FORME Ma. 188) - The IST II EED (Assignment Restric	cm2. K-520	71-S	MINSHIT ISLA STEVING MESS LAW FURLISH	243 CO., PORTLAS, OR 67204
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TRUST DEED			STATE OF OREGON,	
EVELYN JANE JUNNICUTT	1999 - 1997 - 19	li ter fan de sere Herreise Herreise - Herreise State Herreise - Herreise - Herreise Herreise - Herreise	County of I certify that the was received for record	within instrument
P.O. BOX 474 MERRILL, OR 97633		n an an anna ann an Annais (1997-1994) An Strait Star Anna an Annaichtean an Annaichtean an Annaichtean an Annaichtean an Annaichtean an Annaichtean a	ofo'clock!	19 at
Grantor's Name and Actor CECIL-AND MILDRED JAMES, 1055 N 511 15	-TRUSTBES	SPACE RESERVED FOR RECORDER'S LOS	book/reel/volume No. and/or a ment/microfilm/reception	on page is Tee/file/instru-
Jacksonville Bernchry Name and Add After restriction roun to (Name, Address, Zio): First: Amarican to (Name, Address, Zio):	WEBERT		Record of Witness my hand a	_ of said County.
428 Main Stalls OR		internet in die die state in die State in die state i	affixed.	
	<u>et angradusti de</u> digi <u>Ghi (hiji ng chi</u>) angra		NAME By	TITLE , Deputy.
THIS TRUST DEED, ma EVELYN JANE EUNNICUTT	de this 6th	day of <u>March</u>		998 , between
FIRST AMERICAN TITLE INSU CECIL JAMES AND MILDRED Grantor irrevocably grant KLAMATH	JAMES, TRUSTEES OF WIT s, bargains, sells and co County, Oregon described	THE JAMES FAMT	LLY TRUST u.a.d. JUN	., as Beneficiary,
together with all and singular the tension the property. FOR THE PURPOSE OF SEC Twelve Thousand and (\$12,000,00) The of even date herewith, payable to the date of maturity of the de	no/100	or each agreement of	grantor herein contained and p	ayment of the sum
becomes due and payable. Should the goty or all (or eny part) of grantor's i Deneticiary's option", all obligations so come immediately due and payable. T assignment.	grantor either agree to, stre interest in it without lirst o soured by this instrument, he execution by grantor of	mpt to, or actually sell obtaining the written co	i, convey, or assign all (or any misent or approval of the bene	part) of the prop- ficiary, then, at the
To protect the security of this tra- 1. To protect, preserve and mail provement thereon; not to commit or p 2. To complete or restore promp damaged or destroyed thereon, and pay 3. To comply with all laws, ordin so requects, to join in executing such it to pay for filing same in the proper pu defencies as may bu chemed desirable by	Intain the property in good ermuit any waste of the pro- fily and in good and habitai when due all costs incurred nances, regulations, covenan inancing statements pursuas iblic office or offices, as we	ble condition any build d therefor. its, conditions and restr	not to reznove or demoliuh an ling or improvement which mu- ictions affecting the property;	ay be constructed, if the beneficiary
4. To provide and continuously damage by fire und such other hazards written in companies, acceptable to the ficiary as soon as insured; if the grantor at least lifteen days prior to the expira cure the same at grantor's expense. The any indebtedness secured hereby and in or any part thereof, imay be released to under or invalidate any act done pursus	maintsin insurance on the satisfies insurance on the beneficiary, with loss pays shall fail for any reason to tion of any policy of insura annount collected under an such order as beneficiary m grantor. Such application ant to such notice	the buildings now or he can time to time require able to the latter; all poo procure any such insur- ince now or hereafter p by fire or other insuran ay determine, or at opti or release shall not cure	reafter erected on the proper s, in an amount not less than a licies of insurance shall be deli suce and to deliver the policies laced on the buildings, the ber nee policy may be applied by ion of beneficiary the entire an s or waive any default or notice	ty against loss or Full_insured vered to the bene-val to the bene-val to the bene-ticiary leticiary may pro- beneticiary upon nount so collected, so of delault here-
5. To keep the property liee fro ascassed upon or against the property 1 promptly deliver receipts therefor to be liens or other charges payable by grantc ment, beneliciary may, et its option, r secured hereby, together with the obligs the deht secured by this trust deed, with with interest as aloresaid, the property bound for the payment of the obligatio and the nonpayment thereof shall, at the able and constitute a breach of this trust	neticiary; should the grant or, either by direct payment make payment thereot, und ations described in paregrap tout waiver of eny rights an hereinbefore described, as n herein described, and all te option of the beneficiary, at doed.	tes, assessments and oth ter fail to make payneen tor by providing beneti the amount as paid, phs 6 and 7 of this trus ising from breach of any well as the grantor, ah such payments shall b render all auxo secure	her charges become past due of it of any taxes, assessments, ins iciary with funds with which f with interest at the rate set is deed, shall be added to and v of the covenants hereof and to hall be bound to the same exit e immediately due and payabi d by this trust deed immediat	or delinquent and urance premiums, o make such pay- forth in the note become a part of or such payments, ent that they are le without notice, ely due and pay-
6. To pay all costs, lees and expertusee incurred in connection with or i 7. To appear in and defend any and in any suit, action or proceeding in or any suit or action related to this insu- penses, including evidence of title and graph 7 in all cases shall be fixed by the further agrees to pay such sum at the ap- its mutually spreed that:	enses of this trust including in enforcing this obligation action or proceeding purpo which the beneficiary or tr trument, including but not the beneficiary or trustes the beneficiary or trustes the beneficiary or trustes e trial court and in the eve pellate court shall adjudge t	Thing to allect the secu- rustee may uppoar, incl limited to it's validity 's attorney fees; the ar nt of an appeal from an reasonable as the benefi	ney's fees actually incurred, itily rights or powers of benef luding any suit for the forecio and/or enforceability, to pay mount of attorney fees mentio ny judgment or decree of the tr ciary's or trustee's attorney fee	iciary or trustee; sure of this deed all costs and ex- ned in this para- iel court, grantor is on such appeal.
8. In the event that any portion ficiary shall have the right, if it so elec NOTE: The Just Dead At provides that the bu-	sise hareunder must be eliber a	n allomou why is no sellue	nies payable as compensation	for such taking,
or savings and loan association authorized to do property of this state, its subsidiaries, stillates, a "WARNING: 12 USC 1711]-3 regulates and rea "The publisher suggests that such an agreeme	pointer; under the laws of the gents of tranches, the United Sta av prohibil exercise of this aution	gon or the United States, a Stator any agency thereof, or n	title insurance company anthorized t an escrow spent licensed under ORS	a featha fills to sent 1

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deed of any matters of tack shall be conclusive proof of the trustmumes interest. Any person, excluding the trustee, our including the gantor and beneficiary, may purchase at the sale.
15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus.
16. Beneficiary may from time to time appoint a successor or successor to any trustee named herein or to any successor trustee herein or such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein named or appointed horeunder. Each such appointment and substitution shall be recuted by beneficiary, which, when recorded in the moritage records of the county or counties in which the processor trustee, shall be a party unless such action or proceeding is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, the beneficiary and the beneficiary and the beneficiary's successor in interest that the grantor is lawfully excuted in the beneficiary's successor in interest that the grantor is lawfully excuted and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, therefory or trustee shall be a part

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, 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 requirements 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 if 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, personal representatives, successors and assigns. The term beneficiary shall must the holder and owner, including pledgee, of the contract secured hereby, whither or not named as a beneficiary herein.

In construing this trust dood, it is understood that the giantor, trustee und/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 hereot apply equally to corporations and to individuals.

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	COMMESSION NO.	A3(9392 A H 01, 20(2 A		LA Mai	rie Cundo My commission expir	UU es 3-1-
	quest of	KLAMATH SS. First	Merican Tit	le	the 12th	
March	A.D., 19	9 <u>98</u> at <u>1:31</u> Mortgages	o'clock	P.M., and duly n Page 8079	recorded in Vol. <u>M9</u>	8
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