith, payable to heneliciary or order of somer paid, to be due and payable. Ak. Makinka ky The date of maturity of the debt excured by this in Locomes due and payable. Should the granter either agree erty or all (or any part) of granter's interest in it without beneficiary's option?, all obligations secured by this instruction immediately due and payable. The execution by grantssigment. To protect the security of this trust deed, granter ago 1. To protect, pressure and maintain the property in provement thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and damaged or destroyed thereon, and pay when due all costs in 3. To comply with all laws, ordinances, regulations, as requests, to join in executing much linancing statements at pay for illing arms in the proper public office or offices agencies as may be desimed desirable by the beneficiary. A. To provide and continuously maintain insurance damage by fire and such other hasards and the beneficiary written in companies acceptable to the bandliciary, with la licitary as soon as inverted; if the granter shall fail for any rocket least least fitteed days prior to the expiration of any policy of cure the same at granter's express. The amount collected using indebtedness accured bareby and in such order as benefit any part thereof, may be released to granter. Such application or invalidate any act done parsuent to such notice. 5. To keep the property free from construction lien assessed upon or against the property before any part of v promptly deliver receipts therefor to beneficiary; should the liens or other charges anyable by granter, beneficiary and of the property desired any processed in the secured by this trust deed, without waiver of any right debt secured by this trust deed, without waiver of any right debt secured by this trust deed, without waiver of any right action or encounted with or the option of the beneficiary and constitute a breach of this trust dead. 6. To pay all cea	Dollars, with interest and made by granter, the in O.I. Note. 19. Instrument is the date, stated a to, alternot to, or actually sell liter obtaining the written coment, irrespective of the mate wor of an excuest money agree ass: In good condition and repair; is he property. Inhibitable condition any build incurred therefor. In a well as the cost of all lie words and to the Uniform Coments, conditions and restrument to the Uniform Coments as the cost of all lie may from time to time requires payable to the latter; all possion to procure any sort insurantial transcence of the payment of the month of the security may determine, or at optical and to pay all taxes, assessments and other granter left to make payment or by providing breating, and all such payments shall be secured to the security series and stouch the granter, shall be secured to the security of trustee may appear, including the cost of title search indicating the cost of title search ind	thereon according to the terms of a promissory inal payment of principal and interest hereof, if above, on which the tinel installment of the proposent or approval of the beneficiary, then, at the cirty dates expressed therein, or herein, shall be ment** does not constitute a sale, conveyance or not to remove or demolish any building or installment which may be constructed, intions affecting the property; if the beneficiary mercial Code as the beneficiary may require and researches made by lilling officers or searching resider erected on the property against love or, in an amount not less than \$1.000.00.32.1 licies of insurance shall be delivered to the beneficiary laced on the buildings, the beneficiary may proper policy may be applied by beneficiary upon on of beneficiary the entire amounts so collected, or waive any default or notice of default herements and other charges that may be lovied or the charges become past due or default herements and other charges that may be lovied or the charges become past due or default herements and other charges that may be lovied or the charges become past due or default herements and other charges that may be lovied or the charges become past due or default herements and other charges that may be lovied or the charges become past due or default herements and other charges that may be lovied or the charges accounts, insurance premiums, iciary with funds with which to make such payments, interest at the same extent that they are be immediately due and payment and be bound to the same extent that they are be immediately due and payment and the same extent that they are be immediately due and payment and the same extent that they are be immediately due and payment or decreability, to pay all costs and extend that are actually incurred. It is played to the foreclosure of this doed and/or enforceability, to pay all costs and extend that are payments or trustee's attorney fees on such apposition or trustee's attorney fees on such apposition.
3. In the event that any portion or all of the proper licinry shall have the right, if it so elects, to require that NOTE: The Thus Beed As graddes lest the hardes hereafter must be	all or any portion of the mo	nies payable as compensation for such taking,
ned all this local beed an guidous lest the hashed inserved must be a scribed and in an expedit the for property of this else, his subublishme, althouse, agains or bearing, the forward and the scribed and the forward and the forward and the formation of the formation of the formation of the publisher supposts that such an agreement actives the base of the course of the formation of the formatio	erc of Oragum or the United Status, a United States or any agency thereof, a this option.	title inserence company auth—od to insure title to read or an essent agent ilconced un—ORS 698,505 to 698,565.

which are in excess at the amount required to pay all reasonable costs, sixplines and witnessy's less measurably paid or incurred by structure in early proceedings, which a paid to beneficially and uppolish contract and apposites and apposites and apposites and apposite contract and apposites and apposite contract and apposites and apposite contract and apply apposite contract and apply apply applying apply

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. 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 carcel 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 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 liability insurance requirements imposed by applicable law. ontain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements 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, Ismily or household purposes (see Important Notice below),

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

This deed applies to, insures to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, personal representatives, cucessors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or named as a beneficiary herein.

In constraint this test dead, it is understood that the despiter fructor and to herebiciary may such be such the contract.

Secured hereby, whether or not assend as a beneficiary herein.

In constraining this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that if the context so requires, the singular civall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed 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.

**IMPORIANT NOTICE: Delete, by listing out, whichever wormany [o] or [o] is for the provision of applicable, if warranty (n) is applicable and the beneficiary is a medically in the fact of the provision of a symbol of the provision of the provisions hereof apply equally to corporations and to individuals.

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**IMPORIANT NOT STATE OF OREGON, County of Klamath -Kuş instrument was acknowledged before me onApr.11...25 MAN THOMAS I DELLING BELINDA K. REID by This instrument was ecknowledged before me on the particular to the part

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