AST PERSONAL PROPERTY AND ASSESSMENT OF THE PROPERTY ASSESSMENT OF THE	<u>one</u>	MEENT 1908 - ETEVERS-NEDE LIGHT FLEELDERING (13, POSTLAND, CR 07504
44054 TRUST DEED] UG 22 P3:44Vol	_ <i>091</i> Page_ <u>27667</u>
The state of the s	Line in the second second	STATE OF OREGON,
VIRGEL & EISIE SCOTT	A Property Property (1) course of the course	County ofss I cestify that the within instrument was received for record on the day
FRANK & OLYVE BROWN	SPACE RESERVED POR	of, 19, at, 19, at, 19, at, 19, and recorded in book/reel/volume NA
Depoticity's fourse and Address After recording, return to Seems, Astrono, 2(p)	RECORDER'S USE	ment/microfilm/reception No
ASPEN TITLE & ESCROW, INC. 525 MAIN STREET KLAMATH FALLS, OR 97601	Friedrich (1985)	Witness my hand and sear of County affixed.
ATIN: COLLECTION DEPT.	Fire States	NAME TITLE
THIS TENION AND ADDRESS OF THE TENION OF THE		, Deputy.
THIS TRUST DEED, made this 21st VIRGES L. SCOTT and ELSIE M. SCOTT	day ofAugust	19 97, between
ASPEN TITLE & ESCROW, INC. FRANK V. BROWN and OLYVE M. BROWN, OX		J., Deiween
FRANK Y. BROWN AND OLYVE M. BROWN. OF	Suvivor	as Trustee, and
		, as Beneficiary,
	VITNESSETH:	아이에면 아이들 아이들 때문에 보고 보고 모습니다. 그리고 하고 있었다.
Klamath Gounty, Oragon, de	scribed as:	ust, with power of sale, the property in
of Klamath, State of Orecas	trip and be a second of the se	PARK, in the County
COUP 10 MAP 3611-10A0 TL 4500 & 4600		불만열환 생각 사업은 이렇게 먹으니 나는 사고 있다. 그는 말이 있다.
THIS TRUST DEED IS THATON AND CONTRACT.	NATE TO A TRUST DEED	RECORDED AUGUST 22 1007
* WADDINGTON MITTIATE PARTICLE AND A SECOND AND A SECOND ASSESSMENT OF THE PARTICLE AN	The second second	CHE COUNTY, URECON THE WATTON OF
the property.	ereof and all fixfures now or he	rights thereunte belonging or in anywise now
of TEN THOUGAND AND WOLLD	NCE of cach agreement of ere-	the horsin annealist s
of TEN THOUSAND AND NG/100	G. S.	not herein contained and psyment of the sum
note of even date herewith, payable to beneficiary or order not sooms paid, to be due and payable. August 25, The date of maturity of the debt secured by this here becomes due and payable.	Dollars, with interest to and roads by grantos, the line	nereon according to the terms of a promissory payment of principal and interest hereof, if
The date of maturity of the debt secured by this and becomes due and payable. Should the granter either agree to erry or all (or eny part) of grantor's interest in it without it berieficary's options, all obligations secured by this instrument immediately due and payable. The execution by granter assignment. To protect the security of this tenset,	sterapt to, or actually cell, co	nvey, or seeign all (or any part) of the prop-
To protect the conseils, at act.		To committe a sale, conveyance or
1. To protect, preserve and maintain the property in a provennent thereon; not to commit or permit any waste of the 2. To complete or restore promptly and in good and he damaged or destroyed thereon, and pay when due all costs inc. 3. To comply with all laws, ordinances resulting and the comply with all laws, ordinances resulting and the comply with all laws, ordinances resulting and the comply with all laws.	bitable condition and building	Manageria (1964) a de la Mille
no reminests to initial and in the second se	onantil. Conditions and tosteinit.	
agencies as may be deemed desirable by the beneficiary.	s well as the cost of all lien se	arches made by filing officers or searching
4. To provide and continuously maintain insurence of damage by fire and such other hazards as the beneficiary may written in companies acceptable to the beneficiary with loss ficiary as uson as insured; if the grantor shall full for any reason at least fifteen days prior to the expiration of any follow of in cure the sures it grantor's expense. The amount collected unde any indebtedness secured by the probability and in any indebtedness secured by the probability and the surface of	payable to the latter; all policies to procure any much incurants	of insurance shell be delivered to the bene-
any indebtedness secured hereby and in such order as beneficiar or any part thereof, may be released to grantor. Such applicati under or invalidate any act done pursuant to such notice.	r any lice or other insurance p y may determine, or at option o on or release shall not cure or v	olicy may be applied by beneficiery upon a beneficiery the entire amount so collected, vaive any default or notice of default here.
assessed upon or against the property before any part of such promptly deliver receipts therefor to beneficiery; should the gliess or other charges payable by grantor, either by direct pegin ment, beneficiary may, at its option, make payment thereof, secured hereby, together with the obligations described in para the debt secured by this trust deed, without waiver of any rights with interest as aforesaid, the property hereinbefore described, bound for the payment of the obligation herein described, and and the nonpayment thereof shall, at the option of the beneficiable and constitute a breach of this trust deed.	nd to pay all taxes, assessment taxes, assessment taxes, assessments and offer or taxes, assessments are of offer or taxed payment of its providing benediciary and the amount so paid, with graphs 6 and 7 of this trust distribution of arising from breach of any of the swell as the granter, shall be seen that the payments shall be imay, tender all sums sourced by	s and other charges that may be levied or harges become past due or delinquent and any taxes, useesaments, insurance premiums, with funds with which to make such payinteess at the rate set forth in the note od, shall be added to end become a part of he covenants hereof and for such payments, a bound to the same extent that they are mediately due and payable without notice, this trust deed immediately due and pay-
6. To pay all costs, fees and expenses of this trust included in connection with or in enforcing this obligate. In The appear in and defend any action of proceeding pure in any suit, action or proceeding in which the beneficiary or any suit or action passes.	ing the cost of title search as	pull on the sec

and in any suit, action or proceeding in which the beneticiary or trustee may appear, including any suit for the toreclosure of this deed or any suit or action related to this instrument, including but not lithiled to its validity and/or enterceability, to pay all costs and exgraph 7 in all cases shall be tixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, granter further agrees to say such sum at the oppellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary whall have the right, it it is electe, to require that all or any portion of the monins payable as compensation for such taking, NOTE: The mass Beed Act wonder that the torse becoming the same and any portion of the monins payable as compensation for such taking,

MOTE: The This I Beed Act provides that the frustee horsunder rains be either as element, who is no active member of the Oragon State Ext. a bank, treat company of sevings and inen association authorized to dis pusiness and the tent of Oragon and Dates at the United States, a fille insurance company purposity of this state, its substitutes, affiliates, eigens or branches, the United States is any agency thereof, or an excrow agent itemaced under ORIS 696.565 to 696.565.

"The publisher suggests that such an agreement address the laws of obtaining transferings's consont in complete state!

which are made a life count of second plants in the country of the policy of the polic tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's intrest. 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 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 edded to granter's contract or loan balance. It 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 is psed 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 reoptem and may not easily may for a policible law.

The grantor warrants that the proceeds of the loan represented by the showe described note and this trust deed are:

(a) primarily for grantor's personal, lamily or household purposes (see Important Notice below).

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of said binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiery shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this mortgage, it is understood that the mortgages or mortgages 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. IN WITNESS WHEREOF, the granior has executed this instrument the day and year first above written. IN VIII VESS WILLKEUP, The grantor has executed to improve the property (a) or (b) is not explicable; if warranty (a) is upplicable and the beneficiery is a creditor as such word is defined in the fruth-in-landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation Ey inching required disclosures; for this purpose use Specific Ness Form No. 1319; or equivalent, if compliance with the Act is not required, disregard this notice. VINGE V. ELSIE M. SCOTT STATE OF OREGON, County of ... Klamath This instrument was acknowledged before me on AUGUST 22 a VIRGI € L. SCOTT and ELSIE M. SCOTT This instrument was acknowledged before me on OFFICIAL SEAL
CAROLE A: LINDE
COMMISSION NO. 058736
MYCOMMISSION NO. 058736
MYCOMMISSION NO. 058736
MYCOMMISSION NO. 058736 Notary Public for Oregon E DEPLICATION OF FULL RECONVEYENCE (To be used only when abilischions have been puid.) My commission expires

STATE OF OREGON: COUNT	Y OF KLAMATH: SE			
Filed for reword at request of	Aspen Tir	le & Escrow	the	22nd do
A. State of the st	D., 19 <u>97</u> at 3:44	o'clockPM., an on Page	nd duly recorded in Vo 27667	I. <u>N97</u>
FEE \$15.00		Alex	metha G. Letsch, Cour	nty Clerk