ORIG No. 461 - TRUST DEED (Assignment Restricted). PLIG : YOU	okaronana o bakarika	PORT OF THE PROPERTY OF THE PR	A 490 AR
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TRUST DEED		STATE OF OREGON,	l ss.
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	eren er Kontres er en	o'clockM.,	and recorded in
Grantor's Name und Address	SPACE RESERVED	and/or as	fee/file/instru-
John Hintze Wanda Hintze	FOR RECORDER'S USE	ment/microfilm/reception	No
		Record of	of said County.
Genericiary's None and Address		Witness my hand and	seal of County
After recording, rutarn to Otema, Address, Zipi: Aspen Title & Escrow, Inc.		affixed.	
Aspen Title & Escraw, Inc. 525 Main Street			TITLE
Klamath Falls, OR 97601 Attn: Collection Department	populari ja pokaši	Ву	, Deputy.
Attn: Collection Dy	r a priešterijem prima sa si	A particular and the second se	98
THIS TRUST DEED, made this 17th	day of June	, 15	between
the state of the s			or Grantor
Jason H. Keck Aspen Title & Escrow, Inc.		***************************************	as Trustee, and
Agner Title & ESCION - INC.			11 11 11
Wanda Hintze, husband ar	d wife with fu	11 rights of survivors	his Beneficiary,
John Hintze and Manua Language Wi	TNESSETH:	general public of the contract	the annualizing
Conton improcably grants, bargains, sells and	conveys to trusted	o in trust, with power or date,	the property in
DI TO BURNA UISTA ADDITION TO	O THE CITY OF 1	LAMATH FALLS, in the C	ounty of
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or hereafter appertaining, and the tents, issues and profits to the property.		to see and seed and	payment of the sum
FOR THE PURPOSE OF SECURING PERFURMA	NCE of each agreeme	nt of grantor nevert committee	
of FIVE THOUSAND TWO HUNDRED AND no/10 ———————————————————————————————————	Dollars, with	Interest thereon according to the to	rms of a promissory
note of even date herewith, payable to beneficiary or order	and made by grantor	, the final payment of principal a	ia interest fiereot, it
the state of the s		t t t time!	etalledant of the note
The date of muturity of the debt secured wither agree t	o, attempt to, or actua	illy sell, convey, or assign all (or a	ny part) of the prop-
The date of maturity of the death section agree to becomes due and payable. Should the granter either agree to erty or all (or any part) of granter's interest in it without beneficiary's option, all obligations secured by this instruction by granter and the control of the payable of the payable.	litat optaining the wi	he maturity dates expressed thereis	delicially, then, at the
	ment, irrespective of t	no manually dated on not constitute	n or herein shall be-
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graph 7 in all cases shall be fixed by the trial court and in the event of an appear from any judgment or decree of the frial court, grantof further 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 eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Box, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company arthorized to insure title to real property of this state, its authorized states, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 656.605 to 696.685.

"WARNING: 12 USC 1701]-3 regulates and may prohibit exercise of this option.

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

which are in steems of the amount required in park all reasonable courts, appeared and authorized, head to present the proceedings, shall be paid or security and appired by it flivery in such proceedings, shall be paid or security and appired by it flivery in such proceedings, shall be paid or security and appired by it flivery in such proceedings and interest part of the court o obtain alone and may not satisfy any need for property damage coverage or any mandatory liability in quirements imposed by applicable law.

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

(a)* primarily for grantor's pursonal, family of 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 annies to intrest to the benefit of and hinds all parties have to their hairs ladatess davisase administration. (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, this deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, and personal representatives, ruccessors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, ruccessors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract personal representatives, ruccessors and assigns. The term beneficiary shall be more than one person; that secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that In construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that the frantor is a frantor in the construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; that the frantor is a frantor is a frantor in the construing this trust deed, it is understood that the frantor, trustee and/or beneficiary may each be more than one person; legates, deviates, legaters, deviates, legaters, legaters, legaters, legaters, deviates, l IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

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

With Notice: Delete, by lining out, whichever womanty (a) or (b) is provided the second of the seco IN WITNESS WHEREOF, the granter has executed it with the property of the prope STATE OF OREGON, County of Klamath.....) ss. This instrument was acknowledged before me on June.... by ...Jason H. Keck.... This instrument was acknowledged before me on .. OFFICIAL SHAPE

OFFICIAL SHAPE

HONDA K. OLIVER

NOTATY PUBLIC HREGO!

COMMISSION NO. 053021

CWANSSION NO. 053021

LY COMMISSION EPIRES APR. 10, 2000 Notary Public for Oregon My commission expires 4 10 20 STATE OF OREGON: COUNTY OF KLAMATH: SS. the _19th_ Bernetha G, Letsch, County Clerk
By Hathum Han FEE \$15.00