POFM N.L.SIS - "SAUDT DEED (And) mant Restricted).		COPYING IT IN IS STEVENS	NAMES AND PUBLICATING CC., FORTULAR, CR 37204
™ 57/511			2 Page 1 :1886
TRUST DIED		STATE OF C	
MICHAEL E. & ROBERTA C. STIVA		County of I certil	y that the within instrument
MICHAEL E. & ROBERTA C. SILVA		tvail received	for record on the day
Grantor's Heisen and Address CRAL L. & HELEN BELL, TRUSTEES	SPAC: RESERVED	tock/reel/vo	clock
	FOR RECCIDERS USE		Imd/or as fee/file/instru-
After recording, return to (Namo, Acklinic, 21):		Record of	my hand and scal of County
FIRST AMERICAN NITLE INSURANCE CO. 422 MAIN STREET		affix:d.	
KLAMATH FALLS, DREGON 97601		By	, Deputy.
THIS TRUST DEED, made this 29TH	18-519 514 day of APR		
MICHAEL E. SILVA AND ROBERTA C.	SILVA, HUSBAND AN	D.WIFE	, 19 <u>98</u> , between
FIRST AMERICAN TITLE INSURANCE ORAL L. BELL AND HELEN BELL, TE	OMPANY OF ORECON	'S MASTER COL	as Grantor, as Trustee, and LABORATIVE TRUST
	WITNESSETH:		, as Beneficiary,
Grantor irrevocally grants, bargeins, sells KLAMATH County, Oregon, FARCEL 1: W1SE1 OF SECTION 3,	and conveys to trustee escribed as: OWNSHIP 4 SOUTH	in trust, with po	wer of sale, the property in
MARIDIAN, LYING NORTH OF THE MA	IN HIGH LINE CANA	., KLAMATH CO	UNIT, OREGON.
PARCEL 2: E2SE2 OF SECTION 3, MERIDIAN, LYING NORTH OF THE M	OWNSHIP 41 SOUTH, LIN HIGH LINE CAN	RANGE 12 EAS	T OF THE WILLAMENTE OUNTY, OREGON
together with all and singular the tenements, hereditaries, or hereafter appendaring, and the rents, insues and profit the property.	and eppurtenences and all thereof and all lixtures new	other rights therew	nto belonging or in anywise now
the property. FOR THE PURPOSE OF SECURING PERFOR of ONE HUNDRED TWELVE THOUSAND DOL REPORT OF THE PURPOSE OF THE PUPPOSE OF	IANCE of each agreement	of grantor cerein co	tained and payment of the sum
note of even date herewith, pavable to beneticiary or or	Dollirs, with inte		
not soorer paid, to be due and payable MAY 1, 20 The date of maturity of the debt secured by this	3 X21		
erty or all (or any part) of frantor's interest in it without beneficiary's option*, all oblighting secured by this interest in the interest of the secured by the interest of the secure of the secur	first obtaining the written	consent or approva	n all (or any part) of the prop- I of the buneficiary, then, at the
assignment. To protect the security of this trust dead deputer	tear	reenwatte does not	constitute a sale, conveyance or
 To protect, preserve and maintain the property provement thereon; not to commit or permit univ wasie of 2. To complete or restore promptly and in dowl an 	h good condition and repair the property.		
3. To comply with all laws, ordinances, rogulations, so requests, to join in executing such financing storamont	covenants, conditions and re	strictions affecting	the property; if the beneficiary
Resulties as mey be deemed devirable by the hausticiant	, as wen as the cost of an	lien searches znade	by filing officers or searching
4. To provide and continuously muintain insuran daraigs by firm and such other havards as the keneticiary written in companies acceptable to the beneticiary, with ficiary as soon as insured; if the grantor shall fall for any r at least filleen devy prior to the animetion of any muint of the set filleen devy prior to the animetion of any muint of the set filleen devy prior to the animetion of any muint of the set filleen devy prior to the animetion of any muint of the set filleen devy prior to the animetion of any muint of the set filleen devy prior to the animetion of any muint of the set of the se	may from time to time requires payable to the latter; all	tire, in an umount i policies of insurance	n the property against less or not less than SFULL INSURABLE is shull be delivered to the bene-VAL
at least differend syn prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebiodness secured here by and in such order as hene	insurance nov or hereafter nder any fire of other insu	placed on the build ance policy may b	ings, the beneficiary may pro- a applied by beneficiary upon
or any part thereof, may be released to granter. Such app under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction lie assessed upon or gening the property before buy part of	callon or release shall not c	ure or waive any de	fault or notice of delault .here-
promptly deliver receipts therefor to beneficiary; should a liens or other charges payable by diantor either by direct	te grantor lail to make payn	other chur los becor lerit of any taxes, as	ne past due or delinquent and sessiments, insurance premiums,
secured hereby, together with the obligations described in	paragraphe 6 and 7 of this	i, with interest at	the rate set forth in the note
with interest as aforesaid, the property hereinbefore described	ied, as well as the grantor,	shall be bound to	the same extent that they are
and the nonpayment thereof shall, at the option of the be- able and constitute a breach of this trust dued. 6. To pay all costs, feen and expenses of this trust : frustee incurred in connection with or in enforcing this of To conce the cost during the context.	chuling the cost of sittle and	ured by this trust d	sed immediately due and pay-
7. To appear in and detend any sotion of proceeding and in any suit, action or proceeding in which the benetic or stry suit or action related to this instrument, including	purporting to affect the s	curity rights or po	vers of beneticiary or trusteo;

er atv suit er netten related is chil instrument, including but not limited to its validity and/or enforceability, to pay all costs and ex-penses, including avidence of title and the beneliciary's of trustee's attorny fees: the amount of attorney fees mentioned in this part-graph 7 in all cases shall be limed by the trial court and in the event of an appeal from any judgment or decree of the trial court, granter hitther agrees to pay such sum at the appellate court shall windge reasonal is as the beneficiary's or trustee's attorney fees mentioned in this part-it is mutually agreed that: 8. In the event that any portion or all of the property shall be takin under the right of evinent domain or condemnation, bene-liciary shall have the right, if it so elecis, to require that all or any portion of the monies payable as compensation for such taking, NIOTE: The flust fleed Act provides that the trustee hersunder must be effect on or the United States, a life instructed company subsidiated to do business under the first of or an escent, agent lienser and one of the borney lies of \$305 to 636 585. "WARINNG": 21 USC 1701/3 regulates and may prohibile examples to first option. "The publisher sugges that such an agreement address the is use (obtaining beneficiary's cursent in complete detail.

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WARMING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-liciary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes clamaged, 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 to the coverage elsewhere the purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the text of our insurance coverage purchased by beneficiary with a solution of the second by beneficiary may not pay any claim made by or against grantor. for the cost of any insurance coverage purchased by beneficially, 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 fuiled to provide proof of coverage. The coverage may be the date grantor's prior coverage tapsed or the date grantor third 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 preperty damage coverage or any mandatory liability insurance re-

obtain alone and may not satisfy any need for proverty damage coverage of any mandatory hability insurance re-re-The diantor wereasts that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primerily for grantor's personal, family or househ id purposes (sin Important Notice below), (b) for an organization, or (even if grantor is a native in prison) ate in business or commercial purposes. This deed applies to, inures to the benefit of and births all parties hereto, their heirs, leganess; devises, administrators, executors, secured hereby, whether or not anned as a baneficiary hereit. In computations this found dued in in understand their the contract function understand here under the baneficiary may each here more than one research that

In constraining this trust deed, it is understood that the Lantor, trustee and/or beneticiary may each be more than one person; that if the context so requires, the singular shall be taken to metal and include the plural, and that there ally all transmatical changes shall be made, assumed and implied to make the provisions hereof at ly equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instruction day and year first above written.

as ber dis	WPOTTANT NOTICE: Deleta opplicable; if warranty (c such word in defined in teficiery IAUST comply wil closures; for this purpose t compliance with the Act is	the Truth-in-Lend th the Act and A use Stavensinless not required allo	ng frie Beneficiery Isia ng Act and Regulatio egulation by making Form Ne. (319, or eq	Z, the MI squired RO	HABI ERTA	SILVA		•	
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	for record at request o	UNTE OF KL	MATH: ss.						
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