No Chenteral State Court of the Chenter of	COPYTROAT 1986 STEVEND NESS LAW FUBLISHING CO., PORTLAND, OR 97204
क्षिण्या स्थापने क्षां के कुर्वास्थिति है। जिल्ला संबंधकार को विकास स्थापने स्थापने स्थापने क्षा के स्थापने स् जिल्ला करा कार्य कुर्वास स्थापने स्थापने क्षा के कार्य क्षा करते हैं। स्थापने स्थापने क्षा करते स्थापने क्षा क	R APR 21 P3:22Vol. M98 Page 13236
	11PR 21 P3:22 01 19 1 age 20000.
TRUST DEED	CTATE OF ORTHON
	STATE OF OREGON, County of } ss.
TAPPA	I certify that the within instrument
LARRY & SUZANNE SMITH	was received for record on the day
	of19at
Grantor's Name and Address	o'clockM., and recorded in
LOYD & LINDA THORP	SPACE RESERVED book/reel/volume No on page
	and/or as tee/fule/instru-
Beneficiary's Name and Address	ment/microfilm/reception No,  Record of of said County.
After recording, return to (Name, Address, 2p):  A SPEN TITLE C. ECCIDON. Taxo	Witness my hand and seal of County
ASPEN TITLE & ESCROW, INC.  525 MAIN:STREET  KLAMATH FALLS OF 0760:	Ann a
THE PALLS. OK 9/601	
ATTN: COLLECTION DEPT.	
TO A SHOULD AND A SHOULD AND A CONTRACT OF A	Reputy.
THIS TRUST DEED 2005	
LARRY E. SMITH AND SUZANNE K. SMITH	AKA LARRY SMITH AND SUZANNE SMITH
ASPEN TITLE C. DOCTON	AKA LARRY SMITH AND SUZANNE SMITH  , as Grantor,  TH FILL BICHTS OF CURVEY CONTROL OF AND SMITH
LOYD K THOPP AND I TYPA	as Trustee, and
	AN EGEN REGELS OF SURVIVORSHIP
the continued for some continued in the process of the continued of the co	, as Beneficiary,
The E 1/2 of Total 2 2 2 4 44 1931 1 2 2	Control of the Contro
The Distriction of the Block 35	HTII CTIV ADDITION OF THE PROPERTY OF THE PROP
	Charles alactically contractive as sells, entering as the selection of the
그는 사람들은 사람들이 가장 하는 것이 하는 것이 하는 것이 되었다. 사람들이 되었다는 사람들은 함께 없었다.	ひびがん まま込ま ちがい アコーチ コンスキャキャー むきょうさい コール・コート
The state and the state of the	For the first that the first the contract of t
together with all and singular the tanaments because	ng 1994 - 1995 (1995) ang kitalang pangganggan na kalang ang kalang ang kalang ang kalang ang kalang ang kalan Kalang Panggang ang kalang ang ka
or hereafter appertaining, and the rents, issues and profits	s and appurtenances and all other rights thereunto belonging or in anywise now thereof and all fixtures now or hereafter attached to or used in connection with
FOR THE PHRPOSE OF SECURIAL PROFES	
of SEVEN THOUSAND FIVE HUNDRED AND NO!	MANCE of each agreement of grantor herein contained and payment of the sum
70te of even data haravith	Dollars, with interest thereon according to the terms of a promissory
not sooner paid, to be due and navable December 31	03
erry of all (of any part) of prantor's internet in the miles	the prop-
come immediately due and psyable. The execution by the	interest obtaining the written consent or approval of the beneficiary, then, at the ument, irrespective of the maturity dates expressed therein, or herein, shall benefic of an earnest money agreement** does not constitute a sale, conveyance of
assignment.	and the same of th
To protect the security of this trust deed, grantor as 1. To protect, preserve and maintain the property	in dand 1141
2, 10 complete or restore promptly and in cond and belieff	
3. To comply with all laws ordinarious regulations	
so requests, to join in executing such financing statements	covenants, conditions and restrictions affecting the property; if the beneficiary pursuant to the Uniform Commercial Code as the beneficiary may require and
agencies as may be deemed desirable by the handingers	the cost of all hell searches made by filing officers or searching
4. 10 provide and continuously maintain insurance damage by fire and such other hazards as the beneficiary	e on the buildings now or hereafter erected on the property against loss or may from time to time require, in an anount not less than \$1.050.00 ya.
written in companies acceptable to the beneficiary, with I	oss payable to the latter; all policies of insurance shall be delivered to the bene-
at least litteen days prior to the expiration of any maties.	in the policies to the beneficiary
any indebtedness secured berehv and in such actor on hand	in the state of th
under or invalidate any act done pursuant to such	of release shall not cure or waive any detault or notice of default here-
5. To keep the property free from consistentian time	
promptly deliver receipts therefor to beneficiants about	to the charges become past due or delinguent and
ment, beneficiary may at its option make necessal the	providing belieficiary with lunds with which to make such pay-
the debt secured by this trust dead without waives of and	the state of the s
With interest as storessid the property beginning	to the street of any of the covenants hereof and for such payments
and the nonpayment thereof shall, at the option of the her	ided, 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, reficiary, render all sums secured by this trust deed immediately due and pay-
5. To pay all costs, fees and expenses of this tours :	material at the sense of the se
7. To appear in and defend any setion or assessed	and alloriney a rees actually incurred.
and in any suit, action or proceeding in which the benefici	in purporting to affect the security rights or powers of beneficiary or trustee;
penses, including evidence of title and the barnticiante of	Associated to the validity and/or enforcesority, to pay all costs and ex-
further agrees to pay such sum at the appellate court shall a	thustees attorney tees; the amount of attorney fees mentioned in this para- the event of an appeal from any judgment or decree of the trial court, grantor adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.
It is mutually agreed that:  8. In the event that any postion or all of the many	as the benefittary's or trustee's attorney frees on such appeal.
ficiary shall have the right, if it so elects, to require that	erty shall be taken under the right of eminent domain or condemnation, bene- all or any portion of the monies payable as compensation for such taking,
NOTE: The Trust Deed Act provides that the trustee becounder must be	- Maria Caralla Carall

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business 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 escrow agent licensed under GRS 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 baneficiary's consent in complete detail.

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which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grante in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses are expenses and expenses and expenses are expenses and expenses and expenses are expenses
ness socured hereby and and attorney siees, bot
in obtaining such compensation, promptly upon beneficiary's request.
the note for endorsement (in case of full reconveyances, for cancellating) my ment of its fees and presentation of this deed no
ing any restriction thereou; (c) join in any subordination or other agreement of the property; (b) join in granting any easement or creek
reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or person it legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereof. Trustee 10. Upon any default by grantor hereunder, beneficiers as than \$5.
III from and the transfer of the skindly of the ski
10. Upon any default by grantor hereunder, beneficiery may at any time without notice, either in person, by agent or by a receive possession of the property or any part thereof, its own name sue or otherwise collect the rents, issues and profite interest.
Indebtedness secretal baseling those passes of operation and collection and profits, including those passes
11. The entering upon and taking possession of the property, the collection of any
12. If non-default has a second of the secon
being of the essence with respect to such payment and/or performance the health and payment because secured hereby or in grantor's performance of any agreement hereunder time due and payment and/or performance the health
trustee to toreclose this trust deed by advertisement and sale, or may direct the trust deed in equity as a mortgage or direct the
Illiary of the levels -tall
to foreclose this trust deed in the manner provided in ORS 86,735 to 87.75 to 88.735 t
trustee conducts the sale, the grantor or any other person so privileged by Ope of are
TRUIT OF CONTRIVIAL THE PARTY IN A CAPADIO OF DAING
14. Otherwise 45
the parcel or parcel of provided by law. The frustee may sell the property sittle in the notice of sale or the time to which
the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the parcels and shall sell in form as required by law conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the granter and beneficiary, may purchase at the sale.
grantor and beneficiary, may purchase at the sale. In recitals in the trusteeness thereof. Any person, excluding the trustee, but including the
penses of sale, including the compensation of the trustee and a resonable cheefe the proceeds of sale to payment of (1) the ex-
appear in the order of their priority and (4) the surplus, if any to the interest of the trustee in the trust deed as their interests may
appointed hereunder. Upon such appointment, and without conveyance to the agreement herein or to any successor and distinct on the appointment of the agreement
made by written instrument and the world with all title
17 Totales managed at the proper appointment of the managed and country of countries in which the
is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding is under any other deed of trust or of any action or proceeding in which grantor,  The grantor covenants and agrees to and with the hereticing and the structure of the structure.
solved in factional at it.
WARNING. II-1-1
ficiary's interest. This interest This inter
the covered a probability to the covered and t
for the cost of any increase and grantor has obtained property coverage elegation. Grantor may later cancel
The coverage hand have time date grantor's prior coverage lapsed or the date grantor failed to provide and the coverage hand to be coverage had to be cove
and the and the satisfy any man in the same with the same and the same
The drante warenest 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),
personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract in construing this trust deed, it is undertained as a beneficiary herein.
if the context so requires 4th is understood that the grantor, trustee and/or benefician
IN WITNESS WHEREOF the description apply equally to corporations and to individuals.
* IMPORTANT NOTICE: Delete by the training of the day and training training the day and training the day and training training the day and training tr
as such word is defined in the Tout to the beneficiary is a creditor
disclosures; for this number was for this purpose with the first and kegulation by making required
distribution in the reduction distribution in the reduction in the reducti
STATE OF OREGON, County of Klamath ss.
This instrument was acknowledged before me on April 21  by LARRY E. SMITH AND SUZANNE K. SMITH  This instrument was acknowledged by
The state of the s
OFFICIAL REAL
NOTARY PER INCORP.
MY COMMASSION BO. 056735
Notary Public for Oracles Assets
The state of the s
TATE OF OREGON: COUNTY OF KLAMATH: SS.
led for record at request of Aspen Title & Escrow
April A.D., 19 98 at 3:22 o'clock P. Maritime 21st day
of Mortgages o'clock P. M., and duly recorded in Vol. M98 on Page 13236
BE \$15.00 Bernetha G. Letsch, County Clerk
By Jatklun Krad