No speakers and a soul for mention.	25 45 22 122		MESS LAW PUSISHENG CO., FORTLAND, OR \$7204
the server 66324 of the first outcome appearance of the server of the se	SEP 15 P3:32	Vol. <u>M98</u>	Page 33970
TRUST DEED	% <b>6.</b>	STATE OF O	REGON,
The first of the state of the s	Land Street Control of the Control o	County of	
Leslia F. Watts		Certif	y that the within instrument
Professional State State of the research of the second state of th		of	for record on the day
Grantor's Kerne and Aridress	A company of the second	()	CIOCK Mandracouled:
Green Tree Financial	SPACE RESERVED	book/reel/vol	lume No on page
7662 SW Mahawk Street	FOR RECORDER'S USE		- and/or as fee/file/instru
Tualatin Or 97062 1570	1.5541.551.5032	ment/microfil	m/recentido No
Am noor a win & Country Wortgage		Record of	of said County.
Town & Country Mortgage		Witness	my hand and soal of County
1147 East Street	No December 1985	affixed.	
PO Box 716		NAME	
	ATC CZDURIZ		mile Deputy
THIS TRUST DEED		21	
THIS TRUST DEED, made this 14th	day of Septen	ber	1998 hetween
		******	
Aspen Title & Escrow		***************************************	as Grantor.
**************************************			SIC / FILE CO. T
Aspen Title & Escrow Green Tree Financial	***************************************	·····	
		************************	
GIGHUL HIEVOCAPHU depeta Landata		in trust, with now	er of to the
Klamath County, Oregin de Lot 5 Block   Juniper Acrossin de	scribed as:		er of sale, the property in
Lot 5 Block   Juniper Acres in	ine County of	Klamath Stat	e of Oregon
Code 8 Map 3510 34A0 TL 4400		4.0	
		. 11 .	
ThingTown	848 T		
This Trust Deed is being recorde August 28, 1997.	d to secure a	certain pro	micoru 1
August 20, 1997.		pro	misory note dated
together with all and singular the tenements, hereditaments or hereafter apportaining, and the rents, issues and profits the property.  FOR THE PURPOSE OF SECURING PERFORM.  of FORLY Thousand Twelve & no/100 note of even date herewith, payable to beneficiary or order not sooner paid, to be due and payable August 28,	ANCE of each agreement	of grantor herein cont.	ained and payment of the sum
becomes due and payable. Should the grantor either agree to erry or all (or any part) of grantor's interest in it without a beneficiary's options, all obligations secured by this instrum come immediately due and payable. The execution by grant assignment.	trument is the date, state, attempt to, or actually irst obtaining the written sent, irrespective of the tor of an earnest money ag	ed above, on which the sell, convey, or assign consent or approval maturity dates expressed freement** does not co	e final installment of the note all (or any part) of the prop- of the beneficiary, then, at the ed therein, or herein, shall be- onstitute a sale, conveyance or
provement thereon; not to seemed maintain the property in	good condition and ranal	r; not to remove or o	femolish any building or im-
damaged or dettroyed thereon, and pay when due all costs in	abitable condition any bu	illdin⊈ or improvemen	t which may be constructed.
3. To comply with all laws, ordinances, regulations, co so requests, to join in executing such financing statements pr to pay for illing same in the proper public office or offices, agencies as may be deemed desirable by the beneficiary.  4. To provide and continuously maintain laws.	as well as the cost of all	lien manches 1	belieficiary may require and
demails by tire and such other hazards as the beneficiary mu	n the buildings now or y from time to time requ	hereafter erected on	the property against loss or
liciary as soon as immend it is the Deliettelary, With 1083	Payable to the letters all	mal?=' ! !	1033 than
cute the same at tenness.	isurance now or hermaline	77000	ne policies to the beneficiary
cure the same at grantor's expense. The amount collected und any indebtedness secured hereby and in such order as beneficia or any part thereof, may be released to grantor. Such applicat under or invalidate any act done oursuing to expense.	or any tire or other insuring may determine, or at o	rance policy may be a ption of beneliciary th	applied by beneficiary upon
5. To keep the manual to such notice.		and any actual	in or notice of detault here-
885083ed unon or adelnes the	nd to pay all taxes area	compands and at a	
liens or other charges and the	rantor fail to make never	and of any	past due or delinquent and
secured hereby together will it. I make paymont inerest,	and the amount so nois	mith later at	in which to make such pay-
with interest as alexanded, without waiver of any right	s arising from branch of a	man a f of	eu to and become a part of
bound for the name of the property hereitsberg described	. 63 Well as the dranton	al-it t	reor and for such payments.
ble and constitute a beauty at the option of the benetic	lary, render all sume ward	end her this	nu payable without notice.
rustee incurred in connection with a prises of this trust inclu	ding the cost of title sear	ch as wall as at	H
rustee incurred in connection with or in entorcing this obliga 7. To appear in and defend any action or proceeding part in any suit, action or proceeding in which the beneficiary or any suit or action related to the letters.	tion and trustee's and att	orney's fees actually it	r costs and expenses of the neutred,
I any suit or action related to the which the beneficiary	or trustee may appear in	cutty rights or power	of beneficiary or trustee;
enses, including evidence of title and the beneficiary's or tru	not limited to its validity	y and/or enforceabilit	y, to pay all costs and ex-
raph 7 in all cases shall be listed by the trial court and in the rither agrees to pay such sum at the appellate court shall adjuct it is naturally agreed that;  8. In the event that any portion or all of the agreement.	event of an appeal from	any judgment or decre	es mentioned in this para
It is mutually agreed that: 8. In the event that any portion or all of the property clary shall have the right, if it so elects, to require that all			torney lees on such appeal.
are a series of the series of	nall be taken under the	right of aminums down	

NOTE: The Rust Deed Act provides that the trucke hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

which are in access of the amount required to pay all assemble posts, espanses and attornay's less nonamentally and or incurred by Annet in their proceedings, shall be paid to be residently and amplied to grow any reasonable costs and appeares and it incurred by farming the proceedings and the basers explicit upon the friends in the test of the proceeding and the basers explicit upon the friends and the proceedings and the basers explicit upon the friends and the proceedings and the basers explicit upon the friends and the proceedings and the basers explicit upon the friends and the proceedings and the processors.

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9. At any time and from time to finant benedicary to the processor of the processor of the processor.

9. At any time and from time to finant benedicary to the processor of the p WARNING: 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 beneficiary'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 against grantor. Grantor may later cancel for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's responsible loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date 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 reobtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain 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 loan represented by the above described note and this trust deed are:

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

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract In constraint this trust deed, it is understood that the departs, trustee and or hondiciary and the contract in constraint this trust deed, it is understood that the departs, trustee and or hondiciary and the contract that the departs. secured hereby, whether or not named as a beneticiary nerein.

In constraint this trust deed, it is understood that the grantor, trustee and/or beneticiary 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 hereoi apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written. IN WILLYESS WHEREUF, the grantor has executed and applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Les let Wa STATE OF OREGON, County of ....Klamath.....) ss. by ...Leslie F. Watts, a single man This instrument was acknowledged before me on .... 83 OFFICIAL SEAL

RICHARD H. MARLATT

NOTARY PUBLIC - OREGON

CIMILISSION NO. 081508 Motary Rublic for Oregon My commission expires MY COMMISSION EXPIRED TO BOROURL ACCONVEYANCE (To be used only when obligations have been paid.) -16-20 STATE OF OREGON: COUNTY OF KLAMATH: 55. Filed for record at request of \_ Aspen Title & Escrow September A.D., 19 98 at 3:32 o'clock P.M., and duly recorded in Vol. M98 of Mortgages on Page 33970 By Bernetha G. Lejsch, County Clerk FEE \$15.00