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PORT ORCHARD, WA	98366		of	, 19,	at
Unantor's Name LINDA LOUISE & CEC	Ind Address	SPACE A !!!ERVED	back/mal/viohu	ock	in
70 NE WAGON WHEEL	ROAD	FUN	UOCK/INCI/VOID	anil/or as fee/file/instri	ge
BELFAIR, WA 98528		RECONDER'S USE	ment/microfilm	/receduion No.	1 1
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FIRST AMERICAN TIT	Ί.Ε.		Witness n affixed.	iv hand and seal of Count	у
422 MAIN STREET			antron.		
KLAMATH FALLS OR	97601		NAME	TILE	-
		14-52160-0	By	; Dx ut	γ.
THIS TRUST DE	ED, made this 14TH		veir er	<u> </u>	
· · · · · · · · · · · · · · · · · · ·	】2017年1月1日: AN #444 (1993)日	day of	JULY	, 19. (*, between	<u>, </u>
GARY F. MANN AND CI	HRISTINE R. MANN, H	SAND AND WIFE			- 11
FIRST AMERICAN TITI	LE INSURANCE COMPAN	91	*****	, as Granior,	· ::
LINDA LOUISE GARRET RICHTS OF SURVIVOR	T AND CECII, W. GAR	SETT, HUSBAND AN	D WIFE WICH FUL	, as Trustee, and	
LINE AND TE BORY LYOR.	***************************************	•		, as Beneficiary ,	. 1
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tract or loss agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This frisurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, indery'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 mainst grantor. Grantor may later cancel 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 cust may be added to grantor's contract or for the cost of any insurance coverage purchased by beneficiary, which cust may be added to it. The effective date loan balance. If it is so added, the interest tate on the underlying contract or loan will apply to it. The effective date toan parance. If it is so added, the interest rate on the underlying contract of loan will epply to it. The effective date of coverage may be the date grantor's price coverage facised or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may to considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage cr any mandatory liability insurance re-

DETAIL AIONE and may not sansif may need for property parate coverage of any manuatory nations in quirements imposed by applicable law. The franter warants that the proceeds of the fran represented by the above described note and this trust deed are: (a)* primarily for firstor's personal, tanify or household surposes (see Important Notice below), (a)* primarily for firstor's personal, tanify or household surposes (see Important Notice below), (b) for an organization, or (even if granter is a natural section) are for business or commercial surposes. (b) for an organization, or (even if granter is a natural section business or commercial surposes. (b) for an organization, or leven is graning is a matural period, all for outsides of commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors, personal representatives, successors and assigns. This form beneficiery shall mean the holder and owner, including pledgee, of the confract secures hereby, whether or not named as a heneficiery herein.

tecured nerody, whether or not named as a generic ary nerein. In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular thall be taken to mean and include the plural, and that generally all grantmatical changes shall be made, assumed and implied to make the prevision; hereof apply thually to corporations and ro individuals. IN WITNESS WHEREOF, the granter has executed this instrument the day and your first above written.

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