POPE 70-801 - 178 ET 1	EAD (Assignment Sant/Code)	R-51852-11		COPYNICTION CITYPING	ESS LESS ÉLIS SERVES	CO. POFILME ON STREET
23.72	ZJO6	38 EU -	/ P3:18	Vol. <u>11198</u> State of or Comply of	Page_	
JACK W. & SH 7245 HILYARD REAMATH FALL ROBERT A S M 2618 WESTGATI	RRY MARKGRAF , OREGON 97603 store Stems and Authors RILYN J. SZEWART		ACE ASSEMIZO FOR	wzs received f ofo'cl book/reel/yolu	that the wing record on ock .M., one No.	thin instrument the day , 19, at and recorded in on page Qe/file/instru-
FIRST ANEL 12	N TITLE COMPANY		CORDERITURE	Record of	i/reception I C	f said Sounty seal of County
		o fra Paulan si Haga Sillinka		Ву		mu∈ , Deputy.
THIS TRU	ST DEED, made this IARKGRAF AND SHERRY	27TH day	of JANUAR	Y	,,9	8
of survi	IRICAN TITLE INSURAN STEWART AND MARILY toxship vocably grants, bergains County, Oreg	NJ. STEWART, WITNESS	husband an		ull right:	Beneficiere
Parcel 2 NE¦Nw¦ of Meridian.	of Land Partition Section 7, All in 1	il-92, situat Township 39 S	ed in the outh, Rang	SW: of Section e 10 East of t	ı ő and th he Willam	le lette
FOR THE PUI of SIXTY THO kkkkkkiikk note of even date here	ingular the tanenum's, hereditarie, and the rents, issues and pit POSE OF SECURING FERFUSAND DOLLARS AND NO tanestaken (\$\frac{1}{2}\text{with, payable to beneficiary of the and payable JANULRY (\$\frac{1}{2}\text{with, payable JANULRY})	FORMANCE of each 1/10G***********************************	h agreement of thicking his lars, with latere y granior, the l	grantor herein contain kkkkkkkkkk st. thereon according t	ed and payme ************************************	nt of the sum 未未未未未未 B promissory
becomes due and paya erty or all (or any pay beneticlary's option's, a come intendiately due assignment. To protect the sa 1. To protect, p novement thereon; not 2. Te complete of lamaged or destroyed to 3. To comply will o requests to the same	ble. Should the grantor either it ble. Should the grantor either it it will obligations secured by this land payable. The execution by and payable this fust deed, granto esserve and maintain the proper to commit or permit any waste restore promptly and in good bereon, and pay when due all ch all laws, ordinances, registation.	this instrument is the agree to, attempt to lithout first containing instrument, irrespectly grantor of an earn or agrees: or agrees: ir in good condition of the property. I and habitable concepts incurred thereoms, cords, cons, cords, cons, covenants, cords, agreems, cords, covenants, cords.	ne date, stated is or actually sell is the written co tive of the main set money pares on and repair; if the control is the control is the control in any build, it,	above, on which the convey, or assign all asent or approval of unity detect expressed ament** does not consider to remove or dering or improvement.	tinal installment of or any part the benediciary therein, or her stitute a sale, of molish any but which may be	nt of the mote) of the prop- v, then, at the rein, shall be- conveyance or Iding or im- constructed,
gencies as may be deci	tecuting such financing statems of the proper public office or older of the proper public office or older office of the properties of continuously maintain insured continuously maintain	trices, as well as the	cost of all lies	n searches made by t	eneticiary may filing officers	require and or searching

to pay for filling same in the proper public office or offices, as well at the cost of all len searches made by filling officers or searching agencies as may be decimed desirable by the beneficiary.

A provide and continuously maintain insurence on the buildings now or hereafter erected on the property, against jour PK per and such other hazards as the betwiciary may from time to time require, in an amount not less than \$\frac{1}{2}\text{LLLLLL_NNEW_BLLD}\$ in companies acceptable to the beneficiary, with loss payable to the latter; all policies of insurance ahali be delivered to the beneficiary as soon as insured; if the granter shall tail for any reason to procure any such insurance and to deliver the policies to the beneficiary cure the same at grantor's expense. The amount collected under any time or there insurance policy may be applied by beneficiary upon or any pact thereof, may be released to grantor. Such application or release shall not ourse or away and the such notice.

5. To keep the property free from construction liens and the pay all taxes, assessments and other charges that may be lovied or promptly deliver receipt; therefor to beneficiary; should the granter all to make payment of any taxes, assessments, innurance premiums, ment, beneficiary may, at its option, make payment the payment of any taxes, assessments, innurance premiums, ment, beneficiary may, at its option, make payment the payment of any traves acceptable by frantor, either by direct payment of any traves, assessments, innurance premiums, ment, beneficiary may, at its option, make payment the property before man of the amount so payment of any taxes, assessments, innurance premiums, ment, beneficiary may, at its option, make payment to the amount so payment of any taxes, assessments, incurance premiums, ment, beneficiary may, at its option, make payment the payment of any tended to and become part of the debt secured by this trust deed, without we'ver of any rights alting from breach of any of the covonnais hereof and for much paym

NOTE: The Trest Deed Act provides that the trustee horounder must be either an otherway, who is an either member of the Orogon State Ber, a benk, trust company or savings and lean association authorized to de business under the least of Orogon or the United States, a thic insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thirted, or the ascrow agent liconard under ORS 650.505 to 696.585. "MARNING: 12 USC 1701-U regulates and may prohibit exercise of this option."

"The publisher suggests that luch an agreement address this issue of obtaining beneficiary's consent is complete detail.

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which employed of the empored against of party all essenable costs, estimated attempts from a month proceedings of the party and against a state of the party and a state o tract 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. of coverage may be the date grantor's prior coverage tapsed or the date grantor tailed 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 lew.

The grantor wirrants that the proceeds of the loss 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, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, ersonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract ecured hereby, whether or not named as a beneficiary herein. In construing this trust deed, it is understood that the granter, trustee and/or beneficiery may each be more than one person; that so requires, the singular shall be taken to mean and include the plants, and that generally all grammatical changes shall be assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the tentificiary is a creditor as such word is defined in the Truth-in-Landing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purposes use Stevens-New Form No. 1319, or equivalent.

SHERKY MURKGRAF if compliance with the Act is not required, disregulated this notice. STATE OF OREGON, County of ... Klamath OFFICIAL SEAL DEBRIE (Vels acknowledged before me on DEBRA: BUCKINGHAM-() H9TARY PUBLIC - DREGON COMMISSION NO. 059318 (COMMISSION EXPIRES DEC. 19, 1000 Notary Public for Oregon My commission expires (2) 13-200 STATE OF OREGON: COUNTY OF KLAMATH: SS. Filed for record at request of First American litte ___the 9th of February A.D. 19 98 at 1:18 o'clock P.M. and duly recorded in Vol. M98 of Marriages on Page 4206 Barnetha G. Letsch, County Clerk FEE \$15.00 KAMUR_ tempoppedis at the effect.

12-21025-0