FC418: No. 1511 - TRUST DEED (Aria) hiseni Runidotadi.	CCPVRGHT BES STEVENIMESS LAW PUBLISHING CO. PORTLUST, CH 97204
64 <b>469</b> 93 AU 1   P2 55	Vol. 29824
TRUST DEED	STATE OF OREGON,
	Crunty of ss.
	I cortify that the within instrument
Keith P. & Hichele C. Lozier	was received for record on the day
6462 Bryant Ave.	of, 19, at
Klamath Falls, CR 97603	o'clock
Edna P. Spiller Revocable Trist	will reserved book/reel/volume Naon page
6333 Old Pacific Hwy	FOR and/or as foe/file/instru-
Kalama. WA 98625	ment/microfilm/reception No,  Record of of said County.
It ensitolary stillame and Address	Witness my hand and scal of County
After recording, retain to (Name, Additions, Up):  Keith F. & Michele C. Lozier	affixed.
c/o AmeriTitle	ann.u.
222 South Sixth St.	NAME: TID II
Klamath Falls, OR 97601	NAME ΠΩΙ Deputy.
THIS TRUST THEFT made that Hit does	c August 19 98 , between
Keith F. Luzier & Michele C ozier	in Alumbar, 19 70., Detrieen
the state of the s	no Canadae
AmeriTitle	as Grantor, as Trustee, and
	in the collection will be such that the control of the collection is the collection of the collection
Edna P. Spiller Revocable Tritit	, as Beneficiary,
WITIVES	SETH: Frankling and a second of the second
Grantor irrevocatily grants, bargains, sells and conve	ys to trustee in trust, with power of sale, the property in
Klamath County, Oregon, described a	
Lot 3 in Block 7 of SECOND ADJITION TO	
official plat thereof on file in the o	Tilce of the County Cleak of
Klamath County, Oregon	terfferig i filosofia de l'Atrigono de la composició de la composició de la composició de la composició de la c La filosofia de la composició de la compos

together with all and singular the tenements, herecitems its and appurtenances and all other rights thereunts belonging or in anywise now hereafter apportaining, and the rents, issues and profile thereof and all fixtures now or hereafter attached to or used in connection with

of ##\*ONE HUNDRED THOUSAND AND 69/100 DOLLARS \*\*\*

(\$100,000,00)

Differs, with interest thereon according to the terms of a promissory

(\$100,000,00).

Deflars, with interest thousan according to the terms of a promissory note of even date herewith, psyable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner psid, to be due and payable. September 1 | xx 2028

The date of maturity of the debt secured by the instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the gramor either agree to, attempt it, or aqually sell, convey, or assign all (or any part) of the property or all (or any part) of grantor's inverse in it without first obtaining the written consent or approval of the beneficiary, then, at the bracking payable, and payable. The electrical by traiter of an agreed money agreement. The order of an agreed when the payable in the electrical payable. The electrical payable in a green of an agreed money agreement.

bineticitive's option', all obligations secured by this instrument, irrespective of the maturity class expressed therein, or bavein, shall become investibilities and psychols. The operation of an armost money agreement's does not constitute a sale, conveyance of easignment.

To protect the security of this trust dead, granter agreement many agreement's does not constitute a sale, conveyance of easignment.

To protect, pressure and maintain the property. It good condition and repair; not to remove or demolish any building or improvement thereon, not to commit of the property.

2. To complete or restore promptly and in feed sixth hubitable occidition any building on improvement which may be constructed, damaged or destroyed thereon, and pay when due all covers instructed flows to an armost alterting the property; if the beneficiary or requires, to feel in executing and definees galation, covermants, condition and contributes the property; if the beneficiary or requires to request, to feel in executing and definees galation, covermants, condition and contributes the property galation of the pay for lifting terms in the proper public office or others, as well as the cost of all lien searches make by filing elitions or searching againsts as may be deemed desimble by the beneficiary.

4. To provide and ventrivously maintain insurance on the buildings now or hereaftic executed on the property against loss or damage by lire and such other heareds as the beneficiary.

4. To provide and ventrivously maintain insurance on the buildings, the buildings, the believes will loss payable to the believe all property will be property will loss payable to the letter; all policies it all buildings, they write in companies accumplable to the beneficiary will loss payable to the contribute of the surface and to deliver the policies to the beneficiary may not all less if tilten days prote to the expectation of any policy of insurance and to feel of the buildings, the beneficiary may not all less tilten days prote to the expectation of

\*The publisher suggests that such an agreement address the list ) of obtaining beniniclary's consum in complete dotall.

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which the lit croim at the incoder resulted (spay) in months don't, imputitive still determine the executions, shall he will be absorbed and the property of the part of the p 129825 fract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary's interest. This insurence may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by heneficiary may not pay any claim made by or against granter. Granter may later cancel the coverage by providing evidence that granter has obtained property coverage elsewhere. Granter is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. It it is so added, 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 heneficiary purchases may be coveraged 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 process of the loss represented by the above described note and this trust deed are:

(a)\* primarily for grantor's personal, family or howehold purposes (see Important Notice below).

(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 end binds all parties hereto, their heirs, lagatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. secret hereby, whether or not named as a necessiary name.

In constraint this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean end include the plural, and didd enerally all grammatical changes shall be made, assumed and implied to make the provisions here it apply equally to corporations said to individuals.

IN WITNESS WHEREOF, the frantor has executed this instrument free day and year first above written.

\*\*IMPORTAINT NOTICE Delete, by lining out, whichever warran ? (a) or (b) is
not applicable; if warranty [a] is applicable and the beneficiar; is a creditor \* HAPOSTANT NOTICE: Delote, by lining out, whichever warmay (a) or (b) is not applicable; if warranty (a) is applicable and the boundictor; is a creditor as such word is defined in the Trutte-In-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by map in graquired disclosures; for this purpose use Stevens-Ness Form No. 1319, is aquivalent. If compliants with the Act is not required, disregard this notice. STATE OF OREGON, County of Klamath )ss. This instrument was acknowledged before me on Kelth 2021th 220 Micheles Logich A This instrument we sacknowledged before me on .