		SONANIGHT (SOS - BASASHE	NESS LAW PUBLIS	eria co., portland, or exce
42829	TRUST DEED	Vol. <u>M91</u>	_Page_	25477
THIS TRUST DEED, made this 3 results of the second state of the second state of the second state of the second state of the second seco	iddsy ofdsy son, husband and	no vife	*****************	, 1994, between
THIS TRUST DEED, made this 3r Steven Nelson and Sheri Lynn Nel Aspen Title & Escrow, Inc.  David Lee	PRODUCE OF THE PROPERTY OF THE SAME			, as Trustee, and
David Lee  Grantor irrevocably scants, hardning cal				se Bansiinian
Klamath County, Oregon	described as:	istee in trust, with	power of s	ale, the property in
Lots 16 and 17, Block 5, RIVERVIE	W. In the Count	y of Klsmath.	State of	Oregon
CODE 4 MAP 3909 5CD TL 2000	নিক্ল বিক্রান্ত্রনার করে। ১৯৮৮ ক্রিক জন্মকরিত হলেও এই ক্রিক্ট ৪ ক্রিক্টান্ত্রনার নিজেনিক ক্রান্ত্রনার করি ইউল	No gaire tipping to be a long of the second		
그는 그는 이 전에 들어가는 한 사이에게 되면 전혀 가지 때문에 화가를 받지 않다.	\$\$\$\$\$E156 \$200 \$ 200 \$ 116 \$ 116 \$ 116 \$ 1			
(a) The first of all growings making the polytype of mill the still provide at the still provide at the control of the still provide at the still provide at the control of the still provide at the still provide at the Cart of the still provide at the still provide at the control of the still provide at the still provide at the control of the still provide at th	randra (1996), with a partition of the control of t	ing talah menganakan dianggan pengahan Regian diginakan dianggan berada Regian diginakan diginakan dianggan berada berada berada berada berada berada		
together with all and singular the tenoments, hereditame, or hereafter appertaining, and the rents, issues and profi- the property.	nts and appurtenances ar its thereof and all lixture	nd all other rights the s now or hereafter att	reunto belong ached to or us	ed in connection with
FOR THE DIPPOSE OF SECURING PERFORM OF THIRTY THOUSAND DOLLARS AND NO/100  (\$30,000.00)  note of even date herewith, payable to beneficiary or or not second paid, to be due and speedle. At maturity	Allegation that the same Allegation is	the state of the s		
note of even date herewith, payable to beneficiery or one soomer paid, to be due and payable. At maturit.	rder and made by grant	h interest thereous accor, the linal payment	ording to the of principal i	terms of a promissory
The date of maturity of the debt secured by this becomes due and psyable. In the event the within described, conveyed, assigned or elienated by the granter with at the beneficiary's option, all obligations ascured by the	instrument is the date, s ribed property, or any p	stated above, on which art thereof, or any in	h the linel in torest therein	stallment of the note
To protect the escurity of this trust deed, granter a 1. To profest, preserve and midintain the property provement thereon; not to commit or permit any weste o 2. To complete or restore promptly and in 400 are	igrees: 7 in good condition and 8 the property.	repair; not to remove	or demolish	any building or im-
2. To complete or restore promptly and in good ar damaged or destroyed thereon, and pay when due all cost 3. To comply with all laws, ordinances, regulations to requests, to join in executing such thencing statement to pay for liling same in the proper public office or office agencies as may be doomed destrable by the beneficiary	, covenants, conditions a	nd restrictions affecti	ng the proper	ty; if the beneficiary
4. To provide and continuously maintain insurant damage by tire and such other hazards as the beneficiary written in companies acceptable to the beneficiary, with ticiary es soon as insured; if the granter whall fail for any at least litteen days prior to the expiration of any policy cure the same at granter's expense. The amount collected any indebtedness secured hereby and in such order as bone or any part thorsel, may be released to granter. Such appearance invalidate any set done surgest to such explanting.	to on the buildings now may from time to this loss payable to the lattereasun to procure any suc of insurance now or here under any fire or other fictary may determine, or dication or release shall to the procure of the second	y or herealter erected require, in an amout r; all policies of insura- th insurance and to de- patter placed on the b insurance policy may at option of beneficia act cure or waive any	d on the prop at not less that aree shall be d liver the polic uildings, the la be applied ary the entire default or no	perty against loss or a \$1.11.1 Value, elivered to the bene- ies to the beneficiary pro- by beneficiary upon amount so collected, etc. of default bere-
5. To keep the property tree from construction lie accessed upon or against the property before any part of promptly deliver receipts therefor to beneficiary; should tilene or other charges payable by granfor, either by direct ment, beneficiary may, at its option, make payment the secured hereby, together with the obligations described in the debt secured by this trust deed, without weiver of any with interest as aloreseld, the property hereinbefore described for the payment of the obligation herein described and the rompayment thereof shall, at the option of the bester and constitute a breach of this trust deed.	the grantor lail to make payment or by groviding reof, and the amount so paragraphs 6 and 7 of trights arising from breactibed, as well as the grant, and all such payments meliciary, render all sum	and cater Charges be payment of any taxes, § beneficiary with fun- poid, with interest in his trust deed, shall be his trust deed, shall be to give of the covena ntor, shall be bound shall be immediately s secured by this trus	come past du assessments, i ds with which at the rate se le added to ar nts hereof and to the same e due and pays t deed immed	e or delinquent and insurance premiums, it to make such pay- t forth in the note at become a part of a for such payments, in they are able without notice, lately due and pay- lately due and pay-
6. To pay all costs, leas and expenses of this frust is trusted in connection with or in enforcing this of 7. To appear in and defend any action or proceeding in which the beneficion pay all costs and expenses, including evidence of title armentioned in this paragraph 7 in all cases shall be tried to the trial court, granter further agrees to pay such sum as the trial court, granter further agrees to pay such sum as the trial court, granter further agrees to pay such sum as the trial court, granter further agrees to pay such sum as the trial court, granter further agrees to pay such sum as the trial court, granter further agrees to pay such sum as the trial court, granter further agrees to pay such sum as the trial court, granter further agrees to pay such sum as the further agreement of the properties agree that the sum as the properties agree that the properties	ingation and trustees at a griporting to affect to lary or trustee may append the beneficiary's or to the trial court and in the appellate court shall	d attorney's fees actu he security rights or ser, including any suit rustre's attorney's fee fils event of an appea adjudge reasonable as	ally incurred, powers of ben for the forec s; the amount from any jud the beneficia	ediciary or trustee; losure of this deed, t of attorney's fees ignent or decree of ry's or frustee's at-
VOTE: The Trust Deed Act provides that the trustoe hersunder m rust company or savings and loan association authorized to do by ized to insure title to real property of this state, its subsidiaries, agent licensed under ORS 696.585 to 695.585.	oust be either an attempy, usiness under the laws of C	who is an active memb	er of the Crego	on Steto Bar, a bank,
TRUST DEED	and the second of the second o	STATEOF	OREGON,	 } ss.
		County of	tify that ce.	e within instru-
	Photosep (1887)	ment was h	eceived for	record on the
Gentles	PACE RESERVED ROR REGRESSR	in book/reel/	'clockh 'volume No	1., and recorded
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HANE

By

TITLE

David Lee 4500 Mykonos Way Elk Grove, CA 95758

which are in incomed the mount required to pay all reasonable casts, separas and atternary teen necessarily paid or incurred by function in such proceedings, shall be said to be sentilized and applied by it titled upon any reasonable casts and expenses and enterory's fees, both into the title daily applied to critic, incontrolling to the process of the process of

FILE BUNGLEY

and that the granter will warrant and torever defend the same against all persons whomseever.

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, tamily 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 banetit of and binds all parties hereto, their holes, legates, devisees, administrators, executors, personal representatives, execuseers and assigns. The term baneticiary shall mean the holder and owner, including pledgee, of the contract bursely, whether or not named as a baneticiary herein.

In construing this merifage, it is understood that the mortiager or marigages may be more than one person; that if the context so requires, the singular shall 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.

21 2211200 WILDREOF, the grantor has exect	ited this instrument the day and year first above written.
the second of th	There Michael nelson
TIMPURIANT NUMBER Daidle, by linke and whichever annuals, fet and	
as such word is defined in the Truth-in-Lending Act and Regulation I, beneficiary MUSI comply with the Act and Regulation by making required actions for this purpose use standard Music and a such as a such that a such as a suc	the Sharphing Karon
er compliance with the Act is not required, discopard this notice.	***************************************
STATE OF OREGON, County o	/) ss.
This instrument was acknown	wleifed before me on 19
by Aller and Company of the Company	Marie and the state of the stat
This instrument was acknown.	wledged before me on, 19, 19, 19,
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which hidden son that offices to make	Notary Public for Oraton
The second process and the second process of	Notary Public for Oregon My commission expires
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request for fall reconveyance (to be	Visit only when obligations have been need t
TO:	take property of the control of the control of
The undersided in the latel sesses and total in a con-	◆ The state of
PERSON STREET OF MINISTERS AN INC. A. MANAGE A	registers to jou at any guilly invited to that trader the theme of the
together with the trust deed) and to reconvey, without warranty, t	o the norther decidenced by the terms of the delivered to you herewith
hald by you under the same. Mail reconveyance and documents to .	manufacture and the second
DAYBD,	
So not lose of decincy this I mai Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concollation before	
reconveyance will be made.	Paroliciary

alifornia all-puipose ack	Howledgent	1912 es POTO DE L'ESTRE DE L'E
State of <u>CALIFORNIA</u>		CAPACITY CLAIMED BY SIGNER
County of SACRAMENTO	_}	Though statute does not require the Notary to fill in the data below, doing so may prove invaluable to persons relying on the document.
On 3 June 94 before me, Dee	C Reddo, a NOTATY Public , NAME, TITLE OF OFFICER - E.G., JANE DOE, NOTARY PUBLIC ,	XXX INDIVIDUAL
personally appeared Steve Michael  EXPERSENSITY RESERVE AND	oved to me on the basis of satisfactory evidence to be the person(s) whose name(s) Yayare subscribed to the within instrument and acknowledged to me that Yayare/they executed the same in Yayare/their authorized capacity(ies), and that by his her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.  WITNESS my hand and official seal.  SIGNATURE OF NOTARY  OPTIONAL SECTION	CORPORATE OFFICER(S)  TITLE(S)  PARTNER(S)
THIS CERTIFICATE MUST BE ATTACHED TO THE DOCUMENT DESCRIBED AT RIGHT:  Though the data requested here is not required by law, it could prevent fraudulent reattachment of this form.	NUMBER OF PAGES (Q2) DATE OF DOCUMENTS OTHER THAN NAMED ABOVE	MENT 3 June 94
	©1993 MATIONAL NOTARY ASSOCIATION • 8236 Romi	mel Ave., P.O. Box 7184 • Caraga Park, CA 91309-7184
	STATE OF OREGO County of Klama Filed for record at requ	en, ss.
	on this <u>5th</u> at <u>2:37</u> in Vol. <u>M97</u>	day of August A.D., 1997  o'clock P. M. and duly recorded of Mortgages Page 25477  Bernetha G. Letsch, County Clerk