ICHI III. B) - YFR IT DF 120 (Assignts int Protoctacy)	COMPRENT SEE STORENS AND STATISTICS OF BIT OF
<b>64542</b>	3 AUS 14 A11:0 Vol Page 29973 @
TRUST DEED	STATE OF OREGON.
	County of > iss.
Paula M. Wooten	I coulty that the within instrument was to served for record on the day
	of 19 at
Gruntor's Name and Address E.1.1. B. Harp	space anserved book/n:cl/volume lve on page
	Fill and/or as fee/file/instru-
Beneliciary's Nationand Address	Record of Of said County.
After n cording, reture to (hame, Acctrant, Ep):	Vitness my hand and set of County affixed
422 Main St. Klawath Falls, OR 97501	
	ByDeputy.
of Epice Investigation of a state	K52TTI
	day of August, 19.98, between
PAULA M. WOOTEN FURST AMERICAN TITTE INSURANCE COMPL	, as Grentor, .IZ OF OFEGUN, as Trustee, and
BILL B. HARP	, as Trustee, and
	, as Beneficiery,
STRUTOT ITTEVOCEDIU Seniste boudeles sti	INTNESSET If: Ind conveys to trustee in trust, with power of sale, the property in
County, Dregon, de	CTIDEd as:
Lot 3, EXCEPT the Easterly 40 feet th	rebf;
	reof, and also EXCEPT the Westerly 100 feet
ALL IN BLOCK /8 11 BUENA VISTA ADDITIT	No the the Ottal is well as a set
Oregon.	the office of the County Clerk of Klamath County,
together with all and singular the tenements, hereditaments	ind appurtenencies and ull other rights thereunto belonging or in enswise now preof and all finitures now or hereafter attached to or used in connection with
the property. FOR THE PURPOSE OF SECURING PERFORM	Theor and all unitaries now or hereafter attached to or used in connection with $(NC^{\vee})$ of each stream the dependence to the stream of the
	NCE of each afreement of frentor hutain contained and payment of the sum
note of even date berewith psychia to handle or and	Dollars, with interest thereon according to the terms of a promissory and made by france, the tinal payment of principal and interest hereol, it
The dife of maturity of the debr secured by this is	, 79. 11-3.
erty or all (or any part) of drantor's interest in it without	interior billion all soil, convey, or assign all (or any part) of the prop-
come immediately due and payable. The execution by gran	inst obtaining the written consent or approval of the beneficiary, then, at the sont, irrespective of the maturity class expressed therein, or herein, shall be- ber of an enrest money agreement** does not constitute a sale, conveyance of
To protect the security of this trust deed, grantor agre 1. To protect, pressrve and maintain the momentum in	
2. To complete or restore provintly and in dood and ?	bitchis and the second states are second states and the second states are se
3. To comply with all laws, ordinances, regulations, or so requests, to join in executing such imaging statements.	wenants, conditions and restrictions allecting the property; if the beneficiery
agencies as may be deemed desimble by the heralicing	is were as the cost of an neit searches made by filing officers or searching
4. To provide and continuously maintain insurance damage by life and such other characters the frequencies of	on the buildings now or hereafter erected on the property against loss or by from time for time require, in an amount not less than \$115115117.321 e. yal u
ticlary as soon as insured; if the granter shall leil for any ten at least filteen duys prior to the excitation of any million of	in to procure any such insurance and to deliver the policies to the baneficiary
cure the came at grandor's expense. The amount collected un any indebtedress secured bereby and in such order un bere lief	by any firs or other insurance policy may be applied by beneficiary upon
under or invalidate any act done pursuant to such notice. 5. To keep the property lice from construction lices	and to reveal the cure or valve any default or notice of default here-
promptly deliver receipts therefor to beneficiary should the	and to pay all taxes, assessments and other charges that may be levied or of taxes, assessments and other charges become pass due or delinquent and trantor sail to make payment of any taxes, assessments, insurance premiums, then on the acculate the other of any taxes, assessments, insurance premiums,
mont, heneliciary may, at its option, make navment thereas	i and the providing beneficing with tunds with which to make such pay-
the debt secured by this trust couch, without wriver of any rig with interest is alorssid the money hereither and hereit	his arising from breach of any of the curenants hereof and become a part of the arising from breach of any of the curenants hereof and for such payments,
bound for the payment of the oblightion herein described, a and the norpeymont thereof shall, at the option of the bonel	is a stating from oreact of any of the covenants hereof and for such payments, it, as well as the granfor, shall be bound to the same extent that they are and all such payments shall be immediately due and payable without notics, viary, render all sums secured by this trust deec' immediately due and pay-
6. To pay all costs, fees and expenses of this trait inc	buffind the east of dist and in the
7. To appear in and deleval any action or proceeding and in any suit, action or proceeding in which the benefician	into any trusters and arrormer's teet actually incurred. properting to ashect the security rights or powers of beneficiary or frustee;
penses, including evidence of tills and the hepeficiary's or it	t not minise to ris validity and/or enforceability, to pay all costs and en-
	is event of an expeed from any judgment or events of decree of the trial court, granter rules reasonable its the beneficiary's or frustee's attorney fees on such appeal.
8. In the event that any portion or all of the property	shall be taken under the right of extinent domain or condemnation, bene- l or any portion of the monies payable as compensation for such taking,
NONE: The Best Deed Act provides that the imstee berearder must be e	There is sentenced when he are taking mean har of a sentence and the sentence and the sentence and the sentence and
	the Shier of and and a start that the internation company authorized to insure life to real
"The publisher suggests that such an agreement address the issue of	

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for the start

wist's art in sicens of the amount required to har a reasonable costs, expenses and altoring 's fees recessarily paid or incurred by grantor

Provide the property of the property density of pays at the property is and closery if her measurity pail or instantic by density in the property is and closery if her measurity pail or instantic by density in the property is an experiment of the property is and property is an experiment of the property is an experiment of the property is and property is an experiment of the property is and property is an experiment of the property is and property is an experiment of the property is and property is an experiment of the property is and property 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 grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by benericiary, 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 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 my mandatory liability insurance re-Cuiroments imposed by applicable law. The grentor warrants that the process of the losn represented by the above described note and this trust deed are: (a)\* primarily for dientoi's personal, family or he ischold purpose (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, invites to the benefit of and binds all parties for blankes of channel of junposes. personal representatives, excessors and assigns. The term beneficiary shill mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a bineficiary life.

In construing this trust deed, it is understood that the grentor, trustee and/or beneficiary may each be more than one person; that if the context so 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 here apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

not applicable; If warrenty (a) is applicable and the benefician such word is defined in the Truth-in-lending Act and beneficiany MUST comply with the Act and Regulation bedictory for this purpose une Stwart New Sec.	ficing is a creditor Ray lation Z, the Y'mt dag regulad	Paula M. Wooten	nd year first above written.
If compliance with the Act is not required, disregard this n	notici.	<u> 1995</u> - 2013 - 2013 - 2013 - 2013	
STATE OF OREGO	IV, County of	Klamath	1.00
This instrume by Paula M. W	nt vi is ecknowled	ied before me on	) ss. , 1998,
This instruments	ct vias acknowled	ed before me on	, 19,
COMPACE AND A PARTICIPAL AND A PARTICIPA	23	A.A	
Laister 2000 1:120 12:100 2:10 10:500 1:1	so / Njai	iry Public for Oregica M any when obligations have been	v con mission expires 9-6-0
STATE OF ORECON: COUNTY OF KLAMATH :		any wata cangehons hive been	Paid
Filed for record at request of First	st umerican ]	Itle	the 14th day
of <u>August</u> A.D., 19 <u>98</u> at of <u>Mortz</u>	<u>1:20</u> 0'c	on Fage 29973	ecorded in Vol. 1198
EE \$15.00			Letsch, County Clerk