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		3.08 Vol. 1/22 Page 15435
그래요요 그렇게 되는 것이 그렇게 되는 것이 되는 생각이		化铁铁 級數書 海绵电影 建精光系统设施排列 建大油 化二氯二甲甲烷二甲基二丁二二
TRUST DEED		STATE OF OREGON,
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Grantor's Name and Address	SPACE RES RVI	book / nicl /volume Na on mage
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	RECORDER S	mein/microtimi/reception vis-
Remillitary's Name and Address		Record of of said County.
Aftir recording, return to (Verse, Address, Zh)):		Witness my hand and seal of County
Aspen Title & Escrow		affixed.
525 Main Street		NAME
Klamath Falls, Or. 97601		Domite V
	ME 050 9	7705 By, Deputy.
THIS TRUST DEED, made this	day of	May ,19 98 ,between Wife, as to an undivided 1/2 interest
RUSERT U. CLARK AND SHARROL R. CLIAR	ls 1/2 interes	at Canada
AND JOAN C. MOSELEY, as to an undivid	rear 1/2 Ture lei	, as Grantor, , as Trustee, and
ASPEN TITLE & ESCROW, INC.	HETERS OF THE	ROCERS FAMILY TRUST
ALLED COLORES AND	NELSCHAPE CONTRACTOR	, as Beneficiary,
The Carlot of the Company of the Com	WITNESSET!!:	
Grantor irrevocably grants, bargains, sells		istee in trust, with power of sale, the property in
KLAMATH County, Ozegon, d	lescribed as:	불리 (대화 시험 및 트리트 시 시간 시간 시간 등 기간 등 기간 등 기간 등 기간 등 기간 등 기
그 그 그 이 병원에 살 사용하게 그런 어디는 이 가게 되었다.		
The W 1/2 of Lot 6, Block 2, BRYANT	TRACTS NO. 2,	in the County of Klamath,
State of Oregon.		
2000 2172 77 2000		精制精髓系统 植植物 经基本股份 医毛皮 化基础
CODE 41 MAP 3809-34DD TL 3200		역외목準構能 념양의 설문장 사는 소리를 가능하는
together with all and singular the testements, hereditament	s ind eppurtenencis a it ireef and all fintur	and all other rights thereunto belonging or in enowise now es now or hereafter attached to or used in connection with
the numeric		
FOR THE PURPOSE OF SECURING PERFORM	MANCE of each signed	ement of francor havein contained and payment of the sum
of 111111 112551115 1125 1175 1175 1175 11	Dallasi	ith interest thereon according to the terms of a promissory
note of even date herewith, payable to beneficiary or ord	der and made by tran	ith interest thereon according to the terms of a promissory iter, the final payment of principal and interest hereof, if
not sconer paid, to be due and payable . upon maturi	ty of notes	되러 지역부터 사람들이 가는 사람이 사이를 가지 않다.
to a second and a mobile Charlet also second a nichar narra	a to ediament to or po	e, stated above, on which the final installment of the note tually sell, convey, or assign all (or any part) of the prop-
nete ne all (ne con nort) of denuror's interest in it withou	it "irst obtaining the t	written consent or approval of the beneficiary, then, at the f the majurity dates expressed therein, or herein, shall be-
come inmediately due and payable. The execution by gra	arior of an earnest me	oney agreement des not constitute a sale, conveyance or
assignment. To protect the security of this trust deed, granter ag	Sea se	
1. To protect, preserve and maintain the property	in good condition an	d repair; not to remove or demolish any building or im-
provement thereon; not to commit or permit any waste of 2. To complete or restors promptly and in good an	d habitable condition	any building or improvement which may be constructed,
demoted as destroyed thorons and new when dies all costs	incurred therefor	und restrictions affecting the property; if the beneficiary
an engineste to inin in executing such financing statement	s tursuunt to the Gni	form Commercial take as the beneficiary may require and
I a make a manufacture of a manufacture of the bounding of the control of the con		t of all lien searches made by filing officers or searching
4. To provide and continuously maintain insuran	ce on the buildings	now or hereafter erected on the property against less tyal me require, in an amount not less than \$1 nour to the terminal to the home
I residen in communiae accordance to the benefic arv. Will	ici i pavable to thu iai	itel: all buildes of histianic shan be delivered to the bene-
ficiary as soon as insured; if the granter shall fail for any to	elion to procure any a of insurance now or h	such insurance and to deliver the policies to the cenetic ary necessiter placed on the buildings, the beneficiary may pro-
were the come at drastor's expense The amount collected	ur der any fire or oth	ner insurance policy may be applied by beneficiary upon
any indebtedness secured hereby and in such order as bene or any part thereof, may be released to grantor. Such app	niciary may determine dicution or release sha	, or at option of beneficiary the entire amount so collected, ill not cure or waive any default or norice of default here-
1		xes, assessments and other charges that may be levied or
account when as adminst the aronerty before any part of	st ch taxes, assestmen	nts and other charges become past due or delinquent and
I lines as other charden navable by drinter either by direct	coverent or by acovid	ke payment of any taxes, assessments, insurance premiums, ding beneficiary with funds with which to make such pay-
I make the adjacent make not its notion make neverant the	each and the amount	t so paid, with interest at the rate set forth in the note of this trust cleed, shall be added to and become a part of
I all I be an arread by whin severe sined without waiver of any	thibts arising from br	each of any or the covenants hereof and for such payments,
because the way provided of the children herein described	d : nd nli such ne ime	grantor, shall be bound to the same extent that they are ents shall be immediately due and payable without notice,
and the nonpayment thereof shall, at the option of the be	maticiary, render all s	urnii secuseti by this trust deed sumediately due that gay-
able and constitute a breach of this trust deed. 6. To pay all costs, feer and expenses of this trust	in luding the cost of	title search as well as the other costs and expenses of the
trustee incurred in connection with or in enforcing this of	obligation and truites introducting to lifte	is and attorney's sees actually incurred.
and in any suit, action or proceeding in which the benefit	ciary or trustee may a	ts validity and/or enforceability, to pay all costs and ex-
in the herelicistics and title and the herelicistics	n: iriistaa a altoriilli	teas: the amount of afformed feel mentioned in this pala-
7 li anara shall ha finad hu sha teigl poutet And i	in the ovent of an Hor	eal from any judgment or decree of the trial court, grantor sthe beneficiary's or trustee's attorney less on such appeal.
It is mutually agreed that:	neuv shall he token u	ander the right of environt domain or condemnation, bene-
ficiary shall have the right, if it so elects, to require the	at Il or any portion	of the monies payable as compensation for such taking,
NOTE. The Treet Band Act provides that the treetee heavender must	he either an attorney, who	o is an active mamber of the Oregon State Bar, a bank, trust company
the tenter stantage of herivative auticionase used because	letit of Orenon or this Uni	ted States, a title insurance company authorized to insure title to real ney thereof, or an escour agent fleensed under IARS 696.505 to 696.585.
"WAFINING: 12 USC 1701j-3 regulatus and may prohibit examise	of this option.	(4) 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.
(i	a el abbinina hanofisione	'e erneant in comulate (2021)

which one internal will be assigned facilities to the property of the costs, expenses and attempt a few facilities in sinh proceedings, shall be made in human of the costs, expenses and attempt a few facilities in sinh proceedings, shall be made in human of the sinh proceedings, shall be made in human of the sinh proceedings, shall be made in human of the sinh proceedings, shall be made in human of the sinh proceedings, shall be made at the control of the sinh proceedings and the new facilities of the sinh proceedings are sinh proceedings and the new facilities of the individual proceedings are sinh proceedings and the new facilities of the individual proceedings are sinh proceedings and the new facilities of the individual proceedings are sinh proceedings and the new facilities of the individual proceedings are sinh proceedings and the sinh proceedings are sinh proceedings and proceedings are s **1**5436 tract or loan egreement 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 cancel the coverage purchased by beneficiary may not pay any claim made by or against grantor, Grantor may later cancer the coverage by providing evidence that grantor has 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 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 mendatory liability insurance requirezzents imposed by applicable law. The grantor variants 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).

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, incress to the benefit of and binds all parties benefic their, legates, devisees, administrators, executors, 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 herein. In construing this trust deed, it is understood that the counter, trustee and/or beneficiary may each be more than one person; that if the context no requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. made, essumed and implied to make the provisions hereof apply equally to exporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above syritten.

*IMPORIANT NOTICE: Delete, by liming out, whichever warrenty (c) or (b) is not applicable; if warranty (c) is applicable and tho bentificiary is a creditor as such word is defined in the Truth-in-Londing Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making riquired disclosures; for his purpose use Stavens-Nies form No. 1319, or equivalent.

If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of This instrument was approvided set he fore the on MAY! This instrument was an inowledged hefore me on Many Arrol M. CTOK OFFICIAL SEA RYDNDA K. OLVER 193 ODEN NOTALY PUBLIC CREGON 8 DOMAINSION NO. 053011 9 DOMAINSION NO. 053011 9008 ACT 1 Allor MY COMMUSION EXPIRES APR. 10, 2000 Notary Public for Oregon My commission expires. RECLIEST FOR FULL RECONVEYANCE () be used only when obligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH : SS.

Filed for record at request of Aspert Title Fearons the 7th day of A.D., 19 98 at 3 08 o'clock P. M., and duly recorded in Vol. M98 of Bortgages on Page 15435

FEE \$15:.00

By Atture Search