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TRUST DEED			STATE OF OREGON, Count Not }ss
Jilmay D. & Bari K. McCoubrey 19793 SW Santee Ct.			I zerd fy that the within instrument
<u>19793 SW Santee Ct.</u> Tualatin, Or. 97052		AH 40	of, 19, a
Grenturin Namie and Address	1 1	BPACE RESERVED	book/real/volume No on page and/or as fee/file/instru
P.O. Box 9240147681(9595919451114) Klamach Falls, Or. 97601		RECORDER'S USE	ment/microfilm/reception No.
Beneficting's Murrh and Aikhe is fiter tisoonfile; liszem to (Narrh), Adu ess, Zip):			Record of of said County. Witness my hand and seal of County
Lynn G i Lisa Rae Westwood P.O. Box 924			uffixed.
Klamath Falls, Or, 97601			By, Deputy.
			,,,,,,,

limmy D. & Fari K. McCoubrey at husband and wife, with full rights of survivorship. a district of the <u>, an anali dal adara di dina altari di sedanta di serata di </u> as Grantor. Aspen Title & Escrow as Trustee. and <u>ى بەيمۇرىمەر بىرىمەر بەيمۇرۇ بەيمۇرۇ بىرىمەر بەيمۇرىمەر بەيمۇرىمەر بۇرىمەر بۇرۇرىمەر بىرىمەر بۇرىمەر بۇرىمەر ب</u>

Lynn G. & Lisa Rae Westwood Wirw: SETA: as Beneficiary.

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Ilemath County, Ore ()n, described as: 의 사이 이 길러

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Block 40 Lot 31, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66 UNIF, PLAT NO. 2

together with all and singulat the tenements, horedly ments and apportementes and all other rights therewate belonging or in anywise now or hereafter apportaining, and the rents, insues and i other thereol and all futures now or hereafter attached to or used in connection with the property.

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FOR THE PURPOSE OF SECURING PERPORMANCE of each agreement of grantor herein contained and payment of the sum of Elever Thousand One Hundred dollars and no/100-----

To protect the shourity of this trust deed, grain in agrees: 1. To protect, preserve and maintain the

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complement.
To protect, prevents and payable. The secontion by granter of an parsael manay agreement** does not condition a state contribute a sale, conveyance or assignment.
To protect, prevents and maintain the organity agreement.
To complete or restore property and igood and Abbitable condition and repets; not to remove or deciolish any building or improvement thereon; not to commit or persuit any waite of the property.
To complete or restore property and igood and Abbitable condition and restrictions affecting the property; if the beneficiary as require and to grant any building statements.
To complete or restore property and ingoin a pay about the property.
To complete the distribution of the statements of the property of the property; if the beneficiary and regulate and the property additions or statements of the property additions or stateform or statements of the property of the property additions or stateform or provide the state of the property additions or stateform or provide the state of the property additions or stateform or provide the state of the property additions or stateform or provide the state of the property additions or state of the state of the property of the addition of any price of the property addition or provide the provide or the state of the property addition or provide the provide or the property addition or state addition of the property addition or state addition or provide the provide or the state of the property below and the property of the addition or provide any like of the state addition and provide or the state of the property below and the property addition or provide the provide or the state of the property below and the property addition or provide any like of the property b

NOTE: The This Deed Act provides that the trustent hereunder must be either an illiomer, who is as parter in the origin State Sar, a back, this is company an excitation autoprize to do business under the lines of origin or the Vallerd States, a till interastic coerpany autoprized to be business under the United States of the Vallerd States, a till interastic coerpany autoprized to be business under the United States of the Vallerd States, a till interastic coerpany autoprized to be business under the United States of the Vallerd States, a till interastic coerpany autoprized to be business under the United States of the Vallerd States, a till interastic coerpany autoprized to be business under the United States of any a present or the trusted to be States of the "The publicher suggests that such an agreement address the issue of obtaining leastickiny's consent is complete detail.

This is in a scalar of the bound required to part if a resumable using, wip instand at four y to be model of the transmission of the bound required to part if a resumable using, wip instand at four y to be model of the bound required to the transmission of the bound required to part if the transmission of the bound required to part if the transmission of the bound required to the bound required to the bound required to the transmission of the bound required to the bound requir

tract or loan agreement between them, benchiciary may princhase insurance at grantor's expense to protect bene-liciary's interest. This insurance may, but need nor, also protect grantor's interest. If the collateral becomes demaged, 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 grant is has obtained properly coverage elsewhere. Grantor is responsible the coverage by providing evidence that granter has obtained property coverage discoverate. Cranto, is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to granter's contract or loan balance. If it is so added, the inferest rate on the underlying contract or loan will upply 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 to, property damage coverage or any mandatory liability insurance reobtain alone and may not satisfy any need to: property damage correcting of any mathematic imposed by applicable law. (direments imposed by applicable law. The grantor warrants that the proceeds of the it in represented by the above described note and this trust deed are: (a)* priminily for grantor's personal, lamily of household purposes (see important Notice below), (b) for an organization, or (even it granter is a satural purpose) are for business or convercial purposes.

This deed applies to, inures to the benefit of and binds all part in hereto, their heirs, lefatees, devices, administrators, executors, secured hereby, whether or not named as a baneficiary herein.

In construing this trust doed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the construing this trust doed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that ande, assumed and implied to make the provisions her of apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first show mailed

as such word is defined in baneficiary MUST comply y disclosures; for this pursoes	to, by lining out, which ever warrer y (a) or (b) is (u) is applicable and the beneficier is a creditor (b) is (u) is applicable and the beneficier is a creditor (b) is will the Act and Regulation by multing required (b) is a stores-Ness form No. 1319, or equivalent. Is not required, disregord this notice.	ten.
	STATE OF CREEGON, County of 20 20 20 20 20 20 20 20 20 20 20 20 20	
COM	CERCIAL SEAL KIN JEUBERSCH ARIV	*
iled for record at request	OUNTY OF KLAMATH: SS.	· · · ·
fAugust EE \$15.00	A.D., 19 98 at 11:40 o'click A. M., and duly recorded in Vol. <u>M98</u> of <u>Mortgauus</u> on Page 22598 By <u>Berne tha G. Letsch, County Clerk</u> By <u>Mortgau</u>	đay ,