P : FRA IIq. HHT - TRUEI' DEED (Arti pimeri Risatricteri).	COPHIRATION STEVER BHEIS LAWPLICUS THE CO, FORTLAND, CR 9720-
	38 AUL 4 AT 20
6454	1/10 / 14 / 11 20
TRUST DEED	
	ST217E OF DRIGON, County of}ss.
RANDY S. WIETING	- I certify that the within instrument
	wes received for record on the day
Grandor's Nime anti Aiddress	of, 19, at, d'clockM., and recorded in
BRIAN_LCURTIS	SPACE RESERVED DOOL / recl/volunig/No On page
_ DOI ORES E CHRT 13	FOR and/or as fee/file/instru-
Ekeroffalary's his ne and Address	Record of of said County.
After recuting, astant in (fame, Address, Zp):	Witness my hand and seal of County
FSpen	
	NAME TITLE
	By, Deputy.
THIS TRUST TIFET	
RANDY S. WIETING	day of AUGUST 1, 19.98 , Letween
FIRST AMERICAN TITLE THINKS	PANY OF OURGOM
FIEST AMERICAN TITLE INSURANCE CO BRIAN L. CURTIS and DOLORISS CURTI	PANY OF ONEGON , EUSEAND and WIFE With Full Rights of
Survivorship	
	WITHERS, as Beneficiary,
Grandor irrevocatily grants, hargeins, selle 	and conveys to trustee in trust, with power of sale, the property in
Lots 20, 21, 30, 31 and 40 of farm	
15, Township 35 South, Range 7 Eas	to f the Willamette Meridian, Klamath County,
	of way tor the Southern Pacific Pailwood
Together with a Nor Exclusive and	· · · · · · · · · · · · · · · · · · ·
in Volume M87 Page 4500 Debd cf	Records of Klamath County
fords flue white it is a second se	
or hereafter apperinning, and the rents, issues and profits the property	thereof and all listures and all other rights therewite belonging or in anywise new thereof and all listures now or hereafter attached to or used in connection with
FOR THE PURPOSE OF SECURING PERTOR	LANCE A
ofTWENTY NINE THOUSAND FI(\$29,500.00)	E HUNDRED AND NO/100
note of even date herewith, payable to beneficiary or othe	Deducts, with interest therein according to the terms of a promissory or and made b. grantor, the final psyment of principal and interest hereof, if
The data of more slave at at 1 + 1	Self-GUUS
becomes die and payable. Should the granter aither bired erty or all for any payable.	to, attempt to, or actually sell, convey, or series all for antistallment of the note
To protect the security of this trust deed, granier ag 1. To protect, preserve and maintain the protecty is protected by the protect of the	
No pay for filing same in the proper public office or office	wenants, conditions and restrictions allecting the property; if the beneficiary wurstant to the Uniform Commercial Code as the beneficiary may require and ), as well as the cost of all then searches made by viling officers or searching
4. To provide and continuoisly maintain instrance	on the buildings now or heresiter exected on the
at least fifting down prior to the granter shall fell for any re-	i son to procure tiny such insurance and to deliver the particulated to the bane-
any independence argreened hereby and the emount collected in	nder any lire or other insurance policy may be beneficiary may pro-
under or invisition and act cone pursuant to such notice, 5. To keen the property fact to such notice,	ition or release shall rot cute or wain any default or notice of default here-
assessed upon or against the property before any part of si promotive deliver appendix the property before any part of si	and to pay all taxes, assessments and other charges that may be levied or taxes, assessments and other chardes become put due on the charges that may be levied or
liens or other charges payable by grantor, either by direct p	e grentor fail to make payment of any large become past due of delinquent and syment or by prividing beneficiery mile faile assessments, insurance premiums,
sicured horsby together with the obligations described in m	of, and the amount so paid, with inderest at the rate set forth in the note ragraphs 6 and 7 of this trust deed, shall be wilded to and board of the
bound for the newspire of the philipping hereinbelore description	nd, as well as the granter, shall be found to the same artest that for such payments,
	ind, as well as the gratitor, shall be found to the same enter it and for such payments, and all such payments shall be immediately due and payable without notice, iciary, render all such secured by this trust dead immediately due and pay-
VI A C UNV BIL COSTS TAKE SHOT UV DODDOD OF AS - A	
US SDY SUL OF ACTION CAINED IN THE INCLUSION AND A STATE OF A STATE OF	the suit summering all suit for the theory of this dural
It is matually agreed that's	udge reasonable as the beneficiary's or trustee's attorney fees on such appeal.
liciary shall have the right, if it so elects, to require that a	is shall be taken under the tight of extinent domain or condemnation, bere- il or any portion of the manies payable as compensation for such taking.
of seviass and item teconomica anthropical that the busices hereiniter must be	ther an attendy, the is an active member of the Oregon State Bar a back frost company
Property of uns there, its suitsinger the land a coorde on boostables, the state	a fill a strice in the inclusion of the strice of the stri
"MARAUNG: 12 USC 17071-3 regulatus and may prohibit success of an "The publiciter suggests that such an agroement address the listic of	in option. • btaining beneficiary's constant in constant white
	12 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1



And the province of the product o

tract or loan agreement between them, bet eficiary 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 i of pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grentor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by berieficiary, which cost may be added to grantor's contract or loan belance. If 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 beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property clamage coverage or any mandatory liability insurance requirements imposed by applicable law. The granter warunts that the proceeds of the lean represented by the above described note and this trust deed are: (a)\* primarily for granter's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if granter is a ratural person) are for business or commercial purposes.

This cloed applies to, inures to the benefit of and binds all putties hereto, their heirs, legatees, dovisees, administrators, executors, personal representatives, successors and assigns. The cerm beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein.

In constraing this trust deed, it is understood that the graintor, trustee and/or beneficiary may each be more than one perior; that if the context so requires, the singular shull be taken to mean and include the phral, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to opportugious and the individuals.

IN WITNESS W. "IMPORTANT NOTICE Divises by not applicable; If warrainty (a) is as such vord is defined in the beneficiary MUST comply with discleaures; for this purpose use if complicate with the Adi's noi	s applicable and the henef Truth-in-Lending Act and the Act and Rigulation by Stavens-Ness form No. 23	ranty (a) or (b) in lony is a creditor legulation Z, the making required 19, cr equivalent.	Randy	8. Wiet	1 1	Gar first above w	rtitten.
ter an anna an an an an anna an an an an an	TATE OF OREGO	I, County of	K	LAMVIH		58. / >	for all the pro-
	This instrumer	t was acknow!	edged bei	fore me on	AUGUST	·*· /ひ	<u>, 19_98</u> ,
() Classic constants and the second	y Seese in the second	t was acknowl	ericari hal	lora ma on			
CAREA CI	NCIAL SEAL			ore me on	$\square$	)	····· , ········· / / ······
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STATE OF OREGON: COUN	NTY OF KLAMATH	SS.					
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	A.D., 19 98 at					ded in Vol. <u>M98</u>	day 3
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FF 415 00				1-19	metha <sub>J</sub> J. Le	tsch, County Clerk	<b>C</b>
EE \$15.00	[ - 1 ] : 나라 아님이 너 나 쉽 ]		БУ.	1 as alla	n Mage	V	