FORM HA, SR) - TRUST (JSED (Assignment Restricted).	co	PYRCHIT INNE STEVENS HERS LAW PLOUS IN	43 CO., PORTLAND, OR \$7234
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TRUST DEED		OL_ <u>198</u> Page STATE OF OREGON, County of	<u>21239</u> } ss.
PENNY L GARCIA & MONICA L. GARC 4127 HAMLET DR.	The statement of the st	Was received for record of	on the day
CONCORD, CA. 94521	BPACE REGENVED	book/nel/volume No.	A., and recorded in
TOTS WIDGEON DR. BOWAYZA, OR 97623-9200 and Address	FOR RECORDER'S USE	ment/microfilm/reception Record of Witness my hand a	No, of said County.
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RIGHTS OF SURVIVORSHIP. ASPEN TITLE & ESCROW COMPANY.	ng i standerende (enderstrikterenderend	- พูนิจังสูงนี้ถ้าแห่งการการการการการการการการการการการการการก	and sets a single
ROBERT V. WETHERN, SR.	WITNESSETH:	the second with nower of cale	the property in
KIAMATH County, Oregoi LOT 10, BLOCK 58, KLAMATH FALLS	described as:	المراجع والمتوافقة المعتومة القامط بالعا	
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NOTE: THIS TRUST DEED SECURES A	NOTE OF EVEN DAT	Etter vister of Second and	
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d THREE THOUSAND AND NO/ 100	Part In the Dollars with Inter	rest thereon according to the ter	nis of a promissory
note of even date herowith, payable to beneficiary or not sconer paid, to be due and payable PER TERMS. The date of maturity of the debt secured by the becomes due and payable. Should the grautor either a setty or all (or uny part) of grantor's interest in it with hensificiary's option*, all ubligations secured by this is cone. Immediately due and payable. The execution by assignment.	OF, NOTE, 19. is instrument is the date, stated grow to, attempt to, or actually so hout liss, obtaining the written astrument, irrespective of the m granter of an earnest money age	l'abave, on which the linal inst all, convey, or assign all (or any consent or approval of the bene afurity dates expressed therein, reement** does not constitute a	tallment of the note (part) of the prop- diciary, then, at the or herein, shall be-
To protect the security of this trust dood, granto 1. To protect, preserve and maintain the prope provement thereon; not to commit or permit any waste 2. To complete or restore premotive and in flow	r agrees: rty in good condition and repair of the property. and habitable condition any bu	; not to remove or demolish a	
damaged or desitioned thereon, and pay when due all o 3. To comply with all laws, ordinances, regulation to requests, to join in executing anch thancing statement to pay for illing source in the proper public office or o	ons, covenants, conditions and re ants pursuant to the Uniform Co llices, us well us the cost of all		ty may toquite and
Agencies as unay be deemed desirable by the beneliciar 4. To provide and continuously maintain insu damage by lire and such othar hazards as the benelic written in companies acceptable to the beneliciary, w. liciary as soon as insured; if the grantor shall fail for an at least filteen days prior to the expiration of any pol- cure the same at grantor's expense. The amount collec- any indebiedness secured hereby and in such order as b or any main thereof, may be released to grantor, Such t, under'or, invalidate any act done pursuant to such not	range on the buildings low of lary may from thing to time require th loss payable to the latter; all by reason to procure any such lass loy of insurance new or hereafter tel under any life or other insur- snaliciary may determine, or at o, application or release shall not co	Then in an abund to be the set than policies of insurance shall be delurance and to deliver the policie placed on the buildings, the be rance policy may be upplied b ption of beneficiary the entire a use of waive any delault or not	ivered to the bene- s to the beneficiary proficiary may pro- y beneficiary upon mount so collected, ice of default here-
". It's, To keep the property tree tran construction assessed upon or against the property before any part promptly dellver incelpts therefor to beneficiary; show liens or other charges payable by grantor, either by dis ment; beneficiary unay, at its option, make payagat ascured hereby, fogether with the obligations describes the field secured by this trust deed, without waiver of a with interest as aforesaid, the property hereinbelore of bound for the payment of the obligation herein described bound for the payment of the obligation herein described	inchigation to pay an index, asso, of such faxes, assessments and ld the grantor fail to make paym act payment or by providing ber thered, and the amount a pake i in paregraphs 6 and 7 of this to inty fights arising itom breach of uscribed, ar, well us the grantor, ibad, and all such payments shall beneficieur, render all sums sec	interior that get a set of the se	to make such pariting, to make such pay- forth in the note of become a part of for such payments, tent that they are ble without notice,
able and constitute a breach of this frust deed. in [6, To pay all costs, less and expenses of this fru- frustice incurred in connection with or in entercing the intervention of the second second second second second and in any suit, action or proceeding in which the ber- proprised in a second second second second second second proprised of the second second second second second proprised second second second second second second proprised second second second second second second second proprised second second second second second second second proprised second second second second second second second second proprised second	ist including the cost of title see is obligation and trupteds and at sading purporting to atlact the s elicitary or trustee any appear, ling but not limited to its valid is or trustee's atlanay test the u in the event of an appeal from hall adjudge reasonable as the ben	irch as well as the other costs a torney's lees actually incurred, acurity rights or powers of ben including any suit for the force ity and/or enforceability, to pa a amount of attorney less ment nany judgment or decree of the neliciary's or trustee's attorney	nd expenses of the bliclary or frustee; closure of this deed y all costs and ex- tioned in this para- trial court, grantor lees on such appeal.
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or wayings and loan association authorized to do business under prayings and loan association authorized to do business under property of this state, its subsidiarizes, affiliatos, agents or branches WARNING: 12 UEC 1701/3 regulates and may prohibil exerci- r*Tha publisher suggests that such an agreement address that	the faws of Dregon of the United States , the United States or any agency thereo an of this collon	I, at an escrow agent licensed under O	a sa susme nem mene
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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 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 granter has obtained property coverage elsewhere. Granter 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 lailed 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-

In construing this trust deed, it is understood that the grantor, trustee and/or beneliciary may each be more than one persoil; that it the context so requires, the singular shall be taken to mean and include the object, and that generally all grownatical changes shall be made, assumed and implied to make the provisions hered apply e wally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the and year lirst above written.

to applicable; if warronty (a) is as such word is defined in the beneficiary MUST comply with illustration of the state	applicable and the beneficiary is a re- applicable and the beneficiary is a re- Truth-in-Lending Act and Regulation Z the Act and Regulation by making ren	the PENNY TO GARATA	Jancea.
If compliance with the Act is not	Sievens-Ness Form No. 1319, or equive required, disregard this notice.	di Cantan Carlos , GARCIA	$\mathbf{\lambda}$
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TATE OF OREGON: COUN	TY OF KLAMATH : ss.	wotary regoine for Lifegun My co	mmission expires (D.A.4.2.0
iled for record at request of		tle & Escrow	2 <u>19th</u> day
of <u>June</u> Main of	A.D., 19 <u>98</u> at <u>11:14</u> <u>Mortgages</u>	o'clock <u>A</u> M., and duly recorde on Page <u>21239</u>	d in Vol. <u></u>
EE \$15.00	n in State State State State State State State State State State State State State	By Ketting Kom	h, County Clerk