FORM No. 361 - TRUST DEED (Anthonise Restricted)	승규는 것이 가지가 가 가슴한 것을 같은 것은 것은 것이 가지가 가 가슴한 것을 수 있다. 같은 것은 것은 것은 것이 같은 것을 수 있다.	TROFT 1978 STEVENS INTELLIN PLOUDERIG CO., PUNCAND, OF LINE
57512 TRUST DEED K-S2664	. 98 001 -7 P1:29	STATE OF OREGON, Congry of } 35.
	ander ander Marine (1995) (1995) (1996) (1996) Marine (1996) (1996) (1996) Marine (1996) (1996) (1996) (1996) Marine (1996) (1996) (1996) (1996) Marine (1996) (1996) (1996) (1996) (1996) Marine (1996) (1996) (1996) (1996) (1996) (1996) (1996) (1996) (1996)	I bertify that the within instrument was received for record on the day of of, at o'clockM, and recorded in
Grantor's Name and Address Benefictary's News and Address	SPACE RESERVED FOR RECORDER'S USE	book/reel/volume No on page and/or as fee/file/instru- ment/microfilm/reception No Record of of said County.
Alter recording return to (Herrs, Add ever, 20): FIRST AMERICAN TITLE INSURANCE CO. 422 MAIN STRELT KLAMATH FALLS, OREGON 97601		Witness my hand and seal of County affixed.
THIS TRUST DEED, made this 2ND DOUGLAS D. NEWMAN AND LETA FAY NEW	day of OCTOB MAN, HUSBAND AND WI	By, Deputy. ER, 19 ⁹⁸ , between
FIRST AMERICAN TITLE INSURANCE COMPANER, V. BEN HORN, JR. AND PRISCILLA LEE	NY OF OREGON HORN, WITH RIGHTS	
Grantor irrevocably grants, bargains, sells a KLAMATH County, Oregon, de	WITNESSETH: and conveys to trustee in escribed as:	trust, with power of sale, the property in
TRACT NO. 18, ENTERPRISE TRACTS, ACCO THE OFFICE OF THE COUNTY CLERK OF KL	ORDING TO THE OFFIC AMATH COUNTY, OREGO	IAL PLAY THEREOF ON FILE IN N.
together with all and singular the tonements hereditements		

togener with an and singular the ronaments, hereditaments and appurtenances and all other rights thereinto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

of SLALL LEVERAL AND OTHER STATES (\$68,000.00) Dollars, with interest thereon according to the terms of a promissor

15

beneficiary's option?. all obligations secured by this instrument, irrespective of the manufity detse expressed themin, or herein, shall be-come intravellatsly due and payable. The execution by granico of a carnest among agreement's does not constitute a vale, conveyance or assignment.
To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or im-provement thereon; not to commit or parmit any wasts of the property.
To consist the security of this trust doed, grantor agrees:
To consist the near mathematic particle any wasts of the property.
To consist the near mathematic particle any wasts of the property.
To consist the near mathematic particle any wasts of the property.
To consist the security and in good and habitable condition and repair; not to remove and the property in the property and in good candidown.
To comply with all laws, andinances, regulations, covenants, conditions and respect Constitutions affecting the property.
To comply with all have, andinances, regulations, covenants, conditions and respect Constitutes the beneficiary may require and to pay to thing the proper public office or offices, as well as the cost of all lien searches made by tilling officers or searching adjancies a samy be descending on the book form of the book property.
Advange by time and and the familian maximum on any math immunos and to deliver the policity of the beneficiary any productions accounts of the second public of the asymptic to the structure of the policity of the policity of the beneficiary any productions accounts of the second public of the second public of the policity of the second public o

8. In the event that any portion or all of the property shall be taken under the right of environt domain or condemnation, bene-liciary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking.

NOTE: The first Doed Act provides that the tratice hereinder must be sitter to starvney, with is an active member of the Gregon State Bar, a bank, trust company or serings and been essociation authorized to do busiaese under the lance of Gregon or the United States, a title incomment company suborized to insure title to rest preparity of BMs states, the subsidiaries, stilleline, repeats or beaucher, the United States or any agency thread, or an esson agent licensed under ORS 095.505 to 696.595. WARKUNG: 12 USC 17753 regulates and may prohibit ecorder of this option. "The publisher suggests link such an agreement eddress the issue of attaining breakichary's consent in complete detail.

36921

which are in excess of the amount required to pay all reasonable contervises and strongly less pecaarrily paid or incurred by granter in used proceedings, while he paid to beneficiary and updiled by it first upon any reasonable costs and expenses and attorney's free, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proveedings, and the balance applied upon the informa-

which wis in microsi of the anisomi required to pay all prediction of the property of the intervent intervent of the intervent intervent of the intervent intervent of the intervent intervent intervent of the intervent intervent intervent intervent of the intervent intervent intervent intervent intervent of the intervent intervent intervent of the intervent intervent intervent of the inter

in form as required by law conveying the property so bid, but without any constant of warranty, expless a implied. The relief in the dead of any matters of lact shell be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and heneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sals to payment of (1) the ex-panses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the granter or to any successor in interest onlitted to such surplus. 16. Bensiliciary may from time to time appoint a successor or successors to any trustee named herein or is any successor trustee appear in the order of their priority and (4) the surplus, if any, to the granter or to any successor in interest onlitted to such surplus. 16. Bensiliciary may from time to time appoint a successor or successors to any trustee here of their interest with all title powers and duties conferred upon any trustee herein nerved or appointed hereunder. Each such such such surplus and substitution shall be properly is situated, shall be conclusive proof of proper appointment of the successor frustee. 11. Trustee shall be a party unless such action or proceeding is brought by trustee. The frantor overants and agrees to and with the beneficiary any other deed of trust or of any action or proceeding in which granter. The frantor overants and agrees to and with the beneficiary any the beneficiary in successor in interest that the grantor is lawfully weixed in los simple of the rest property and has a valid, unercumbered site hereot, excessor is markee. WARNING: Unless grantor will warrant and forever delene the same against all perso

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiery's interest. This insurance may, but need not, elso 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 carcel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. 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 covorage 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 loan represented by the shore described note and this trust doed are: (n)² primarily for grantor's personal, lemily or household 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 hoirs, logatees, devisees, administrators, executors, personal representatives, auccassors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract socured hereby, whether or not named as a beneficiary herein.

In construing 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 hereof apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the grantor has executed that instrument the day and year hirst above written. * IMPORTANT HOTICE: Celeta, by lining oct, whichever warranty (a) er (b) is not applicable if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the truth-in-bending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation to instrument was acknowledged before me onOCTOBER_219.9E.,
byDOUGLAS D. NEWMAN AND LETA FAY NEWMAN
OFFICIAL SEAL DEBMA BUCKINGHAM NOTATIV PUBLIC- OREGON COMMESSION NO 639318 MY COMMISSION EXPINES DEC 19, 2007 MY COMMISSION EXPINES DEC 19, 2007 Notary Public for Oregon, My commission expires
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have loss faild.)
STATE OF OREGON: COUNTY OF KLAMATH : ss.
Filed for record at request of First American Title the the the
ofOctoberA.D., 19 98 at 1:29 o'clock P. M., and duly recorded in VolM98 ofMortgages on Page36920
FEE \$15.00 By Kethlun for a