NS CONTRACTOR OF THE PARTY OF T	COPYRIGHT 1908 STEVENS-NERS LAW PUBL	SHING CO., PORTLAND, OR 97204
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TRUST DEED	STATE OF OREGON,	3
the consistency was a first the second of the constitution of the second	Sounty of	
Michael A. Kinzie Danelle L. Kinzie	was received for recor	d on the day
	ofo'cleck	, 19, at
Tommy Waymound Smith, Trukstee Lois C. Smith, Trustee	SPACE RESERVED book/reel/volume No.	on page
Lois C. Smith, Trustee	and/or	as fee/file/instru-
Beneficiary's Name and Address	ment/microfilm/recept Record of	of said County
After recording, return to (Name, Address, Zip): The Smith Family Trust	Witness my hand	and soal of County
816 W. Alene	affixed.	
816 W. Alene Ridgecrest, CA 93555	ing and the second of the seco	TITLE
	Ву	
THIS TRUST DEED, made this 24th d	ay ofApril isband and wife	., 19.98, between
Aspen Title & Escrow Inc. WAYMOUND TOMMY SMITH AND LOIS C. SMITH, TE		, as Grantor,
WAYMOUND TOMMY SMITH AND LOIS C. SMITH, TR	RUSTEES OF THE SMITH FAMILY TRUS	T U.A.D.
TEDROREI O. 1990.	Server and the first of the server and the server a	, as Beneficiary.
Grantor irrevocably grants bardoing colleged	ESSETH:	• •
Klamath County, Oregon, described	이 공용 호 아이스 아이트를 가면 된 사람들은 이 작가지는 아니다. 아이트 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이 이	le, the property in
Lot 22, Block 19 SECOND ADDITION TO KLAMAT		· Klamath
State of Oregon.		. Klamath
the rest report that with the strategic real entire specification.	concerning and implied an equal of the con-	
ા જાતા કે ઉપય પ્રયાભવાના પ્રાથમિક પ્રત્યાનને પ્રત્યા અને પ્રાથમિક કરો કે પ્રાથમિક કરી છે. તે કરી કે કે પ્રોથમિક તું કુ કુ કુ કુ કુ કરો કે પ્રત્યા કરે કે પ્રત્યાન કરતા કરો જો કુ	Andrew Communication (Communication) (Communic	
and the first of the first of the first of the expension of the state of the first of the state	en en la la production de la company de la c	F 4
together with all and singular the tenements, hereditaments and approximate appertaining, and the rents, issues and prolits thereof the property. FOR THE PURPOSE OF SECURING PERFORMANCE of SIXTY-EIGHT THOUSAND DOLLARS AND NO/100 (\$68,000.00) note of even date herewith, payable to beneficiary or order and many the property and to be described to b	of each agreement of grantor herein contained an	d payment of the sum
not sooner paid, to be due and payable May 1 The date of maturity of the debt secured by this instrument becomes due and payable. Should the grantor either agree to, attenderty or all (or any part) of grantor's interest in it without first obbeneficiary's option*, all obligations secured by this instrument, in come immediately due and payable. The execution by grantor of a assignment.	nt is the date, stated above, on which the final in the final inpt to, or actually sell, convey, or assign all (or staining the written consent or approval of the b	installment of the note any part) of the prop- eneticiary, then, at the
To protect the security of this trust deed, granter agrees: 1. To protect, preserve and maintain the property in good of provement thereon; not to commit or permit any waste of the second	condition and repair; not to remove or demolish	any building or im-
damaged or destroyed thereon, and now when due all costs increased	le condition any building or improvement which	may be constructed,
so requests, to join in executing such financing statements pursuant to pay for illing same in the proper public office or offices, as well agencies as may be deemed desirable by the beneficing.	s, conditions and restrictions affecting the proper t to the Uniform Commercial Code as the benefic I as the cost of all lien searches made by filing	dary may require and officers or searching
4. 10 provide and continuously maintain insurance on the damage by fire and such other hazards as the beneticiary may trouwritten in companies acceptable to the beneticiary, with loss payal ficiary as soon as insured; if the grantor shall fail for any reason to put least fifteen days prior to the expiration of any policy of insurancure the same at grantor's expense. The amount collected under any any indebtedness secured hereby and in such order as beneticiary may or any part thereof, may be released to grantor. Such application of under or invalidate any act done pursuant to such notice.	ble to the latter; all policies of insurance shall be procure any such insurance and to deliver the poli- tice now or hereafter placed on the buildings, the v fire or other insurance policy may be applied by determine, or at option of beneficiary the entire r release shall not cure or waive any default or r	an F. I.W.L. I.N.S Vadelivered to the bene- cies to the beneticiary beneticiary may pro- by beneticiary upon a amount so collected, office of default here-
5. To keep the property free from construction liens and to assessed upon or against the property before any part of such taxe promptly deliver receipts therefor to beneficiary; should the grantol liens or other charges payable by grantor, either by direct payment ment, beneficiary may, at its option, make payment thereof, and secured hereby, together with the obligations described in paragraph the debt secured by this trust deed, without waiver of any rights arise with interest as aloresaid, the property hereinbefore described, as bound for the payment of the obligation herein described, and all and the nonpayment thereof shall, at the option of the beneficiary, able and constitute a breach of this trust deed.	is, dissessments and other charges become past do or fail to make payment of any taxes, assessments or by providing beneficiary with funds with whi the amount so paid, with interest at the rate hs 6 and 7 of this truct deed, shall be added to sing from breach of any of the covenants hereof a well as the granfor, shall be bound to the same such payments shall be immediately due and pa render all sums secured by this trust deed intake	ue or delinquent and, insurance premiums, ch to make such pay-set forth in the note and become a part of and for such payments, extent that they are yable without notice, diately due and pay-
6. To pay all costs, lees and expenses of this trust including trustee incurred in connection with or in enforcing this obligation. To appear in and delend any action or proceeding purpor and in any suit, action or proceeding in which the beneficiary or trustees and in action related to this instrument, including but not penses, including evidence of title and the beneficiary's or trustees graph 7 in all cases shall be fixed by the trial court and in the ever further agrees to pay such sum at the appellate court shall adjudge relation in the court in the interval of the court shall adjudge relations.	thing to affect the security rights or powers of bustee may appear, including any suit for the foundation of the following any suit for the following any suit for the following to its validity and/or enforceability, to its attorney fees; the amount of attorney fees me at of an appeal from any judgment or decree of the seasonable as the beneficiary's or trustee's attorney	I. oneliciary or trustee; eclosure of this deed eay all costs and ex- ntioned in this para- ne trial court, grantor tees on such appeal.
8. In the event that any portion or all of the property shall ficiary shall have the right, if it so elects, to require that all or an	ny portion of the monies payable as compensa-	tion for such takins.
NOTE: The Trust Deed Act provides that the trustee herounder must be either an or savings and loan association authorized to do business under the laws of Oreg property of this state, its subsidieries, affiliates, agents or branches, the United Stat "WARNING: 12 USC 1701j-3 regulates and may prohibit exercise of this option." The publisher suggests that such an agreement address the issue of obtaining	n attornay, who is an active member of the Oregon State B yon or the United States, a fitle Insurance company author tes or any agency thereof, or an escrew agent licansed unde	ar, a bank, trust company

which are in any of the second
which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both ness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary 9. At any time and terms.
the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of ing any restriction thereony (a) consent to the making of any map or plat of the property: (b) his in formal of the payment of ing any restriction thereony (c)
legally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof, (d) fees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by granter hereunder, beneficiary may at any time without notice, either in paragraph and to be appointed by a court of the services.
due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees upon any 11. The entering year and in such order as beneficiary may determine.
12. Upon default by grantor in payment of any indebtedness secured hereby or in grantor's performance of any agreement hereunder, time due and payable. In such respect to such payment and/or performance, the beneficiary may declare all grants and agreement hereunder, time
law or in equity, which the beneficiary may have. In the event the beneficiary elects to pursue any other right or remedy, either at ficiary or the trustee shall execute and cause to be recorded a written notice of default and election to sell the property to satisfy the obligation secured hereby whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by law and proceed 13. After the trustee the manner provided in ORS 86.735 to 86.795.
13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the granter or any other person so privileged by ORS 86.753, may cure the default or defaults. If the default time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being fault or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in entorcing the obligation of the trust deed together with trustoe's and attorney's tees not exceeding the agreement as well and proceed in entorcing the obligation of the trust deed together with trustoe's and attorney's tees not exceeding the agreement accounter and the control of the trust deed together with trustoe's and attorney's tees not exceeding the agreement accounter provided by the sale and the control of the trust deed together with trustoe's and attorney's tees not exceeding the agreement accounter the sale and the control of the trust deed together the sale and the control of the trust deed together with trustoe's and attorney's tees not exceeding the agreement accounter to the sale and the control of the trust deed together the sale and attorney's tees not exceeding the agreement accounter the sale and the control of the cont
the sale may be postponed as provided by law. The trustee may sell the property either in one parcel or in separate 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 reclaim to the conclusive proof of the truthfulness thereof. Any person excluded the truthfulness thereof.
penses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by appear in the order of their priority and (4) the surplus, if any, to the granter or to any successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successors to any trustee manded the such surplus.
made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged, is made a public record as provided to be a solution.
The grantor covenants and agrees to and with the beneficiary and the beneficiary's successor in interest that the grantor is lawfully attached hereto, and that the grantor will warrant and forever defend the same against all persons whomsoever.
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 carried
for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor is responsible 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 re-
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor 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 pledgee, of the contract secured hereby, whether or not named as a beneficiary heroin.
In construing this trust deed, it is understood that the grantor, trustee and/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 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 beneficiary is a craditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required as the property for this pure with the Act and Regulation by making required as the property of this pure with the Act and Regulation by making required as the property of the pure with the pure wi
If compliance with the Act is not required, disregard this notice. Danelle L. Kinzie
STATE OF OREGON, County of Klamath)ss. This instrument was acknowledged before me on April 2 4 ,19 98,
This instrument was acknowledged before me on
as OFFICIAL-SEAL
NOTARY PUBLIC-OREGON COMMISSION NO. A 034448
MY COMMISSION EXPIRES MAY 31, 1998 Notary Public for Oregon, My commission expires 67 1/00
STATE OF OREGON: COUNTY OF KLAMATH: ss.
Filed for record at request of Aspen Title & Escrow the 27th day of April A.D., 19 98 at 10:52 o'clock A Monday
of
FEE \$15.00 By Rernetha G. Letsch, County Clerk By Kathlum Kunn
nga katang katang panggalan dan dan 1977. Kanang katang panggalang dan dan dan dan menggalangkan dan dan beranggalang dan penggalanggan penggalanggan p