FORM No. 181 - THUST DEED (Assignment lestified).	COPYRKINT TOXI ST . ENSRESS UM PU JUSHING CO. PORTLAC) OR 1704
	4/17/17 48
57439	98 IIAT -1 P3 22 Vol 1998 Page 14747
전화소 나는 모두 모두 모두 다시 가지 않는 것 같은 것 같은 것 같이 같이 많은 것 같이 많은 것 같이 많은 것 같이 많은 것 같이 없다.	
TRUST DIED	SLATE OF OREGON,
	County of > ss.
	Certify that the within instrument
	was received for record on the day
Harvey N. Houston	of 19 at
Charleen K. Houston	o'dockM., and recorded in
Greatior's Harro erni Addrabe	hool- Intel (you have No
Linwood Thomas	SPACE RESURVED
Celia Thomas	RECONCERTIUSE ment/mitrofilm/reception No
	Record of of said County.
Eenedictiry's Komu und Aderess	Witness my hand and seal of County
After reciviting, retire to (Hano, Acidrean, 13p):	affixed
Aspen Title & Escrow Inc.	allin.vu
525 Main Street	
Klamath Falls, Oregon 97601	By Deputy.
ATTN; Collection Dept.	ATE 985 121
THIS TRUST DEED, made this 8th	day of, 19, 19, between
THIS TRUST DEED, made this Charleen K. Houston and Harvey W. Ecus	ton nuspanc, and will
	, as Grantor,
Aspen Title & Escrow Inc.	as Trustee, and
Linwood Thomas and Celia Thomas husban	and wife with full rights of survivorship
	, as Beneficiary,
	TTIVESSETIT:
Counter interrocably deputs hardains sells a	I conveys to trustee in trust, with power of sale, the property in
K.amath County, Oregon, de	sribed as:
	静静 御子 御御
Lots 24 and 25 River's Bend, in the Co	inty of Klamath, STate of Oregon.
LOLS 24 And 25 Altron C	· 김 · 김 · · · · · · · · · · · · · · · ·
Code 188, Map 3507-20 CB Tax Lots 400	ind 500
code 100, hep 550,	
- 推进 · 通信的 · · · · · · · · · · · · · · · · · · ·	
	[1] · · · · · · · · · · · · · · · · · · ·
	1. It attact the thereint's belonging or in apywise now
together with all and singular the tenements, hereditaments	and appartenances and all other rights thereant's belonging or in anywise now thereof and all lintures now or hereafter attached to or used in connection with
or hereafter apportaining, and the rears, issues and prouts the property.	
FOR THE PURPOSE OF SECURING PERFORM	UNCE of each agreement of granter herein contained and payment of the sum
WENTY FIVE THOUSAND DOLLARS AND N	1100 S
(\$25,000.00)	Dollam, with interest therein according to the terms of a promissory and made by grantor, the final payment of principal and interest hereof, if 2008
not sooner paid, to be due and payable	t itrument is the date, stated above, on which the final installment of the note of a miter to the actually sell, convey, or assign all (or any part) of the prop-
becomes due and phyable. Should the grantor either agree	is intranent is including indeed above, or which the internation of the prop- to, attempt to, or actually sell, convey, or assign all (or any part) of the prop- tion attempt to the written consent of upproval of the beneficiary, then, at the
erty of all (or any part) of grantor's interest in it without	I that obtaining the state of the avpressed therein, or herein, shall be-
come immediately due and psyable. The execution by gra	inter of an extract money agreement** wes not constitute a sale, conveyance or
assit nment.	事長 ション かんまう 動気 分析剤 ふかた ひろう かくがく 気管剤 ション・カート しょうしん しょうしん
To protect the security of this trust deed, grantor as	L 2000 COntribution care in press
provement thereon; not to commit or permit any waste of	the property. 1 habitable condition any building or improvement which may be constructed, incurrent therefore
2. To complete or restore prompty and highlight data damaged or destroyed thereon, and pay when due all costs	incurred therefor.
3. To comply with all Taws, ordinances, regulations,	Contraction of the theory Commercial Code as the haneficiary muy require and
so requests, to join in executing such inancing statements	is, as well as the cost of all lien searches made by filing officers or searching
mencies as may be deemed dusirable by the Denencuary.	it is the new or beneather precied on the property edunst loss or
4. To provide and continuously maintain hisuran	in on the buildings how of interaction crown not loss than \$
writter in companies acceptable to the beneficially, which	big usic the beneficiary and to deliver the pulicies to the beneficiary
ficiary as soon as insured; if the grantor shell fall to any i	the hereficiary may pro-
cure the same at grantor's ervense. The amount concersa	t and any the antique of he appriciant the entire amount to collected,
any indebtedness secured hereby and in such of an as bene	l'ation or releast shall not cure or weive any default or notice of default here-
il under or invalidate any act done pursuant to succe minice.	it is a suprementer and other chardes that may be levied of
5. To keep the property free from construction in	ins and to pay all takes, assessments and other charges become past due or delinquent and such takes, assessments and other charges become past due or delinquent and the description fail to make gayment of any takes, assessments, insurance premiums,
promotiv deliver receipts the efor to beneficiary, should	to granies the falser with funds with which to make such DEY-
liens or other charges payable by stunior, bittlet by these	at a state and with interest at the rate set forth in the note
secured hereby together with the congenions utschied in	the transfer of the covenants have f and for such paynerits,
the debt secured by this trust deed, without while of any	tibed, as well as the greator, shall be bound to the same extent that they are
bound for the peyment of the obligation hernin describe	tibed, as well as the grantor, shall be inductively due and payable without notice, d. and all such payments shall be immediately due and payable without notice, neticiary, render all such secured by this trust deed immediately due and pay- neticiary.
and the nonnaviment frefeor man, as the option of the	
6. To cuy al costs, raos and expenses in this clust	including the cost of title search as well as the other costs and expenses of the slightion and trustee's and attorney's free actually incurred. A curporting to affect the vacurity rights or powers of beneficiary or trustee;
truitee incurred in connection with or in entryining this a	I g purporting to affect the vecurity rights or powers of beneficiary or missile;
and in any suit, action or proceeding in which the benefit	any the the line and the enforceability, to pay all costs and ex-
or any mill or action related to this instrument, incourse	i trustes's afternoy loss; the amount of attornoy fees mentioned in this para-
graph 7 in all cases shall be fixed by the trial court and	t frustee'n affernoy tess the anome of afforming the international test in the trial court, it and the trial court, it antor is the event of an appeal from any judgment or decree of the trial court, it antor is djudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.
further names in Day such such at the appointed would be	refut shall be taken under the right of eminent domain or condemnation, bene-
· · · · · · · · · · · · · · · · · · ·	a sent print DB THEPT DILLES LIC HEAL US CHIMANTE BOLA MILL OF CONTRACTOR

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It is mitually agreed that: 8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-licity shall have the right, if it so clocks, to require the all or any portion of the monies puyable as compensation for such taking, NOTE: The This Deed Act provides that the trucke benearder must be either an attentity, who is an active member of the Desgon State Ear, a bank, trust company NOTE: the This Deed Act provides that the trucke benearder must be either an attentity, who is an active member of the Desgon State Ear, a bank, trust company or savings and hear association as thorized to do business under the laws of Oregon or the United States, a tille insurance company auto-track to insum title to real property of this state, he subsidiarhis, atlificates, agents or branches, the United States in a greater thereof, or an ear ow agent licensed under ORS 656.565 to 636.585. "WARNING: 12 USC 1701-3 requirates and may prohibit exercise it the option. "The publisher suggests that such an agreement address the issue of critining basifetary's censest in complete detail.

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24. **‡** 

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-

tract or loan agreement between them, henevician may purchase insurance at grantor's expense to protect beneficiary's interest. This insurance may, but need not, also protect stanto,'s interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim minde by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor his 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 belance. 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 dete grantor's prior coverage lapsed or the date grantor fulled to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than incurance grantor might otherwise obtain alone and may not satisfy any need for property demage coverage or any mandatory liability insurance re-Obtain along the start for satisfy any needs to prevently completeness. quirements imposed by spolicible law. The grantor wurrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) primurily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (oven if grantor is a natit all person) are for business or commercial purposes.

This deed applies to, insures to the benefit of and bin's all parties hereto, their heirs, legalees, devises, administrators, executors, personal representatives, successors and assigns. The term by efficiery shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In construing this trust dead, it is understool that the trantor, trustee and/or beneliciary may each be more than one person; that if the context so requires, the singular shall be taken to me in and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof dipply equally to corporations and to individuals.

. I.	N WITNE	SS WHEREOF,	the grantor has	executed this	o'instric	ment the day and year first above written.	
			whichevor warranty (	ilor(b)is X	ha	year it & eventor	
			and the baneficiary is	crecitor Cr	arlee	n.K. Houston	•
			ling Act and Regulati Regulation by making	required X	- jillas	ney flight success	
disclosures	; for this purp	ose use Stovens-Ness	Form No. 1319, or e			il Elouston	-
If complian	nte with the A	et is not mayimil, dis	regard this notice.	· · · · · · · · · · · · · · · · · · ·	20 <b>-</b>		•
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STATE OF	FOREGON	COUNTY OF K	LAMATIA: ss.				
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of ,	May	A.D., 19	98at3.2	o'clo	: <u>P</u>	M., and duly recorded in Vol. 198	_,
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	44. E. E. C.						
FEE \$	15.00				<b>N</b> v	Bernethe G. Letsch, County Clerk	

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