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TRUST DEED 同时的成功 Net's Sola Harrister and a start 5-3 N 20

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sneficlery's Have and Address Any recurding. tum to (Mamo, Admose, Ila): Richard P. Unger 3328 W. 2nd Ave. nds fil

Spokane, WA 99224-1203

Prin

Robert J. Earley

Richard P. Unger

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THIS TRUST DEED, made this 22nd

12. 15

day of July

A AN CALL

SPACE REFERNED FOR

RECORCEPTS USE

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ter day search and By .

1. Said

Aspen Title Co. of Klamath Falls, Oregon

清华的物

., as Trustee, and

55.

... at

...M., and recorded in

of said County.

TITLE

., 19.97 ..., between

. as Grantor.

Deputy

and/or as fee/file/instru-

..... on page

COPYTERN'T WALL STRUCTURE OF PLANE

STATE OF OREGON.

County of

of

Record of .

affixed

Vol. <u>m 77</u> Page 27954

o'clock

ment/microfilm/reception No.

book/reel/volume No.

NAME

Acertify that the within instrument

Witness my hand and shal of County

was received for record on the \_\_\_\_\_ day

WITNESSETH:

strany de asittare

AV92 25.00

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamith County, Oregon, described as:

Lot 9, Block 132, Klamath Farls Forest Line of the Unit, Plat #4, according to the official plat thereof, on Lot 9, Block 132, Klamath Falls Forest Estates, Highway 66 nodiecza wojecza je on the county Clerk, Klamath County, Contractive de la Coregon et la subjective de la contractive de la

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tolether with all end singular the tenements; heredifements 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 conjection with

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum Four Thousand, Six Hundred, and no/100 01

note of even date herewith, payable to beneticiary or order and made by granteer, the final payment of principal and inferest hereof, it not scorer, paid, to be due and payable AUGUST. 151, p2003 not sooner paid, to be due and payable August 1st

Not scored, paid, to be due and payable Analysis, and the instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either pare to, attempt to, or notually sell, convey, or assign all (or any part) of the prop-erty of all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option<sup>2</sup>, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come insumediately due and payable. The execution by grantor of an earliest money agreement<sup>\*\*</sup> does not constitute a sale, conveyance or estimated.

Descriptions all addigations secured by this instrument, irrespective of the maturity data expressed therein, or havin, shall be come innediately due and payable. The execution by, ganator of an earliest money adjearant\*\* does not constitute a sale, conveyance or assignment. To protect the security of this trust deed, granter agrees: 1. To protect the security of this trust deed, granter agrees: 1. To protect the security of this trust deed, granter agrees: 1. To protect the security and in (bod and habitable condition any building or improvement which may be constructed, danaged or destroyed thereon, and pay when due all coefs incurred therefor. 3. To comply with all laws ordinances, regulations, covenants, conditions and respirit, not to remove or domolish any building or improvement thereon, not pay when due all coefs incurred therefor. 3. To comply with all laws ordinances, regulations, covenants, conditions and respirit on the beneficiary may require and to pay for tilling cause in the proper public office or offices, as well as the cert of all lien exerches made by tilling differs or searching affective and may be discusted destrobed by the banchiciary. and the and payable by the banchiciary. and the and exceptuals to the beneficiary with loss payable to the latter all policies of insurance shall be delivered to the beneficiary any individent shall have any policy of insurance on the buildings now or herediter strobed on the buildings to be applied by beanticiary, usy to the same at granter's except and provide and collected under any fire' other insurance only be applied by beanticiary usy any individent strober the policy at any policy of insurance only on the buildings, the beneficiary may pro-tro the same at granter's experiment to individe any fire' or other insurance policy may be applied by beanticiary usy any individents secure above the property tree from construction in an another by applied by beanticiary usy any individent secure thereby and the granter shill be any reaso to pro

8. In the event that any portion or all of the property shall be taken under the right of ensinent domain or condemnation, bens-tickery shall have the right, if it so elects, to require that all or any portion of the monies psyable as compensation for such taking,

NOTE: The limit Good Act provides that the fristee bareandra must be of the standay, who is an active member of the Gregon State Eas, a back, trust company or savings and losn association autivation is do business unler tau laws of Origen or the Unlad States, a title incarance company autivation do huma dife to real property of this state, its subsidiaries, still nes, egents or branches, the Unlad States are no agency thereof, or an excove agent licensed under ORS 696.505 to 598.585. WARNING: 12 USC 1701/3 regulates and may prohibit exercise of this option. "The publisher suggests that each an agreement address the little of ottaining becelleisny's concent in complete detail.

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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 bene-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 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 heneficiary, 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 camage coverage or any mandatory liability insurance requirements imposed by applicable law. The granter warrants that the proceeds of the losn represented by the above described note and this trust deed are: (a)\* primarily for granter's personal, tamily or household purposes (see Impersant 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 benefit of and binds all parties hereto, their heits, legates, devises, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not numed as a beneficiary herein.

In construing this trust deed, it is understood that the gramor; trustee and/or beneficiary may each 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, issuaned and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHERE FOR this stemptor these executed this information that does first other that does first other

	STATE OF OREGON, County of) 85. This instrument was acknowledged before me on) 85.	्र १ <b>०</b>
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Bernetha G. Letsch, County Clerk

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