FORM No. 231 TRUDT DEED (Assignment Restrictor).	CCPYRSHIT 1998 BTEVERCHEES LWY PUBLISHING CCL PORTLAND, GR 97354
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the second second second second second and second	STATE OF OREGON,
the share a star war and and a star in a second with the start and	County of ss.
Christopher A. Newton	was received for record on the
Grantor's Hana and Address	of, 19, at o'clockM., and recorded in
Fred A. Wallace Patricia A. Wallace	SPACE RESERVED DOOK/recl/volume No.
	RECORDERAUSE ment/microfilm/seception No.
Beneficiary's Rame and Address After recording, return to (Rame, Address, Zo): Jackson Gounty. Title	Record of of said County. Witness my hand and seal of County
502 West Main Street	affixed.
Medford, Oregon 97501 ATTN: Contract Collections	Registra de la factoria de la companya de la
AIN. CONTRACT Collections	Atc 02047228
THIS TRUST DEED, made this 19th	day of February 19 98 between
Christopher A. Newton	the report of th
Aspen Title & Escrow Inc. Fred A. Wallace and Patricia A.	, as Grantor, Wallace with full right of survivorship
and the set of the second set of the set of the set of the second set of the second second set of the second second set of the second	WITTIE as Beneficiary,
Granior irrevocably grante hordeine self-	그 같이 같은 것이 가지 않는 것이 같은 것이 물 것이 같은 것은 것이 같이 가지 않는 것이 같이 있는 것이 같이 있는 것이 같이 않는
Lot 4, Block 11, FAIRVIEW ADDITT	
CONTRACTOR INCOMESTIC STRUCTURE THE STRUCTURE	or wore Bout when a grant water water water a strain of the second s
Code 1, Map 3809-29CA TL 8100	an an De Agelle 1979 - Bernevert i lang an teatrais an anna a' san teatrais. Tha an anna a' san a' san a' san a Agterrantia an anna Analasan a' san a' sa
그는 사람이 가지 않는 것이 같아요. 이렇게 가지 않는 것이 가지 않는 것이 가지 않는 것이 있는 것이 방법에서 가지 않는 것이 없다.	a de la deservação de de deservação de deservação de la defensiva de la defensiva de la defensiva de la defensi A de la defensivação de de de de la defensiva d A de la defensivação de de de de la defensivação de la defensiva de la defensiva de la defensiva de la defensiv
FOR THE PURPOSE OF SECURING PERFORM of THIRTY-FIVE THOUSAND DOLLARS and (\$35,000.00) note of even dute herewith, payable to beneficiury or order not sconer paid, to be due and payable at matur The date of maturity of the debt secured by this in becomes due and payable. Should the grantor either agree t erty or all (or enu nart) of the debt mature ither agree t	Dollars, with interest thereon according to the terms of a promissory r and made by grantor, the final payment of principal and interest hereot, if 19 strument is the date, stated above, on which the final installment of the note o, attempt to, or actually sell, convey, or asside all for any sector and the note
come immediately due and payable. The execution by gram assignment. To protect the executive of this family due to	nont, irrespective of the meturity dates expressed therein, or herein, shall be- tor of an earnest money agreement** does not constitute a sale, conveyance or
1. To protect, preserve and maintain the property in provement thereon; not to commit or permit any waste of th	es: good condition and repair; not to remove or demolish any building or im-
damaged or destroyed thereon, and pay when due all costs in 3. To comply with all income and when due all costs in	habitable condition any building or improvement which may be constructed, neurred therefor.
Bending as may be deemed derived public office or offices,	courred therefor. venents, conditions and restrictions attacting the property; if the beneficiary ursuant to the Uniform Commercial Code as the beneficiary may require and as well as the cost of all lien searches made by filing officers or searching
damade by fire and such ather toously maintain insurance	on the buildings now or hereafter eracted on the
at least filteen days prior to the expiration shall for any reas cure the same at grantor's expense. The amount collected un any indebtedness secured hereby and in such order as benetici or any part thereof, may be released to grantor. Such applica under or invalidet any set	son to procure any such insurance and to deliver the policies to the bene- insurance now or hereafter placed on the buildings, the beneficiary may pro- der any fire or other insurance policy may be applied by beneficiary upon ary may determine, or at option of beneficiary the entire amount so collected, ation or release shall not cure or waive any defended or a defended of the second
assessed upon or against the property itee from construction liens promptly deliver receipts therefor to beneficiary, should the	and to pay all taxes, assessments and other charges that may be levied or ch taxes, assessments and other charges become past due or delinquent and grantor tail to make payment of any targe suscementations.
secured hereby, together with the obligations described in pa	f, and the amount so paid, with interest at the rate set forth in the note tragraphs 6 and 7 of this trust deed shall be added to all the note
with interest as aforesaid, the property hereinbelore describe bound for the payment of the property hereinbelore describe	regraphs 6 and 7 of this trust deed, shall be added to and become a part of hts arising from breach of any of the covenants hereof and for such payments, d, as well as the grantor, shall be bound to the same extent that they are and all such payments shall be immediately due and payable without notice, iclary, render all sums secured by this trust deed immediately due and pay-
6. To pay all costs, fees and expenses of this trust incl frustee incurred in connection with as in expenses of this trust incl	luding the cost of title search as well as the other costs and expression of the
and in any suit, action or proceeding in which the	purporting to affect the security rights or powers of beneficiary or trustee.
can be all of action related to this instrument, including bu benses, including evidence of title and the beneficiary's or the frank in all cases shall be find the distribution of the	t not limited to its validity and/or enforceability, to pay all costs and ex- rustee's attorney fees; the amount of attorney fees wentioned in this deed
It is mutually adved that	udge reasonable as the beneficiary's or trustee's attorney for a court, grantor
liciary shall have the right, if it so elects, to require that all	shall be taken under the right of eminent domain or condemnetion, bene-
NOTE: The Trust Deed Act provides that the trustee hereunder must be el	lither an attorney, who is an active member of the Oregon State Bar, a bank, trust company of Oregon or the United States, a tille insurance company authorized to insure tille to real ted States or any agency thereof, or an escrow agent licensed under ORS 695.505 to 635.585
	nataning unitalicizity's consent in complete detail.

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WARNING: Onless grantor provides beneficiary with evidence of institution of ortige us together by the only tract 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, in a start of the collateral becomes damaged by a start france to protect benethe 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. or coverage may be the date grantor's prior coverage lapsed or the date grantor lance 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-Cotain alone and may not satisfy any need to property damage coverage of any mandatory machine and 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) The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to business to the board to be dead binds all parties based their induction desires administered

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devicees, administrators, executors, personal representatives, successors and assigns. The term beneficiary chall 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/orpheneticiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plycel, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals.

The plantor has averated	this in the second se
* IMPORTANT NOTICE: Delote, by lining out, whichever warranty (a) or (b) is	this instrument the day and year first above written.
to rice: Delore, by lining out, whichever streaments (-)	7777 The way and year first above multi-
not applicable; if warranty (a) is applicable and the beneficiary is a creditor	with the wit
privation in wull univ (0) is opplicable and the beneficiant	\mathbf{N}

and the second sec	Act is not required, disregard this not STATE OF OREGON	, County of	lamath		
	STATE OF OREGON This instrument by	t was acknowledged	before me on	February 19	
	This instrument	was acknowledged	before me on	Newton	, 19
and a second sec	AURA JEUTLER NOTARY PUBLIC-ORE COMMISSION NO. A 03 MY COMMISSION EXPIRES MAY 3	GON 0448 11, 1990	Albro	2	
STATE OF OREGON	I: COUNTY OF KLAMATH :	Notary	Public for Oregon	My commission exp	vires <u>5/31/9</u> 8
이 문화가 다 가지 않는 것을 수 있다.	uest of <u>Aspen</u> <u>Ly A.D., 19 98</u> at of <u>Mortgag</u>	1 Title & Escro 2:56 o'clock	w <u>P. M., and du</u> on Page 554	the 20t ly recorded in Vol. 1 0 a G. Letsch, County Cl	M98,