Ne. 157-THUST DEED (Astronomy Reprinted).	737-D OCEPHERIN 1998. STEVENS MESS LAW PURLISHERS CO., FORTUARD, OF SERM
41038	لله 15 P3:16 Vol. <u>m97</u> Page <u>22285</u>
TRUST DEED	STATE OF OREGON,
CHARD G. & JOAN R. FISHCER	was received for record on the day of, at
Gruttor's Rome and Astrono	o'clock
Y 6. LYNNE S. FISCHER	FOR         and/or as fee/file/instru-           necombers use         ment/microfilm/reception No.           Record of         of said County.
Sonatacies y's Harne and Actases A	Witness my hand and seal of County affixed.
2 MAIN STREET AMATH FALLS, OREGON 97601	NAUE THE
<u></u>	By, Depairs.
THIS TRUST DEED, made this 2/18 RICHARD G. FISCHER AND JOAN R. FI	day of JUNE , 19 97 , between ISCHER, Husband and Wife
en han her et al en	, as Grantor,
KLAMATH COUNTY TITLE COMPANY	, as Trustee, and , Husband and Wife, with full rights of
RAY FISCHER AND LINNE S. FISCHER, survivorship	e HUSDand and Wile, with full fights of
Parcel 2 of Minor Land Partition of Section 20, Township 39 South, Meridian, Klamath County, Oregon, of way for the C-4-e Lateral conv	, Range 9 East of the Willamette , EXCEPTING THEREFROM the right
hereafter appertaining, and the rents, issues and points property. FOR THE PURPOSE OF SECURING PERFORM TWO HUNDRED TEN THOUSAND DOLLARS ************************************	instant in the date stated phone on which the final installment of the note
comes due and payable. Should the grantor either agree y or all (or any part) of grantor's interest in it without neticiary's option <sup>**</sup> , all obligations secured by this instru- me immediately due and payable. The execution by gra- ion rent.	to stlempt to, or actually sen, convey, or assign in (or any experiment) it first obtaining the written consent or approval of the beneficiary, then, at the uncent, invespective of the manufity dates expressed therein, or herein, shall be- uncor of an earnest money agreement** does not constitute a sale, conveyance or
2. To complete or restore promptly and in good and	in good condition and repair, not to relative of centorist any culture of the the property. I habitable condition any building or improvement which may be constructed,
<ol> <li>To comply with all laws, ordinances, regulations, requests, to join in executing such linearing statements pay for filing same in the proper public office or office</li> </ol>	covenanti, containions and restriction and the statistic of the statistical restriction of the statistical code as the baneticiary may require and es, as well as the cost of all lien exarches made by filing officers or searching
4. To provide and continuously, maintain manage mage by fire and such other heards as the beneficiary, litten in companies acceptable to the beneficiary, with l lary as soon as insured; if the grantor shall fail for any re- least litteen days prior to the expiration of any policy or to the same at grantor's expense. The amount collected to y indebtedness secured hereby and in such order as benefi- ting the same at grantor way be released to drartor. Such and in such order as benefit.	The four time to time require, in an amount not less than $$full$ insurables to the latter; all policies of insurance shall be delivered to the bene- tory investigation of the latter; all policies of insurance shall be delivered to the bene- tory of insurance new or hereafter placed on the buildings, the beneficiary may pro- under any tire or other insurance policy may be applied by beneficiary upon licitary may determine; or at option of beneficiary the entire amount so collected, licetion or release shall not cure or waive any default or notice of default here-
der or invalidate any act done pursuant to such theire. 5. To keep the property irse from construction lie- messid upon or against the property before any part of omptip deliver receipts therefor to beneficiary; should t ns to other charges payable by grantor, either by direct int; beneficiary may, at its option, make payment the used hereby; together with the obligatione described in 6 debt secured by this trust deed, without waiver of any th interest as moresuld, the property insulations described inthe obligation herein described of the option of the ber	ons and to pay all taxes, assessments and other charges that may be levied or such taxes, assessments and other charges become past due or delinquent and the genetor fail to make payment of any taxes, assessments, insurance premiums, paymant or by providing beneficiary with funds with which to make such pay- reof, and the amount so paid, with interest at the rate set forth in the note a paragraphs 6 and 7 of this trust deed, shall be added to and become a part of rights airsing from breach of any of the covenants hereoi and for such payments, ribed; as well as the granter, shall be bound to the same extent that they are i, and oil such payments shall be immediately, due and payable without notice, neliciary, render all sums secured by this trust deed immediately due and pay-
ble and constitute a breach of this trust deed. 6. To pay all costs, isse and expanses of this trust i uses incurred in connection with or in enforcing this of 7. To appear in and delend any action or proceeding in any suit, action or proceeding in which the benefic any suit or action related to this instrument, including must; including evidence of title and the beneficiary's o	including the cost of title search as well as the other costs and expenses of the obligation and trustee's and atterney's less actually incurred. Ing purpositing to silect the security rights or powers of beneficiary or irustee; clary or trustee may appear, including any suit for the foraclosure of this deed but not limited to its validity and/or enforceability, to pay all costs and ex- or trustee's attorney fees; the amount of attorney lees mentioned in this para- in the event of an uppeal from any judgment or decree of the trial court, grantor adjudge reasonable as the beneficiary's or trustee's attorney lees on such appeal.

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It is mutually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the trustee herolation must be either an entropy on more the memory payment as compensation for and reaching, NOTE: The Trust Deed Act provides that the trustee herolation must be either an eiterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the taxe of Gregon or the United States, a title issurance company authorized to iscure title to reat property of this state. Its subsidiarias, stillates, agents or branches, the United States or any ogency thereal, or an excore spant licented under GRS 659.555 to 699.555 "WARNING: 12 USC 1701/S regulates and may prohibit extraine of this uptice. "The publisher suggests that such an egreement educates the issue of ablaining beneficiary's consent in complete detail.

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ficiary'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 need not, also project granior's interest. If the contateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against 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 balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage lange the the date therefore prior coverage lenged or the date definite balance is responsible. 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. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>a</sup> primarily for grantor's personal, family or household purposes (see Important Notice below), (b) iter an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the banefit of and hinds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal ispresentatives, successors 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.

In construing this trust deed, it is understood that the grantor, invites and/or beneficiary may each be note than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that fenerally all transmatical changes shall be made, used and implied to make the provisions hereof apply equily to corporations and to individually in the day of the provisions hereof apply equily to corporations and to individually the second to be the second to be the second to individually the second to be the second to be the second to individually the second to individually the second to be the second to be the second to be the second to individually the second to be second to individually the second to be secon

not applicable; if warrant as such word is defined beneficiary, AllIST comply disclosures, AllIST comply	(a) is applicable on the banefi lete, by lining out, whichever war (a) is applicable and the banefi in the Truth-in-lending Act and with the Act and Regulation by is us Stavens-Ness form No. 13 Is not required; disranged this on STATE OF OREGON This instrumen by Jo Sn. T. F.	iciny is a croditor siny is a croditor aguiation Z, the making required S, er equivalent. County of	ARD G. FISCHER R. RISCHER Son Jore me cn Dand G. Fisc	ns Js. July 2 Jer	
AST DE NOT	of <u>NOTARY PUBLIC</u> for t Residing at Sheri My Commission Expired	in State of Moniana Jan, Montana December 6, 1993	ant R. K		
2.984年代 西南南部市 中心的	OUNTY OF KLAMATH :	E(ANCE ITo be used gaby wh	en obligations have been	pold.)	
The shift request of <u>July</u>	rof <u>A.D., 19 97</u> at of <u>Mortgag</u>	3:16 o'clock	on Page <u>22285</u>	the <u>15th</u> corded in Vol. <u>M9</u> Letsch, County Clerk	day 7,

By

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