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	"IN 10 A9:26	VolPage19693
TRUST DEED		STATE OF OREGON, Couldy of } 53.
有利用的,可以有可以有些有利用的。在我们就是这些情况的情况,并且这些人的意思。但是不是我们的问题。 1943年间,这些时间是不是我们的,我们还是我们的是我们的人们,我们就能说了,我们就是我们的问题。		I depity that the within instrument
Jim Tate	an la parte de la companya de la com Antes de la companya d	was received for record on the day
1604 N.E. 45th		of, 19, at
Portland, Oragon 97213	🛶 🦕 📜 el cara la procesa de	bock/recl/volume No. on page
Carol Ann Canning	SPACE RESERVED	and/or as fee/file/instru-
13838 N.W. Riverview Drive	RECORDERSUSE	ment/microfilm/reception 1%q,
Port and, Oreici 97231 Bence and Address		Record of of said County.
Banctics sy's lizzes and Address		Witness my hand and seal of County
Alize roccording, robust to (1400 to Schrosts, 201): CAKOL BAN CANING		affized
1383B NW RVERMED DRIVE		
PORTIGNO 02 97231		FCAROFE TITLE
	موتيه والمرور فنجرغ وعاولا فيتع الديني والجار والممادي	By, Deputy.
		a and an and a superior state of the particular state that they are addressed as an and before the superior state
THIS TRUST DEED, made this	Mav	1998 between
THIS TRUST DEED, made this Jim Tate	WEY UI	
		, as Grantor,
Gary St. Louis		, es Trustec, ami
and the second sec		

, as Beneficiary, Carol Ann Canning

WITNESSETH:

1

Y 16' 5. E. A.

Grantor irrevocubly grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described us: Klamath

That portion of the N1/2 NW1/4 SW1/4 of Section 21, Township 34 South, Range 8 East of the Willamette Meridan, Klamath County, Oregon, that lays West of the Sprague River. A state of the sta

in an an hanny salan parta in general the standard and the standard and the

一下了了这些人的人,我们就是这些人的问题,我们不是是我的问题,我们就是我们是我的问题。"

together with all and ungelar the tensmonts, hereditanents and appartenences and all other rights thereautio belonging or in enywise now at hereafter appertaining, and the rents, issues and profits thereof and all fizitures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreements of granter herein contained and payment of the aum Fifty Thousand (\$50,000)

Dollars, with inforest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable <u>See actiached note</u>, 19.

Description of the service of the serv

It is minutury agreed that: 8. In the event that any portion of all of the property shall be taken under the right of eminont domain or confermation, bene-8. In the event that any portion of all of the property shall be taken under the right of eminont domain or confermation, bene-licitary shall have the right, if it so elects, to require that all of any portion of the monies payable as componentian for such taking, licitary shall have the right, if it so elects, to require that all of any portion of the monies payable as componentian for such taking,

NOTE: The Trust Deed Act provides that the trusten berounder must be ution an advance, whe is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to de business under the laws of the join or the United States, a this insurance company other trust to insure title to real property of this state, its subsidiaries, efficiency agents or brancher, the United States or any agency thereof, or an excrement trust to insure title to real property of this state, its subsidiaries, efficiency agents or brancher, the United States or any agency thereof, or an excrement trust to insure title to real property of this state, its subsidiaries, efficiency agents or brancher, the United States or any agency thereof, or an excrement upont licensed under CRS 696.505 to 696.585.

S. R. R. R.

19694

PIGESS 1. The series and the depend required is ner all presentials costs, argeness and attaining's less monsanity paid or insured by granting is and point of the series and analysis of the series and analysis of the series and attaining's less monsanity paid or insured by granting is and point of the series and analysis of the series and analysis of the series and attaining series and attaining the series attaining the series attaining attaining the series attaining the ser

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. or coverage may be the date grantor's prior coverage lapsed or the date grantor railed 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-

quirements imposed by applicable law:

menus imposed by applicable law. The grantor wariants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily to grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (oven it grantor is a natural person) are for huminess or commercial purposes. (1) for an organization, or over it grantor is a inducer person, are for organizes or connecting purposes. This deed applies to, indres to the banefit of and binds all parties hereto, their heirs, lefatees, devices, administrators, executors, personal representatives, successors and assigns. The term beneficiery shall mean the holder and owner, including pledgee, of the contract secured hereby, whather or not named as a beneficiary herein.

In construing this irust dood, it is understood that the granter, trustee and/or beneliciary may each be more than one person; that In construing this irust dood, it is understood that the granter, trustee and/or beneliciary may each be more than one person; that it the context so 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.

* IMPORTANT NOTICI: Delete, by lining out, not applicable; if waranty (c) is applicable of us such word is defined in the Truthin-Law beneficiary, MUST comply with the Act and disclosures; for this purple use Stevens-Ness If compliance with the Act is not required, di STATE O This by	the grantor has exercise whichever warranty (a) or (a) and the beneficiary is a crad ling Act and Regulation Z. Zeguidation by making require form Na. 1319, or equivals aregard this notice. FOREGON, County C is instrument was acknown Jim 'Tate s instrument was acknown	his of fill leite int (
OFTICIAL SEAL PATINICIA JLANK NOTARY PUBLIC OREGO COMMISSION EXPIRES OCT 23, 200		Patilicia Diant Notary Public for Oregon My commission expires 10/2301
STATE OF OREGON: COUNTY OF K	LAMATH: 55.	be used only when obligations have been poid.} the <u>10th</u> day
Filed for record at request of	<u></u> Mortgages	o'clock <u>A.</u> M., and duly recorded in Vol. <u>M98</u> on Page <u>19693</u> Bernetha G. Letsch, County Clerk By <u>Hethurn</u> (1992)