San Jan	-2 P3:20	Vot 18 Page 12 30
)		STATE OF OREGON,
TRUST DEED		County of ss.
gert al. 1944 a. The term growing error an archeologist, benefit and street.		I certify that the within instrument was received for record on the day
A larger of the season of the control of the contro	প্রতিক্রার বিশ্ববিদ্যালয় প্রতিক্রিক স্থানী প্রতিক্রিক স্থানি ক্রিকেন্দ্র করিছে করিছে করিছে করিছে করিছে করিছে ক্রিকেন্দ্রকার করিছে	of the three states of the state of the stat
		o'clockM., and recorded in
Grantor's flame and Address A 1500 Section 1200 120 12	SPACE RESERVED	book/reel/volume No on page and/or as fee/file/instru-
	FOR RECORDER'S USE	ment/microfilm/reception No,
S ONE CONTRACTOR AND AND INCOME.		Record of of said County.
Beneficiary's Heme and Address		Witness my hand and seal of County
GABRIELSEN & COMPANY		affixed.
930 MONTGOMERY STREET SAN FRANCISCO, CA 94133	enternal de la company de La company de la company d	NAME TITLE
EA 1931bit 43 beauties 20 de lectro	देशक के क्रियानुस्ति एन देखन कुछ । - श्रापती, केस्करी ३५८ क्षिपी एक	By Deputy.
THIS TRUST DEED, made this 29TH	day of DECEMBER	, 19.97, between
KENNETH HUFFORD AND LESLIE HUFFORD.	HUSBAND AND WIFE	, as Grantor,
FIRST AMERICAN TITLE INSURANCE COMP	ANY OF OREGON	, as Trustee, and
DONLON GABRIELSEN AND AGNES GABRIEL	SEN, HUSBAND AND	WIFE WITH FULL RIGHTS
OF SURVIVORSHIP		, as Beneficiary,
and the state of t	ITNESSETH:	that with some of sale the property in
Grantor irrevocably grants, bargains, sells and Klamath County, Oregon, desc		
Covernment Lots 1 and 2 and the Eth	Wa or Section 10,	Township 30 South, Range
11 East of the Willamette Meridian.	Klamath County,	Cregon.
The South 1 of Section 11, the Nort	h k of Section 13	and the North 2 of Section 14,
all in Township 30 South, Range 10	East of the Willa	mette Meridian, Klamath County,
Oregon.		તેનું કેરા કર્યો છે. કરી તેમ જ જો જેવાને કરાયા છે. જો જો જ
े हैं है अनुबार के लोहें है के उन्हें पूर्व कर कुल्ला है के अपने हुआ द	รูโดยทรรม และกับเทียง (สุดสิตศ์ทาง) เกิดเกาะ	and the second of the second o
gether with all and singular the tenoments, hereditaments a r hereafter appertaining, and the rents, issues and prolits th	nd appurtenances and all o	ther rights thereunto belonging or in anywise now hereafter attached to or used in connection with
r hereafter appertaining, and the fellis, issues and profits		e na diskapaga di managa pagamatan na managa na ma
FOR THE FURPOSE OF SECURING PERFORMA ONE HUNDRED SEVENTY FIVE THOUSAND	NCE of each agreement of	J**********
******************************	00) Dollars, with inter	est thereon according to the terms of a promissory
tt t t fininger og gedge	and made by prantor, the	final payment of principal and interest liereof, it.
ot sooner paid, to be due and payable	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	where an which the final installment of the note
ecomes due and payable. Should the grantor either agree to	artempt to, or actuary of	and an approval of the heneficiery, then, at the
rty or all (or any part) of granter's interest in it without a eneliciary's option*, all obligations secured by this instruc- ome immediately due and payable. The execution by grant	nent, irrespective of the many of an earnest money age	aturity dates expressed therein, or herein, shall be be mentale does not constitute a sale, conveyance of
oma immediately due and payable. The electron by gramment.	(19, 19, 19, 19, 19, 19, 19, 19, 19, 19,	
To protect the security of this trust deed, granter agre	Koog consultation and inchain	; not to remove or demolish any building or im-
rovement thereon; not to commit or permit any western to	habitable condition any bu	ilding or improvement which may be constructed,
amaged or destroyed thereon, and pay when die all costs in	ilention storotor	estimate affecting the property; if the beneficiary
3. To comply with all laws, ordinances, regulations, co requests, to join in executing such financing statements to pay for tiling same in the proper public office or offices.	pursuant to the Uniform Co	ommercial Code as the beneficiary may require and lien searches made by filing officers or searching
dencies as may be deemed desirable by the buildings,		the mental against on the mennectu stainst loss of
language by life and such other nazarus as the belieficially "		-aliains of incurance shall be delivered to the Delic-
ritten in companies acceptable to the beliationary, in interest in incompanies acceptable to the beliation of the companies acceptable to the beliationary, in interest in the grantor shall fail for any receivery as soon as insured; if the grantor shall fail for any receivery as soon as insured; if the grantor shall fail for any receivery as soon as insured; if the grantor shall fail for any receivery acceptable to the beliationary.	son to procure any such ins	surance and to deliver the policies to the beneficiary
t least lifteen days prior to the expiration of this period uses the same et grantor's expense. The amount collected us	nder any lire or other insu	rance policy may be applied by beneficiary upor
ny indebtedness secured neverly and in sect of the secured applied to grantor. Such applied	cation or release shall not o	sure or waive any default or notice of default here
inder or invalidate any act done pursuant to acce.	-11 4	annually and other charges that may be levied of
second upon or addicat the property below any part of a	MOIS SMINDS	I may town necessarie insurance premiums
lions or other charges pavable by grantor, entire by uncon-	-,	the mich interest of the role set forth in the note
ment, beneficiary may, at its option, make payment the	paragraphs 6 and 7 of this	trust deed, shall be added to and become a part of
the debt secured by this trust deed, without walker of day,	bed, as well as the grantor	, shall be bound to the same extent that they are
with interest as aforesaid, the property hereinbelore descri- bound for the payment of the obligation herein described, and the nonpayment thereof shall, at the option of the ben	and all such payments she eficiary, render all sums se	cured by this trust doed immediately due and pay
able and constitute a breach of this trust deed.	the stand who made of title be	parch as well as the other costs and expenses of the
secretar incurred in connection with or in citorions		manufacture of the or notions of hendicially of illusion
7. To appear in and detend any action of proceeding in which the benefici	ary or trustee may appear,	including any suit for the foreclosure of this des
or any suit or action felated to this histiducing historia	trustee's attorney fees; th	he amount of attorney fees mentioned in this para
graph 7 in all cases shall be liked by the trial court shall to	djudge reasonable as the be	eneticiary's or trustee's attorney tees on such appear
I TI TO TOUTH AND COULTED LANGE.		La sight of aminent domain of congenuiquon, occo-
of his min married stones did better in the line begins from	all or any portion of the	monies payable as compensation for such taking

NOTE: The Trust Doed Act provides that the trustee herounder must be dither an attorney, who is an activit member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do dusiness under the laws of Oregon or the United States, a title Insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an oscerow agent licensed under ORS 696.505 to 696.585. "WARNING: 12 USC 1701-3 regulates and may prohibit exercise of this option."

"The publisher suggests that such an agreement address the issue of obtaining boneficiary's consent in complete detail.

which are in axeas; of the amount required to pay, all-reasonship-costs, expenses and attempt's less necessarily paid or incurred by finator in such proceedings, shall be paid to beneficiary and applyed by it first upon any reasonable costs and expenses and attempt's less, but in the Irial and applitation course, necessarily paid or incurred by beneficiary, in such proceedings, and the balance, applied upon the indobtedness secured hareby; and ferration, seekers and or incurred by beneficiary, such proceedings, and the balance, applied upon the indobtedness incurred hareby; and ferration are such as a such as

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 beneficiary'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 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 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 re-

obtain alone and may not satisfy any need or property dathage coverage of any managery mainty institutes of quirements 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)\* primarily for grantor's personal, family or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to imures to the benefit of and binds all parties hereto, their heirs, legates, devisees, 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 named as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, 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, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

* IMPORTANT NOTICE: Delete, by lining out, whichever warran	has executed this instrument the day and year tire above written.
not applicable; if warranty (a) is applicable and the beneficial as such word is defined in the Truth-in-Lending Act and Regbeneficiary MUST comply with the Act and Regulation by m	julation Z, the
disclosures; for this purpose use Stavens-Ness Form No. 1319,	ires er ein Beit, gelikt die die neriede il in Gran bli in in in in in in die in de die de de de de de die de
STATE OF OREGON,	County of Klamath )ss.
	ves acknowledged before me on
hu OFFICIAL SEAL W	vas acknowledged before me on, 19,
DEBRA BUCKINGHAM I) NOTARY PUBLIC - OREGON	
MY COMMISSION EXPIRES DEC. 19, 2000 (	Dilla Bala
(SSS) SSS SSS SSS SSS SSS SSS SSS SSS SS	Notary Public for Oregon My commission expires 2.19.20

() 67 S	DEBRA BUCKINGHAM W			
	NOTATY PUBLIC - OREGON () GEMMISSION NO. 059318 (A			C 30
MY COMN	MISSION EXPIRES DEC. 19, 2000 (4)	Della		
		Notary Public for Or	egon My commission expires l	19.20
the second	REQUEST FOR FULL RECONVEYANCE			
STATE OF OREGON: C	COUNTY OF KLAMATH: ss.	st American		day
of January	A.D., 19 <u>98</u> at <u>3:20</u>		and duly recorded in Vol. M98	
तिकक तिस्तास्थालाको अक्षिक भेजन्त	of Mortge			
and the second of the f			ernetha G. Letsch, County Clerk	
FEE \$15.00	tion from the state of the technique of appealant.	By Dau	une Mullender	<u></u>
पुरुष के हैं जिल्ली है जो जिल्लाओं के लेगे किया है। प्रदेश के कारण के स्वरूप के की की कारण	মান বিশ্বস্থাৰ বিজ্ঞান্তৰ, প্ৰতিক্ৰিক নিয়াৰিক উল্লেখ্য কৰিছে। ১৯৯		Salar Sa	
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	물리 보기 위한 경기 시네 경기를 뛰	근데 100명 : 네트리트 (1945)		