M. Senanda and Paragraphic Manager 1	COPYRIGHT	1992 STAVENS NESS LAW PUSLISHING CO., PORTLAND, OR CYZO
2 to the last of the control of the	TRUST DEED	Vol. / 198 Page 24106
THIS TRUST DEED, made this	9 day of May	
O- Lale L. Bonser & Teri M. Wedde	see consenses and see an end of the see and se	, 19.98 , between
Aspen Title & Escrow		, as Grantor
Aspen Title & Escrow  Lynn G Westwood and Lisa Rae West  survivorship	wood, husband and wif	e with full rights of
survivorship		discharge and the first of the same and the same
	WITNESSETH:	, as Beneficiary
Grantor irrevocubly grants, bargains, se	lls and conveys to trustee in	n trust, with power of sale, the property in
A SEA THEODING AND THE STATE OF THE SEA SEA SEA SEA SEA SEA SEA SEA SEA SE	i, described as:	
BLOCK 2E, LOT 2 in KLAMATH FALLS	FOREST ESTATES, HIGHW	MY 66 UNIT, PLAT NO. 2.
R/460003		
		그램, 생활하다 그는 사람이 그렇게 다
Maria de la Carlo		
ing the second s		
together with all and singular the tenoments, hereditam or hereafter appertaining, and the rents, issues and pro- tho property.	ents and appurtenances and all o	ther rights thereunto belonging or in anywise now
the property.	THE PARTY OF THE P	a descenter attached to or used in connection with
FOR THE PURPOSE OF SECURING PERFO of Ten Thousand One Hundred dollars	and no/100	grantor herein contained and payment of the sum
note of even date herewith, payable to beneficiary or not occurer paid, to be due and psyable .DEX . LETMS		
The date of maturity of the daht encured by this		dia dia non dia mandria di Companya di
sold, conveyed, assigned or alignated by the decision will	house dient from the test of the	rear, or any interest therein is sold, agreed to be
at the peneficiery's option, all colligations secured by the become immediately due and psyable.	s instrument, irrespective of the	maturity dates expressed therein, or herein, shall
To protect the security of this trust deed, granter 1. To protect, preserve and maintain the proper	ty in soud condition and	not to remove or demolish any building or im-
provement thereon; not to commit or permit any waste	of the property.	not to remove or demolish any building or im-
damaged or destroyed thereon, and pay when due all co	sta incurred therefor.	ding or improvement which may be constructed,
so requests, to join in executing such financing statements of pay for filing same in the proper public office or of	is, covenants, conditions and rest his pursuant to the Uniform Con	trictions affecting the property; it the beneficiary mercial Code as the beneficiary may require and
egencies as may be deemed desirable by the beneficiory	icts, as well as the cost of hit if	en searches made by filing officers or searching
damath by fire and such other hazards as the heralicia	ince on the buildings now or h	orealter erected on the property against loss or
ficiary as soon as insured; if the senttor shall fail for any	some to mention and latter; all p	officies of insurance shall be delivered to the bene-
cure the same at grantor's expense. The amount collecte	d trades any lies as all a light	piaced on the buildings, the beneficiary may pro-
any indebtedness secured hereby and in such order as ber or any part thereof, may be released to frantor Such as	eficiary may determine, or at opi	tion of beneficiary the entire amount so collected,
under or invalidate any act done pursuent to such notice	become of lesease stant lict cal.	e or waive any detault or notice of default here-
5. To keep the property free from construction assessed upon or against the property before any part of promptly deliver scients therefore to beneficiary should	iens and to pay all taxes, assess if such taxes, assessments and or	iments and other charges that may be levied or
liens of other charges navable by grantor either by dien	ties grantor lau to make payme	ni: of any taxes, assessments, insurance premiums,
secured hereby, together with the obligations described	n seed and the amount so paid,	With interest at the rate set forth in the note
with interest as aforesaid, the property beginhelore des	reibad as well as its desired	ly of the coverants hereof and for such payments,
able and constitute a breach of this trust deed.	ensuciary, render nu sums secur	ed by this trust deed immediately due and pay-
f. To pay all costs, fees and expenses of this trus trustes incurred in connection with or in enforcing this		
and in any suit, action or proceeding in which the heart	ing purporting to utfect the secu	urity rights or powers of beneficiary or trustee;
mentioned in this paragraph 7 in all cases shall be lived	by the trial count and in it	attorney's tees; the amount of attorney's fees
the trim court, granter further agrees to pay such sum as torney's fees on such appeal.	the appellate court shall adjudg	e reasonable as the beneficiary's or trustee's at-
It is mutually acreed that:	andre and the second state of the second state of the second seco	<ul> <li>Butter to the control of the control o</li></ul>
B. In the event that any portion or all of the pro- ticiary whall have the right, if it so elects, to require th	porty shall be taken under the re at all or any portion of the mo	uint of eminent domain or condemnation, bene- nies payable as compensation for such taking,
NOTE: The Trust Dead Act provides that the trustee hermunder	must be aither on oftener who to	
rized to insure title to real property of this state, its subsidiarie		
agent liamsed under ORS 694.505 to 696.585.		
TRUST DEED	g of 200 storager to 7 time.	STATE OF OREGON,
The second secon		ss.
Dale L. Bonser & Teri M. Wedde		County of
4000 Round Lake Rd. #90	enter grad territor policiente. Propositiones territorios per estado trajunto.	ment was received for record on the
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Granter	SPACE REGERVED	at
Lynn G aud Lisa Rae Westwood P.O. Box 924	RECORDER'II UNE	in book/reel/volume Noon pageor as fee/file/instru-
Klamath Falls. Or. 97601		ment/microfilm/reception No,
(a) 27 (b) company Bonelicary	propried to the second of the	Mecord ofof said County.
After Receiping Raturn to (Nurse, Address, Z p):	to the contract of the contrac	Witness my hand and seal of
Lynn G and Lisa Rag Westwood	The figure of finite and the colorer	County affixed.
P.O. Box 924	His the to be violated by the following	arthur all grants and their Argum of the color of the Col
.Klamath Falls. Or. 97601		HAME

which are in access of the impount regulard to pay all removable costs, unpenns and stitutory's been accessarily paid or incurred by granter in such proceedings, shall be paid to bensitivitary and applied by it it is the paid and applied to courts, accessarily paid or incurred by the state of the paid of

Prior to payment in full no timber, trees, minerals, or soils are to be cut, quarried or removed without prior written consent of the seller. and that the grantor will warrant and forever defend the same against all persons whomsever.

The grantor warrants that the proceeds of the ican 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, inures to the benefit of and binds all parties horeto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whother or not named as a beneficiary herein.

In constraint this mortiage, it is understood that the mortgager of mortgages may be more than one person; that if 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.

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* MODERANT NOTICE: Date	ote, by lining out, whichever warranty (a) or (b) is Dale L. Banser
nor applicable; if waytenty	(a) is applicable and the honestries to a malia
as with word is defined in	the Truth-in-Lending Act and Regulation Z, the 10 10 10 10 10 10
Gischitures: for this purpose	outh the Act and Regulation by making regulard Teri M. Wedde use literans-Ness Form No. 1319, or equivalent.
in in 1994 - Transis III. Geografia (1994 - 1984) Anglasakan Land	STATE OF OREGON, County of KLAMATH () SS. C.
The transfer of the section of	This instanguant was polymental state at the
	by DALE L. BOISER AND TERRI M. WEDDE
	- I MS instrument was acknowledged before my on I / 2 A/2- V - Y D
	BY DALE L. BOWSER AND TERRI M WEDDE
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	of
<b>150550</b> 000	(Expression of the second of t
	OFFICIAL SEAL ONALE OF OUR
X FIGURE	NOTARY PUBLIC - OREGON O Notary Public for Oregon
	Wy commission expires V///-/L/ - 18/1
A MY COMMISSION	MI PAYMES UG LUGER 14, KDU ()
TATE OF OREGON CO	EGUEST FOR PULL RECONVEYANCE (To be used only when obligations have been paid.)  DUN'TY OF KLAMATH: SS.
THE CALCOUNTY OF	JUNEY OF KLAMATH: SS.
iled for record at request	CONTROL OF THE PROPERTY OF THE
fTulta	A.D., 19 98 at 3:48 O'clock D Mardal the 8th da
	A.D., 19 98 at 1:48 o'clock P. M., and duly recorded in Vol. M98
in a limitation of the department of the contract of the contr	of Mortgages of Page 24106 Mortgages
EE \$15.00	Bernetha G. Letsch, County Clerk
7.4.4.00	By Kattim Rassi County Clerk
And the second of	Bridge Committee Com
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