ATE 46334	glg E 2059	TRUST DEED	VOL M	97_Page 1713	2
	T DEED, made this		MAY June	, 19 <u>97,</u> be	tw
				, as Gi	ran
FIFECEPEN TA	ND TITLE COMPANY			, as Truste	ee,
HAROLD J. DA	RBY and MERKIE L.	DARBY, Trustees o	f the DARBY JO	INT REVOCABLE LIVING	T
HAROLD J. DA		DARBY, Trustees o	f the DARBY JO		T
HAROLD J. DA dated Novemb	RBY and MERKIE L. er 18, 1996	DARBY, Trustees c	f the DARBY JO	INT. REVOCABLE: LIVING	T. lici
HAROLD J. DA dated Novemb	RBY and MERKIE L. ar 18, 1996 vocably grants, bargains	DARBY, Trustees of WITNESSET , sells and conveys to	f the DARBY JO I: trustee in trust, wit	INT REVOCABLE LIVING	T. lici
HAROLD J. DA dated Novemb	RBY and MERKIE L. er 18, 1996	DARBY, Trustees of WITNESSET , sells and conveys to	f the DARBY JO I: trustee in trust, wit	INT. REVOCABLE: LIVING	T. lici
HAROLD J. DA dated Novemb	RBY and MERKIE L. ar 13, 1996 vocably grants, bargains County, Or	DARBY, Trustees c WITNESSET , sells and conveys to egon, described as:	f the DARBY JO I: trustee in trust, wit	INT. REVOCABLE: LIVING	T lici
HAROLD J. DA dated Novemb	RBY and MERKIE L. ar 13, 1996 vocably grants, bargains County, Or	DARBY, Trustees c WITNESSET , sells and conveys to	f the DARBY JO I: trustee in trust, wit	INT. REVOCABLE: LIVING	T. lici
HAROLD J. DA dated Novemb	RBY and MERKIE L. ar 13, 1996 vocably grants, bargains County, Or	DARBY, Trustees c WITNESSET , sells and conveys to egon, described as:	f the DARBY JO I: trustee in trust, wit	INT. REVOCABLE: LIVING	T lici

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each egreement of granter herein contained and payment of the sum - ONE HUNDRED THOUSAND DOLLARS AND NO/100 - (\$100,000,00)

note of even date herewith, payable to beneliciary or order and made by grantor, the linal payment of principal and interest hereol, if

The date of maturity of the debt sourced by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without list obtaining the written consent or approval of the heneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the naturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or evidencent. assignment.

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To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain the property in A

come immediately due and payable. The execution by granter of an earnest money sgreenent** does not constitute a sale, conveyance or estignment.
 To protect, preserve and minitain the property in glood condition and repair; not to remove or demolish any building or improvement thereou; not to commit or paratit any weste of the property.
 To complex for restore promptly and ingood and habitable condition any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therelor.
 To complex for restore promptly and ingood and habitable conditions and restrictions allecting the property; if the beneficiary so requests, to join in executing such linances, regulations, coverands, conditions and restrictions allecting the property glainst lots of pay for lind seme in the proper public office or offices, as well as the cost of all line searches made by ling allers or starching discretely making by the baneliciary, well as the cost of all line searches made by ling offices or starching discretely making maintain insurance on the buildings now or hereafter erected on the property glainst lots or damage by line and each other hazards as the beneliciary may from time to time searches paide of insurance shall be delivered to the beneliciary or pay be to the same as grantor's expense. The annount collected under any life or cover on while any beapled by beneliciary company based for the beneliciary and procurs the same at grantor's expense. The annount collected under any life and or the relates all beneliciary and row pay and the charges bear of beneliciary the entire annual to collected, or a part i thereof, they bear addition, solve any part of auch other as beneliciary may deformine, or at option of beneliciary the entire annual to collected, or any part i thereof, the grantor, shall be divered to the sense and the charges bear and the property below and thoreof.
 5. To keep the property free form construc

NOTE: The Trust Dead Act provides that the trustee hereunder must be either an stiorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loss association authorized to do business under the laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiaries, slilliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.555. "WARNING: 12 USC 1701-3 regulates and may prohibit exarcise of this option."

			complete detail.

TRUST DEED		STATE OF OREGON, County of
Tom W. & Darlene K. Dain		I certify that the within instru-
P. O. Box 148 Crescent Lake, Oregon 97425		ment was received for record on the
Groster Harold J. and Merkia Darby, Trustees	EPACE RESERVED FOR	in book/reel/volume Noon
36320 Jasser (Dad Springfield, Oregon 97478		page
ten an en	enen euseelingen of energy Recordered at the source of the	Witness my hand and seal of
Alter Roserding Roters to (Nome, Address, Zip) EVERGREEN LAND TITLE CD. 70 EAST-Lein AVE EUGENE, CR 97603		County affixed.
	, ,	By, Deputy

which are in asciss of the showing required to pay all reasonable cests, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall like paid to beneficiary and applied by hit lines upon any reasonable costs and expenses and attorney's less, basis in such proceedings, shall like paid to beneficiary and applied by hit lines upon any reasonable costs and expenses and attorney's less, basis in such and apply the country, specessarily paid or incurred by hit lines upon any reasonable costs and expenses and attorney's less, basis in obtaining such count of grant of grant of the maximum cost of hemeficiary and the reasonable such instruments as shall be conserved the indebtedness, trustee any (o) of full reconveyances, for cancellation), within a dilacting the liability of any person for the stress of convey, without varranty, all or any matter source of hemeficiary may need to the indebtedness in the maximum of head of the services mentioned in this find of any matters or lacts aller be constrained may (o) the services mentioned in this find of any matters or lacts aller be constrained and the "person or persons the stress and a paby the same, less costs and expension and security to the indebtedness faced y accured, and without regard to the indebtedness. The one stress and a paby the same, less costs and expension and security for the indebtedness faced y accured, enter upon any indebtedness and apply the same, less costs and expension and security for the indebtedness faced y as a secured indebtedness. The entering upon and disking possession of the property fills collection of auch reads possed and the second posses and pably in the stress of posses and apply the same and of the particular property fills collection of any alterney bases and pablic, to such also be also the stress of the stress and taking possession of the property fills collection of auch reads, searce and profils, collection as the stress of the stress and pably the transe of the pareadiate any security for

in form as required by law conveying the property so sold, but without any covenant or warranty, express of implied. The recitais in the 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 sails pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the ex-penses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by septement in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successors to any trustee in the trust deed as their interests may powers and duties contered upon any trustee herein named or appointed hereunder. Each such explointment and substitution shall be property is situated, shall be conclusive proof, of proper appointment of the successor trustee. 17. Trustee shall be conclusive proof, of proper appointment de successor trustee. 18 not obligated to notify any party hereto of pending sale under any other deed of trustee of the succed as provided by law. Trustee beneficiary or trustee shall be a party unless such action or proceeding in which grantor, 18 not obligated to notify any party hereto of pending sale under any other deed of trust or of any successor in interest that the grantor is lawlully the grantor covenants and affeces to and with the beneficiary is the successor in interest that the grantor is lawlully the grantor of the applies of the application of proper defining and other successor in interest that the grantor is lawlully the structee shall be a provided by and, the beneficiary's successor in interest that the grantor is lawlully the structee of the real property and added the structee and acknowledged is made applic record as provided by law. Trustee the grantor coven

and that the grantor will warrant and forever detend the same against all persons whomsoever. (a)& primarily for grantor's personal, family or household purposes (see Important Notice below), This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legales, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shaft mean the holder and owner, including pledgee, of the contract if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changés shell be IN WITWESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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

• IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; it warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truin-in-Lending Act and Regulation J, the beneficiary MUST camply with the Act and Regulation by making required disclosures; for this purpose use Stavens-Noss form No. 1319, or equivalent. If compliance with the Act is not required, disragard this notice. STATE OF OREGON, County of

om w. 10m W. Dain M Lane

) ss. Mary 6 This instrument was acknowledged before me on ... Tom W. Dain & Darlene K. Dain This instrument was acknowledged before me on OFFICIAL SEAL

OLORIA L GARDNER NOTARY PUBLIC - OREGON COMMISSION ND 053127 MY COMMISSION EXPIRES APR. 22, 2000

as ner 22-02 Notary Public for Oregon My commission expires _____

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

ê (1967)

The undersigned is the legal owner and holder of all indebtadness secured by the foregoing trust deed. All sums secured by the trust deed have been tully puid and satistied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or pursuant to statute, to cancel all evidences of indobtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warrenty, to the parties designated by the torms of the trust deed the estate now

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DATED:

20.

to not loss or destroy this Trust Dood OR THE NOTE which It secures. Both must be delivered to the rustos for cancellation before reconveyance will be made.

Beneliciary

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PARCEL 1:

A parcel of land situate in the NE 1/4 SW 1/4 of Section 1, Township 24 South, Range 6 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at a point along the Southeast line of a 20 foot roadway, a 1 3/4" x 48" galvanized steel pipe, from which the Southwest corner of said Section 1 lies South 1710.4 feet and West 1874.0 feet; thence along the Southeasterly line of said roadway, North 52 degrees 23' East 139.2 feet to a point, a 3/4" steel rod; thence South 50 degrees 15' East 138.1 feet to a point in the center of Crescent Creek as located in 1956; thence up the center of said creek, South 43 degrees 57' West 115.6 feet to a point; thence along a line as agreed upon by Pietila and Scribner in April 1980, North 57 degrees 32 1/2' West, passing a 1 3/4" x 48" galvanized steel pipe at 36.0 feet on the Northwesterly scour bank of Crescent Creek, in all 161.3 feet to the point of beginning.

PARCEL 2:

Beginning at an iron pipe on the Southerly line of a 20 foot roadway, North 1795.5 feet and East 1984.2 feet from the Southwest corner of Section 1. Township 24 South, Range 6 East of the Willamette Meridian; thence North 52 degrees 23' East, 64.2 feet; thence North 65 degrees 03' East, along said Southerly line, 77.8 feet to an iron pipe; thence South 44 degrees 55' East, 92.2 feet to the center of Crescent Creek; thence South 40 degrees 13 1/2' West, up the center of said Creek, 124.46 feet; thence North 50 degrees 15' West, 138.1 feet to the point of beginning, in the County of Klamath, State of Oregon.

PARCEL 3:

Beginning at a point on the Easterly right of way line of the County Road, opposite to and 30 feet distant at right angles from centerline station 50+63.2, Back, P.T., said point being also North 1799.6 feet and East 1854.5 feet from the Southwest corner of Section 1, Township 24 South, Range 6 East of the Willamette Meridian; thence North 27 degrees 15' East, along said Easterly line, 106 feet to the center of Cold Creek; thence down the center of said Creek, South 82 degrees 12' East, 76.2 feet, and North 71 degrees 44' East 68 feet; thence South 44 degrees 55' East, 40.3 feet to the Northerly line of a 20 foot roadway; thence along said Northerly line, South 65 degrees 03' West, 72.8 feet; South 52 degrees 23' West 208.23 feet, and North 59 degrees 23' West, 42.0 feet to the said Easterly line; thence Northeasterly, along said Easterly line on the arc of a 625.9 foot radius curve left (the long chord of which curve bears North 30 degrees 06' East, 61.82 feet) a distance of 61.85 feet to the point of beginning, in the County of Klamath, State of Oregon.

PARCEL 4:

Beginning at an angle point in a 20 foot roadway, North 1713.8 feet and East 1878.2 feet from the Southwest corner of Section 1, Township 24 South, Range 6 East of the Willamette Meridian; thence South 52 degrees 08 1/2' East 158.2 feet to the center of Crescent Creek; thence Northwest along a straight line to a point that is South 52 degrees 23' West 21.5 feet from the point of beginning; thence North 52 degrees 23' East 21.5 feet to the point of beginning, in the County of Klamath, State of Oregon.

LESS & EXCEPT that portion described in Deed from John A. Pietila and Ellen S. Pietila to Wayne C. Carver, recorded August 21, 1972 in Book M-72 at Page 9335.

ALSO EXCEPTING THEREFROM that portion described in Deed from Tim Delaney and May Delaney to Wayne C. Carver and Lillian Carver, recorded September 4, 1968 in Book M-68 at Page 7981.

CODE 205 I CODE 51 I	мар Мар	2406-1CA 2406-1CA	$^{ m TL}_{ m TL}$	$\begin{array}{c} 1200 \\ 1400 \end{array}$	KEY KEY	NO.: NO.:	845296
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17134- A

STATE OF OREGON: COUNTY OF KLAMATH : 55.

Filed for a	record at reque	st ofAspen	Title & Escrow the 4th day
of	June		34 o'clock P. M., and duly recorded in Vol. <u>M97</u> ,
		of <u>Mortgages</u>	on Page <u>17132</u> .
FEE	\$25.00		By <u>Kethlun</u> <u>Kasi</u>

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