64389	1'98 JJG 12 P 3 :26	n <u>M98 Page</u> 237710
·수비학학 전 이 가격 특별 이 것이 많이		
TRUSTDEED		STATE OF OREGON, Course of } ss.
		I derlify that the within instrument
		was received for record on the day of, 19, at
Grantist's Namo and Address		
	SPACE (IESERVED)	book/reel/volume No on page and/or as fee/file/instru-
	RECORDER'S USE	ment/microfilm/reception No.
Banefitiery's Name and Addrian A	<u>并有的法律</u> 的结果和非常有的意义。 11. 如何是的结果你们的问题是我的是不	Record of desaid County. Witness my hand and seal of County
Jeld Wen inc.		affixed.
3250 Lakeport Blvd	n an	NAME
Klamath Falls, Oregon 97601	MT: 201-0297	By, Deputy
THIS TRUST DEED, made this	12th duy of August	, 19.98., between
BOR AL GREGORY AND SHE	LLEY M. CRECORY	
AMERITITLE		55 Grantor, as Trustee, and
	o; poration WITN:SSETH:	, as Beneficiary,
Grantor irrevocably grants, bargain	s, wells and conveys to trustee in	trust, with power of sale, the property in
County, Or	eion, described as:	
Lot 16 in Block 9 of FIRS	I ADDITION TO CYPRESS VILI	A, according to the official
plat thereof on file in the	ne office of the County Cl	lerk of Klamath County, Oregon.
	AMER	11 ILE, has recorded this
	Instru	ment by request as an accomodation only,
ogether with all and singular the tenements, hered	filiments and annual of OVOS	as not examined it for regularity and sufficiency ic its effect upon the title to any real property
he property.	a prouts thereof and all lixtures ndiffer	The derep intached to or used in connection with
FOR THE PURPOSE OF SECURING PI	RIORMANCE of each agreement of g	tentor herein contained and psyment of the sum
		EXXXX (\$33,400,00) t thereon seconding to the terms of a promissory
of success paid, to be due and navable	and the	nel payment of principal and interest hereof, if
the date of majurity of the debt secured in the secure of	by this instrument is the date, stared a	bove, on which the final installment of the note
ensitionry's option*, all oblidations seemed by t	hit instrument internetion of the written co	usent or approval of the beneliciary, then, at the
signount.	in i y and of an earnest money figree	anotes expressed therein, or herein, shall be- montes down not constitute a sale, conveyance or
To protect the security of this trust deed, in 1. To protect, preserve and maintain the p comment thereon; not to commit or permit any w	temasty in sood or adition and conview	not to remove or demolish any building or im-
	for and habitable condition any build	ing or improvement which may be constructed,
3. To comply with all laws, ordinances, regulation of the second se	the ions, covenants, conditions and restrictions	ic ions attecting the property; if the beneficiary
sincles as may be desired clesirable by the benefit	iching as well its me cost of all he	n searches made by filing officers or searching
4. To provide und continuously maintain amage by fire and such other hazards as the ben	insurance on the buildings now or her oficiary may from time to fime require	e-iter erected on the property against loss or in an amount not less than spuitinsurablicies of insurance shall be delivered to the bene-
the same at grantor's expense. The sinount co	forcy of instrumin now of hereafter pl	Nod on the buildings, the beneficiary may pro-
ny indebtedness secured hereby and in such order , any part thereof, may be released to grantor. So ader or invalidate any act done pursuant to such	icl application or ieleass shall not cure	
5. To keep the property free from construct sessed upon or agains! the property before any	tic a liens and to pay all taxes, assessments of such taxes assessments of such taxes assessments and	ments and other charges that may be levied or
ens or other charges pevable by grantor, other by	ditect payment's by achuiding handl	t of any fares, assessments, insurance promiums,
cared hereby, together with the obligations descr	il d in paragraph 6 and 7 of this rule	with interest at the rate set lorth in the note
ith interest as aforesaid, the property hareinholo	of any fights affaing from breach of any	ci the covenants hereof and for such payments,
of the conpayment thereof shall, at the option of		
6. To puy all costs, fees and expenses of thi	s trust including the cost of fills supreh	the wolf of the other and and and the
W III BRY SUIL, BORIOR OF DIOCEEDING IN WINCH PLAN	to soding purporting to affect the security by the security of	rity rights or powers of beneficiary or trustee;
ney including evidence of title and the banefic	chaing but not hauted to its validity i	und/or enforceability, to pay all costs and er-
aph 7 in all cases shall be fixed by the trial cours	t and in the event of an appeal from ar	Wint of alterney tees mentioned in this para-

Graph 7 in all cases shall be fixed by the trial court and in the over tof an appeal from any judgment or decree of the trial court, grantor further agrees to pay such sum at the appellate court shall udjudge reasonable as the beneficiary's or trustee's attorney less on such appeal. It is mutually agreed that: B. In the event that any portion or all of the property shall be taken under the right of eminent domain or confermation, beneficiary shall have the right of eminent domain or confermation, beneficiary shall have the right, if its so elects, to require that all or any portion of the mones payable as compensation for such taking. NOTE: The Inus Deed Act provides that the busien hereader uses the either as alloner, who is an extire member of the Origon State Bar, a bank, furst company or such state, its subsidiaries, affiliates, agents or inarch it, the United State of Origon of the states, a till insuranci company suberized to insure title to read property of this state, its subsidiaries, affiliates, agents or inarch it, the United State of any appendic or an escine of a substate of the CORIS 635.505 to 696.535. "WAFENING: 12 USC 1701] is regulates and may prohibit company is of this option."" The publisher suggests that such an agreement address the issue of obtaining lianeficiary's consent in to rapide detail.

---at Herada

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Pofili No. 381 - TRUST DEIII (Lasignment Restricted)

Which are in steems of the abount result of to jury at transmittic cash, depines and attern of the neonanity paid or hourned by granter in stills proceedings, shull be juid to behalticity and spines, the stick processing of the about the start of the store applied to the store of the store of the store applied to the store of the store of the store applied to the store of the

In form as required by two conveying the property insold, our warner any covenant or vertainty, express or implied, and rescausing in me deed of any matters of fact shall be conclusive proof of the truth when shall apply the proceeds of sale to payment of (1) the ex-grantor and beneficiary, may purchase at the sule. 15. When trustee tells pursuant to the powers provided herein trustee shall apply the proceeds of sale to payment of (1) the ex-penses of sale, including the compensation of the trustee and a rescansele change by runtue's attorney, (2) to the obligation secured by the trust deed, (3) to all perions having recorded lier) subsequent to the interest of the trustee in the trust deed as their interests any appear in the order of their priority and (4) the surplus, if any, to the grantor or to any successor in interest entitled to such surplus. 16. Beneficiary may from time to time exponin a successor or successors to any successor in interest entitled to such surplus. appearing the trustee conterned upon any trustee herein named or appointed hereinnet. Each such appointment and substitution shall be property is situated, shall be conclusive proof of prover appointment of the successor trustee. 17. Trustee accepts this trust when this deed, only crusted and excluded in the successor in interest appointed by lew. Trustee 18. August of northy any party herets of prover appointment of the successor in interest that the grantor or proceeding is brought by trustee. 18. August of any strustee is all by a party unless such as unlet at or the successor trustee. 19. Trustee accepts this trust when this deed, only created at dechawledged, is radies a public record as provided by law. Trustee 19. August or trustee shall by a party unless such at it on proceeding is brought by trustee. 19. The grantor covenants and agrees to and with the bonelistry and the beneliciary's successor in interest that the grantor is lawilly stilled hereto, and that the grantor will warrant and torevor delend the sime agains

Attached hereto, and that the grantor will warrant thid forever defend the same against all persons whomsever. VIARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the con-VIARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary'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 alleinst grantor. Grantor may later cancel the coverage by providing evidence that gratitor has obtained property coverage elsewlere. Grantor is responsible for the cost of any insurance coveringe purchased by ben viciary, which cost may be added to granter's contract or loan balance. If it is so mided, 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 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 for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. The grantor warrants that the proceeds of the 'oan represented by the above described note and this trust deed use: (a)\* primarily to grantor's personal, tamily or household purpless (see Important Notice below),

(2) primary to grantors personal taking at nonsmole purphers (at important inches below), (2) x bit as offer interior of families in the prime of t

In constraing this hust deed, it is understood that the grantor, mustee and/or beneficiary may each be more than one person; that if the context to 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 inteod apply equally to corporations and to individuals.

				i thigʻi	astnument the day and year first above written.
* IMPORTANY NOTICE				τ,	rab a (onecon
not applicable; if war as such word is defin				1	Bob A. Gregory
benaticiary MUS7 com	ply with the Act and	l iterjulation by	naking requirad	ii •••••	
disclaseres; for this pu if compliance with the					Succes Mr. Lingening
		FOREGON			Shelley M. Gregory) ss.
	Bob	A. Gregory	and Shall	ov M	before me on
1	162	G.	JHAC JAH		fo e me on, 19,
	by	国初分N()	TARY PUBLIC	[編]]	
100 - 100 -	as		IMISSION IN	0.04	<b>B</b>
	of	NIT CUN MISSI.	IN EXPIRES FEE	1111 caracter	
	2.1			R	levia D. Aldenzen
				1. 6	Public for Cregon My commission expires 2/14/99
· · · · · ·	REQUEST FO	DR FULL RECOINT	TANCE (To be u	na orly	when abligations have been paid.}
STATE OF OREGON	I: COUNTY OF K	LAMATH :	<b>SS.</b>		
					이행적 상태를 수는 것 같아. 이 이 가슴이 물 수 있는 것이
Filed for record at req	uest of	Amerit	tle		the 12th day
o <u>Au</u> 7	A.D., 19	91 at ]}	:26 0	clock	P. M., at d duly recorded in Vol. <u>M98</u> ,
	of	Mort			ori Page 29710
					// Bernetha G. Leisch, County Clerk
FEE \$15.00				B	Katting Kings
en la stadore					
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