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TRUST DEED		STATE OF OREGON,	
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Grantor's Name and Address	n de tratagnet en la companya de la Companya de la companya de la compa	O'clockM	and recorded in
BRENDA NEWTON & KEDRICK DAVIS	SPACE RESERVED	book/reel/voluine Noand/or as	05 5000
	RECORDER'S USE	ment/microfilm/reception	No
Seneficiary's Name and Address After recording, return to (Name, Address, Zip):		Record of	of said County.
After recording, return to (Name, Address, JIP): ASPEN TITLE & ESCROW, INC. 525 MAIN STREET		Witness my hand and affixed.	d seal of County
KLAMATH FALLS, OR 97601	Statement which is the second of the		
ATTN: COLLECTION DEPT.		NAME	NIE
		Ву	, Reputy.
THIS TRUST DEED, made this 18th	day of February		98 between
ASPEN TITLE & ESCROW, INC. BRENDA K, NEWTON and KEDRICK D. DAVI	t #1/48 - 20,4 #44	Marie Care Care Care Care Care Care Care Car	, as Grantor,
TARREST AND AND REDRICK D. DAVI	S, each as to an uno	livided 1/2 interest	as 1 rustee, and
Grantor irrevocably grants, bargains, sells a	WITNESSETH:	<u> </u>	as Beneficiary,
Grantor irrevocably grants, bargains, sells a Klamath County, Oregon, de	nd conveys to trustee in t	rust, with power of sale. t	he property in
一点:	professional Section of the Section of the Contract of the Con		no property in
Lot 3, EMPIRE TRACTS, in the County o	f Klamath, State of	Oregon.	•••
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THIS TRUST DEED IS JUNIOR AND SUROPD	TNATE TO A TRACE	DON FAVOR OF TONG	DEACHT.
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together with all and singular the tenements, hereditaments or hereafter appertaining, and the rents, issues and profits the property.  FOR THE PURPOSE OF SECURITY	and appurtenances and all other hereof and all fixtures now or l	or rights thereunto belonging of	r in anywise now
	the control of the second of the control of the second		i connection with
(\$16.250.00)			
Hole DI even data horawith manualt	With interest	.fDBfBDD propedial 4- 45	s of a promissory
The data of motorists of the data of motorists	F NOIE., 19	Security and the second security of the second seco	
becomes due and payable. Should the grantor either agree the erty or all (or any part) of grantor's interest in it without beneficiary's option*, all obligations secured by this instruction immediately due and markle. The	o, attempt to, or actually sell,	ove, on which the final install convey, or assign all (or any p	ment of the note
beneliciary's option*, all obligations secured by this instruc- come immediately due and payable. The execution by grant assignment.	ment, irrespective of the matur	sent or approval of the benetic ity dates expressed therein, or	iary, then, at the herein, shall be-
To protect the committee of the		does not constitute a sa	ie, conveyance or
provement thereon; not to seemed maintain the property in	good condition and repair: no	of to remove or demolish any	building or im-
damaged or destroyed thereon and any and in good and h	nabitable condition any buildir	or improvement which	•
to requests, to join in aventing, ordinances, regulations, co	venants, conditions and restric	tione affacting at	
Rencies as may be deemed device by busic office or offices,	as well us the cost of all lien	searcher mode by till-	may require and
lamage by fire and such other hazards as the beneficiary m	on the buildings now or here my from time to time require	after erected on the property	against loss or
it least fifteen days prior to the grantor shall fail for any reas	on to procure any such insuren	Ce and to deliver the mail be delive	red to the bene-
are the same at grantor's expense. The amount collected und	insurance now or hereafter pla der any fire or other insurance	on the buildings, the benef	the beneficiary liciary may pro-
inder or invalidate any act done presented. Such applica	ation or release shall not cure of	or wrive any default as a time	unt so collected,
spessed upon as regime the property free from construction liens	and to pay all taxes, assessme	ante and add to a	
ens or other charges parents therefor to beneficiary; should the	grantor fail to make payment	of any towns second past due or	delinquent and
ecured hereby together with the altitude	f, and the amount so paid, w	ith interest of the	make such pay-
ith interest as placered At-	hts arising from breach of any	of the course to be added to and be	ecome a part of
with interest as aforesaid, the property hereinbefore describe ound for the payment of the obligation herein described, a described, and the nonpayment thereof shall, at the option of the benefit ble and constitute a brack shall, at the option of the benefit	nd, as well as the grantor, shall nd all such payments shall be	I be bound to the same exten immediately due and payable	t that they are
6. To pay all costs from and trust deed.		~ys mast deed immediately	
6. To pay all costs, lees and expenses of this trust incirustee incurred in connection with or in enforcing this oblig 7. To appear in and defend any action or proceeding			
and in any suit, action or proceeding in which the beneficiary	or trustee may appear, include	ding any suit for the forest-	
ach 7 in el cases shall be time and the beneficiary's or to	rustee's attorney fees; the amo	unt of attorney from months	costs and ex-
It is mutually adeard that the appellate court shall adju	udge reasonable as the benefici	Try's as trusted of the trial	court, grantur
ciary shall have the right, if it so elects, to require that al	shall be taken under the right	it of eminent domain or conder	mnation, bene-
OTE: The Trust Deed Act provides that the trustee have			or such taking,
			nsure title to real
EARMING: 12 USC 1701;—3 regulates and may prohibit exercise of this of publisher suggests that such an agreement address the Issue of the publisher suggests that such an agreement address the Issue of the publisher suggests that such an agreement address the Issue of the publisher suggests that such an agreement address the Issue of the publisher suggests that such an agreement address the Issue of the publisher suggests that such an agreement address the Issue of the publisher suggests that such a suggest and the publisher suggests that such a suggest and the publisher suggests that such an agreement address the Issue of the publisher suggests that such an agreement address the Issue of the Issue			96.505 to 696.585.

which are in excess of the amount region	12901
which are in excess of the amount required to pay all reasonable costs, expenses a in such proceedings, shall be paid to beneficiary and applied by it lirst upon an in the trial and appellate courts, necessarily paid or incurred by beneficiary in such ness accured hereby; and granter agrees, at its own expense, to take such action obtaining such compensation, promptly upon beneficiary's request.  3. At any time and from time to time upon written request.	proceedings, and the balance applied upon the indebted
the note tor endorsement (in case of full reconveyances, for cancellation), without the indebtedness, trustee may (a) consent to the making of any man or plet of the any restriction.	payment of its fees and presentation of this deed and affecting the liability of any person for the payment of
legally entitled thereto," and the recitals therein of any matters or facts shall be fees for any of the services mentioned in this paragraph shall be not less them es	affecting this deed or the lien or charge thereof; (d, econveyance may be described as the "person or person conclusive proof of the truthfulness thereof. Trustee!
10. Upon any default by grantor hereunder, beneficiary may at any time w to be appointed by a court, and without regard to the adequacy of any security if the possession of the property or any part thereof, in its own name sue or otherwise due and unpaid, and apply the same, less costs and expenses of operation and condetedness secured hereby, and in such order as beneficiary may determine.  11. The entering upon and taking possession of the same determine.	collect the rents, issues and profits, including those past ellection, including reasonable attorney's feet upon any
no other insurance policies or compensation or awards for any taking or damage foresaid, shall not cure or waive any default or notice of default hereunder or in 12. Upon default by grantor in payment of any indebtedness secured hereby or it eing of the essence with respect to such payment and/or performance, the beneticute and payable. In such an event the beneticiary may elect to proceed to forecle to foreclose this trust deed by advertisement and sale, or may direct the wor in equity, which the beneficiary may have. In the event the beneficiary on the trustee shall execute and cause to be recorded a written notice of default of oreclose this trust deed in the manner provided in ORS 86.735 to 26.705	of such rents, issues and profits, or the proceeds of fire of the property, and the application or release thereof as walidate any act done pursuant to such notice. In grantor's performance of any agreement hereunder, time iciary may declare all sums secured hereby immediately use this trust deed in equity as a mortgage or direct the trustee to pursue any other right or remedy, either at elects to foreclose by advertisement and sale, the beneult and election to sell the property to satisfy the obligative notice thereof as then required by law and procedure.
consists of a failure to pay, when due, sums secured by the trust deed, the defaulture of the cure other than such portion as would not then be due had no defaultured may be cured by tendering the performance required under the obligation of the cure that the person effecting the cure shall pay to the beneficiary a late of the trust deed together with trustee's and attorney's fees not exchange the sale may be restored the sale shall be held on the date and at the time and also the sale may be restored.	e, and at any time prior to 5 days before the date the 66.753, may cure the default or defaults. If the default it may be cured by paying the entire amount due at the it occurred. Any other default that is capable of being it trust deed. In any case, in addition to curing the de- licosts and expenses actually incurred in entorcing seeding the amounts provided by law.
the parcel or parcels at auction to the highest bidder for cash, payable at the tim in form as required by law conveying the property so sold, but without any coven deed of any matters of fact shall be conclusive proof of the truthfulness thereof grantor and beneficiary, may purchase at the sale.	e of sale. Tr. ant or warra Any person  The notice of sale or the time to which self or in separate parcels and shall sell shall deliver to the purchaser its deed express or implied. The recitals in the sluding the trustee, but including the
15. When trustee sells pursuant to the powers provided herein, trustee shall henses of sale, including the compensation of the trustee and a reasonable charge the trust deed, (3) to all persons having recorded liens subsequent to the interest of the order of their priority and (4) the surplus, if any, to the grantor or 16. Beneitciary may from time to time appoint a successor or successors to pointed hereunder. Upon such appointment, and without conveyance to the successer and duties conferred upon any trustee herein named or appointed hereund ade by written instrument executed by beneficiary, which, when recorded in the 17. Trustee accepts this trust when this deed, duly executed and and select the success to the success to the success that the success the select the success that the success the select this trust when this deed, duly executed and and select the success to the success that the success the select the success that the success the selection that the success the selection that the success that the success the selection that the success that the success the success that the success the success that the success that the success the success that the success that the success the success that the success the success that the success the success that the success the success that the success the success that the success that the success that the success that the success the success that the success that the success tha	of the trustee in the trust deed as their interests may to any successor in interest entitled to such surplus. any trustee named herein or to any successor trustee cessor trustee, the latter shall be vested with all title, er. Each such appointment and substitution shall be mortgage records of the county or counties in which the
eneticiary or trustee shall be a party unless such action or proceeding is brought.  The grantor covenants and agrees to and with the beneficiary and the beneficiary	ed, is made a public record as provided by law. Trustee trust or of any action or proceeding in which grantor, it is a second or proceeding in which grantor,
WARNING: Unless grantor provides beneficiary with evidence ract or loan agreement between them, beneficiary may purchase institutions interest. This insurance may, but need not, also protect granton be coverage purchased by	of insurance coverage as required by the con- urance at grantor's expense to protect bene-
or the cost of any insurance coverage purchased by beneficiary, which can belance. If it is so added, the interest rate on the underlying control coverage may be the date grantor's prior coverage lapsed or the date coverage beneficiary purchases may be considerably more expenditually and may not satisfy any need for property damage covery unrements imposed by the coverage lapsed or the date.	y coverage elsewhere. Grantor may later cancel ch cost may be added to grantor's contract or act or loan will apply to it. The effective date te grantor failed to provide proof of coverage. sive then insurance grantor might otherwise
(a)* primarily for grantor's personal, family or household purposes (see Impo	described note and this trust deed are:
cured hereby, whether or not named as a beneficiary herein.	er heirs, legatees, devisees, administrators, executors, holder and owner, including pledgee, of the contract
the context so requires, the singular shall be taken to mean and include the plural de, assumed and implied to make the provisions hereof apply equally to corporate.	beneficiary may each be more than one person; that
such word is defined in the Truth-in-Lending Act and Regulation Z, the neficiary MUST comply with the Act and Regulation by making required	M. Collott
compliance with the Act is not required, disregard this notice.  STATE OF OREGON Countries VICON	7
This instrument was acknowledged before  This instrument was acknowledged before  by	me on Flerunry 20, 1998,
OFFICE OF THE PROPERTY OF THE	
NOTARY PUBLIC-OFFERDS (CAMASSION NO. 056796)	
Notery Public	for Oregon My commission expires (15/1)
REQUEST FOR FULL RECONVEYANCE (To be used only when oblinder OF OREGON: COUNTY OF KLAMATH: SS.	igations have been paid.)
and the control of th	en e
d for record at request of Aspen Title & Escrow April A.D., 19 98 at 3:38 o'clock P of Mortgages	the 17th day
of	age12900
on F	Bernetha G. Letsch, County Clerk