The barrier of the sound of the print of the		COPYRIGHT 1908 STEVENS JUESS LANY PUBLISHENS CO., PORTLAND, OR 9720
59926		Vol Mar 2000
SPCOND	38 JAN 16 A	11:45
TRUST DEED		STATE OF OREGON,
	in entre la propieta de la comercia del la comercia de la comercia de la comercia del la comercia de la comercia de la comercia del l	County of
CURTIS K. HANST & BAMBI P. HANST 5660 Sunset Ridge Rd.	રાષ્ટ્રિક્ટરના મોગામી દેવાં છે. તે ફિંદ જિલ્લામાં આવેલા કર્યો છે.	was received for record on the da
Klamath Falls, 03 97601		of, 19,
DALE E. HANST & CAROLYN P. HANST	SPACE RESERVED	o'clock
56865 Spring River Dr. Sun River, OR 97767	FOR RECORDER'S USE	and/or as fee/file/instru
Demon stary to Reason and Address		ment/microfilm/reception No. Record of
The recording return to (fights, Appleans, 259): DALE E. TANST & CAROLYN P. HANST		Witness my hand and seal of Count
50865 Spring River Dr.	rickuretaniká zasal	affixed.
Sun River, OR 97707		MAME THE
	MTC. 44367.	, γΔ By, Deputy
THIS TRUST DEED, made this 5th	deve of	June . 08
CURTIS K. HANST & BAMBI P. HANST,	- "但是你们,我们们,你只要是我的的现在分词。"	June ,19 98 ,between
AMERITITLE DEVICE TO MANSE,	nusband and wife	, as Grantor,
DALE E HANSE & CADOLAN D WAYER	. Constitution of the second	as Trustee, and
DALE E. HANST & CAROLYN P. HANST,	or the survivor the WITNESSETH:	
together with all and singular the tenements, hereditaments of hereafter appertaining, and the tents, issues and profits the property. FOR THE PURPOSE OF SECURING PERFORM SIXTY THOUSAND AND NO/100	and appurenances and all beroot and all tixtures now	other rights thereunto belonging or in anywise new
note of even date herewith, payable to beneficiary or orde, not sooner paid, to be due and payable	Dollars, with ink	erest thereon according to the terms of a promissory
not sooner paid, to be due and payable	MX 2003 strument is the date, state o, attempt to, or extually a lirst obtaining the written ment, irrespective of the most of an earnest money ages: good condition and repair e property, subitable condition any but curred therefor. venants, conditions and neuronant to the Uniform Coas well as the cost of all	d above, on which the final inclalment of the note cell, convey, or assign all (or any part) of the proposessent or approval of the beneficiary, then, at the statisticy datas expressed therein, or herein, shall be recurrent does not constitute a sale, conveyance or in not to remove or demolish any building or implification that the property; if the beneficiary may require and lien searches made by filing officers or searching

the debt secured by this trust deed, without waiver of any rights arising from breach of any of the coverants hereof and for such payments, with interest as aforeszid, this property hereimbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein described, and all such payments shall be immediately due and payable without notice, and the nonpayment themost shall, at the option of the beneficiary, render all sums secured by this trust deed immediately due and payable without notice, able and constitute a breach of this trust deed.

5. To pay all costs, foculand expenses of this trust including the cost of title search as well as the other costs and expenses of the trustee incurred in connection with or in entorcing this obligation and trustee's and athorney's test actually incurred.

7. To appear in and defend any action or proceeding purporting to affect the security rights or powers of beneficiary or trustee; and in any suit, action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and expenses to pay such sum at the beneficiary's or trustee's attorney less; the amount of attorney less monitoned in this parafurther agrees to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal. It is mutually agreed that:

8. In the event that any portion or all of the property shall be taken under the right of any services of such taking.

NOTE: The Inest Deed Act avaides that the breaker must be although an although the service of the force the pay about the lation and their payable as compensation to exact payable as compensation to the payable as compensation to the service.

NOTIE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Ovegon State Res, a bent, brest company or satings and local association authorized to do business under the least of Ovegon or the United States, a title insurance company properly of this state, its coholidaries, withtebus, opens or brackines, the United States or any apency thereof, or as escrew agent licensed under ORS 698.505 to 698.505.

"The publisher suggests that such im agmement address the locals of challing beneficiary's consont in complete detail.

which are in excess of the anitum register in any all resiscashing conte, exposes and atterms if the proceedings, that is the content of the proceedings, that is content to the content of the proceedings, that is content to the content of the proceedings, that is content to the content of the proceedings, that is content to the content of the proceedings of the content of the co metary's interest. This insurance may, but need not, also protect grantor's interest. It his conatter becomes damaged, 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 the coverage by providing evidence that grantor has obtained property coverage elsewhere. for the cost of any insurance coverage purchased by beneficiery, which cost may be added to grantor's contract or wan 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 resolutions.

cottain mone and may not satisfy any most for property dantage doverage and this trust deed are:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(a) primarily for grantor's personal, furnily or household purposes (see Important Notice below),

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

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatess, devisees, administrators, executors, this deed applies to, inures to the benefit of and binds all parties hereto, their height expenses and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, successors and assigns. secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the granter the plural, and that generally all grammatical changes shall be 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.

IN WITNESS WHEREOF, the granter has executed this inefficiency the day and year first above written.

INPORTANT NOTICE: Delois, by linir of applicable; if warranty (a) is applied to such word in defined in the Truth analiciary MUST comply with the A	-in-tending Act and Regulation	equirod	and	
fisclosures; for this purpose use stere f compliance with the Act is not required.	olired, disregard this police. TEOF OREGON, Count This instrument was ac	fy of		, 19.98., 19.98.,
O' GIARI'	This instrument was ac	BAMRI P. HABSI cknowledged before me on		
The second of th		Dusco Box Notary Public for Gogen	NA COMMISSION EXAME	BE SEPTIAN IN BOY

TO: The undersigned is the legal on deed have been fully paid and satisfic trust deed or pursuant to statute, to	, Tr. vner and holder of all indeb ed. You hereby are directed the strength of inde	ustee dedness secured by d, on payment to y biodness secured b	the foregoing trust decor of any sums owing y the trust deed (white	d. All sums secured by the trust to you under the terms of the th are delivered to you herswith of the trust deed the estate now
enzether with the thirt theory been to		the straight factor and a second to the first	ngnated by the terms	
held by you under the same. Mail rec	onveyance and documents			
Lamen.			77.33	

Do not lose or destroy this Frust Dood CR THE NOTE which it secures. trucise for concellation before Both must be pelivered to the a

Beneficiary

EXHIBIT "A" LEGAL DESCRIPTION

PARCEL 1:

A parcel of land situated in the NE1/4 SW1/4, Section 12, Township 38 South, Range 8 East of the Williamette Meridian, Klamath County, Onegon, more particularly described as follows:

Beginning at a 3/4" iron pipe on the East line of the NE1/4 SW1/4 of said Section 12, said point being South 00 degrees 03' 29" West 651.50 feet from the center quarter of Section 12; thence from said point of beginning North 89 degrees 42' 28" West 100 feet along the Continuing North 89 degrees 42' 28" West 343.01 feet along said North line of the S1/2 of Government Lot 6 to a 5/8" iron pin; thence North 17 degrees 24' 13" West 682.89 feet to a S3/8" iron pin on the North line of the NE1/4 Section 12; thence South 89 degrees 47' 18" Southeasterly direction a distance of 813.42 feet more or less to the true point of

PARCEL 2:

A parcel of land situated in the NE1/4 SW1/4, Section 12, Township 38 South, Range 8 East of the Willamette Meridian, Klamath County, Oregon, more particularly described as follows: Beginning at a 3/4 inch iron pipe on the East line of the NE1/4 SW1/4, said Section 12, said point being South 00 degrees 03' 29" West 651.50 feet from the center quarter of said along the North line of the S1/2 of Government Lot 6 to a 5/8 inch iron pin; thence North SW1/4, said Section 12; thence South 89 degrees 42' 28" West 443.01 feet 17 degrees 24' 13" West 682.89 feet to a 5/8 inch iron pin on the North line of the NE1/4 SW1/4, said Section 12; thence South 89 degrees 47' 18" East 392.91 feet along the North line of the NE1/4 SW1/4, said Section 12, to a point, said point being described in from the center quarter Section 12"; thence from said point South 27 degrees 13' 35" East along the Westerly line described in Microfilm Deed Records M78, Page 1844, as "being 255 feet North 89 degrees 15' 35" East more or less, to a point on the East line of the NE1/4 SW1/4, said Section 12, said point Section 12 South on a straight line approximately 493 feet to a point at the Westerly edge Fast line of the NE1/4 SW1/4, said Section 12, said point of rim rock"; thence from said point South 00 degrees 03' 29" West 158.50 feet along the East line of the NE1/4 SW1/4, said Section 12, to the point of beginning.

STATE OF CIREGON: COUNTY OF KLAMATH:	를 보면 하는 것이다. 그 그 모두 바다는 그는 를 다른 한 경험을 받았다. 120일 - 사람이 120일 - 120일 하는 것이다. 120일 120일 120일 120일 120일 120일 120일 120일	
Filed for record at request of		
of June A.D., 19 98 at	ititle	

A.D., 19 98 11:45 o'clock __ the A.M., and duly recorded in Vol. M98 Mortgages on Page 20607 \$20,00

Bernetija G. Letsch, County Clerk

FEE