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ALL INCLUSIVE	
TRUST DEED	STASE OF OREGON, ss.
and the control of the section of th	derify that the within instrument
The state of the s	was received for record on the day, 19, at
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Control of the control of the decision of the control of the contr	and/ar as fee/file/instru-
	RECORDER'S USE ment/microfilm/reception No, Description of said County.
CALLED OF CASE	Record of of said County. Witness my hand and seal of County
FPER VITLE AND ESCROV INC.	affixed.
ATTN: COLLECTION DEPARTMENT	
	By
	day of JANUARY ,1999 , between
	es Grantot.
LLIE M. EVANS	
ASPEN TITLE AND ESCROW INC. AN UREC	
DANTEL J. MOREHOUSE AND VALERIE B. J	MOREHOUSE, OR THE SURVIVOR , as Beneficiary,
	WITNESSETH:
Grantor irrevocably grants, bargains, sell-	witnesseria: s and conveys to trustee in trust, with power of sale, the property in
KTAMATH County, Oregon,	(大) 물병 (청) (() 사람이 다른 사람이 () 생각이 생각하는 것이 되었다. () () () () () () () () () () () () ()
THE NORTH 1/2 OF LOT 5, BLOCK 38, F	TRST ADDITION TO THE CITY OF KLAMATH FALLS,
IN THE COUNTY OF KLAMATH, STATE OF	Y OREGON: POST TO THE CONTROL OF THE
1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	(2012년 1월 1일 전 1일 경영 경영 전 100 100 100 100 100 100 100 100 100 10
the street of the tenements, hereditams	ents and appurtenances and all other rights thereunto belonging or in anywise now lits thereof and all fixtures now or hereafter attached to or used in connection with
together with all and and the rents, issues and prof or herealter appertaining, and the rents, issues and prof	ents and appurtenances and all other rights thereunto belonging to in connection with life thereof and all fixtures now or hereafter attached to or used in connection with
the property. FOR THE PURPOSE OF SECURING PERFO	RMANCE of each agreement of grantor herein contained and payment of the sum RED TWENTY AND NO/100 S
-FIFTY EIGHT THOUSAND NINE HUNDI	Dollars, with interest thereon according to the terms of a promissory
data because he sayable to beneficiary or	order and name by grandy
The date of maturity of the day	sees to attempt to, or actually sell, convey, or sough the translations then of the
erty or all (or any part) of grantor's interest in it with	hout lirst obtaining the written consent or approval of the beneficiary, then the consent of the maturity dates expressed therein, or herein, shall be naturant, irrespective of the maturity dates expressed therein, or herein, shall be naturally agreement dates not constitute a sale, conveyance of grantor of an earnest money agreement.
come immediately due and pay	
To project the security of this trust deed, granto	r agrees:
1. To protect, preserve and maintain the property provement thereon; not to commit as permit any waste provement thereon; not to commit a permit and in food	e of the property. and habitable condition any building or improvement which may be constructed, sorts incurred therefor.
2. To complete or restore promptly and in good damaged or destroyed thereon, and pay when due all of damaged or destroyed the strong ordinances, redulation	costs incurred therefor. ons, oversants, conditions and restrictions affecting the property; if the beneficiary ons, oversants, conditions and restrictions affecting the property; and require and sents pursuant to the Uniform Commercial Code as the beneficiary may require and sents pursuant to the Uniform Commercial as the beneficiary of the property of the property of the property of the property of the property; and the property of the property of the property; and the property; are property; and the property; and the property; are property; and the property of the property; and the property of the property of the property; and the property of the prope
3. To comply with all laws, ordinances, regulation	ons, ocvenants, conditions and restrictions attecting the properly, I may require and sents pursuant to the Uniform Commercial Code as the beneficiary may require and sents pursuant to the Uniform Commercial Code as the beneficiary may require and selices, as well as the cost of all lien searches made by tiling officers or searching
to pay for illing same in the proper public office or o	sents pursuant to the Uniform Commercial Code as the benefitiary may be sent pursuant to the Uniform Commercial Code as the benefities of searching stities, as well as the cost of all lien searches made by tiling officers or searching stities, as well as the cost of all lien searches made by tiling officers or searching street.
agencies as may be described continuously maintain insu	trance on the buildings now of instants.
damage by tire and such other hasards as the penetro	siary may from time to time require, in an amount not less that the behaviory may from time to time require, in an amount not less that the delivered to the beneficiary rith loss payable to the latter; all policies of insurance and to deliver the policies to the beneficiary may provide the policies of insurance now or hereafter placed on the buildings, the beneficiary may provide the provider of insurance now or hereafter placed on the buildings, the beneficiary upon the provider that the provider placed on the buildings of the provider placed on the buildings.
liciary as apon to insured; A the areas	tion of insurance now of persetter present of the fact by handicinery upon
ar least titteen days prior to the amount collectore the same at grantor's expense. The amount collectore the same at grantor's expense.	tier of insurance now or hereafter placed on the buildings, the beneficiary upon tied under any lire or other insurance policy may be applied by beneficiary upon the beneficiary may determine, or at option of beneficiary the entire amount so collected beneficiary may determine, or at option of beneficiary the entire amount so collected application or release shall not cure or waive any default or notice of default here application or release shall not cure or waive any default or notice of
or any part thereof, may be released to grantor. Such	application or release shall not cure in the state of the may be levied of
under or invalidate any all other tree from construction	in liens and to pay all taxes, assessments and other charges become past due or delinquent and
against upon of againer the property	and the tentor fail to make payment of enty hand, the tit which to make such pay
lians or other charges payment by second	the set and the smoth so part, with the set is and become a part of
ment, beneficiary may, with the obligations describe	ed in perseraphs 6 and 7 of this trust door the covenants hereof and for such payments
the debt secured by the Handard	described as well as the grantot, since we will be without notice
housed for the payment of the desired	La banafiriary, fander all allie browned by
Abla and constitute a Develop of the	tours including the cost of fills south as worker
revolue incitted in commetted with	and the perporting to affect the security in the standard of this det
7. To appear in any proceeding in which the be	encilciary or trustee may appear, including and/or enforceability, to pay all costs and a
or env milt of action related to the state of the state	and an druging afformy room, the design of the said court, scans
graph 7 in all cases small be trans at the appellate court	shall adjudge reasonable as the resonance of the properties benefits
It is mutually agreed that:	property shall be taken under the right of eminent domain or condemnation, bem re that all or any portion of the moniss payable as compensation for such takin that all or any portion of the moniss payable as compensation for such takin
the fitt are the same at the same at any and a factorist	re that all or any portrain to the same the original state and the company of the Original State and the Original St

benuader must be either as atterney, who is an active member of the Oragon State Bar, a bank, trust company inces under the large of Oragon or the United States, a title incursace company authorized to incurs title to real for particular to the United States of any agency thereof, or an excrew agent illeansed under ORS 696.505 to 696.585. NOTE: The Bust Deed Act provides that the trade or surings and has nesectable authorized to do by property of this case, its exhelicitaries, efficient, aga "WARNAMAC: 12 USG 1781)-5 requision and may "The publisher supposts that such an agreement

which seeks universel the sensite required tempor all insteads to subject the sensitive part of the part of the sensitive part of the sensitive part of the part of when the contess grantor provides beneficiary with evidence of modulative 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 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 granfor'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 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 re-Obtain alone and may not satisfy any need for property damage coverage or any mandatory nability in quirements imposed by applicable law.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust doed are:

(a)* Frimarily for grantor's personal tamily or household purposes (see Important Notice below),

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This teed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, resonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract cured leaving, whether or not maned as a beneficiary herein. In constraint this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be deep assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

* IMPORIANT HOTICE: Delete, by lining out, whichever warranty (a) or (b) is sufficiently if warranty (c) is capitable if warranty (c) is capitable in the boneficiary 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-Noss Form No. 1319, or equivalent.

If complicates with the Act is not inequired, disregard this notice. STATE OF OREGON, County of ... This instrument was acknowledged before me on is instrument was acknowledged before me on HICIAL SEAL BY HALL SOME NO. 31 6748 Notary Public for Oregon My commission expires RECUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.) The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the irust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the trust deed or payment to statute, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith together with the trust deed) and to reconvey, without warranty, to the parties designated by the terms of the trust deed the estate now THUS TO DEED not lose or designs this Trust Doed OR THE NOTE which it secures, a must be delivated to the prustee for cancellation before 744 11 67117 Beneficiary

EXHIBIT "A" TO TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS JUNIOR AND SUBORDINATE TO A LINE OF CREDIT DEED OF TRUST RECORDED IN BOOK M-98 AT PAGE 26852 IN FAVOR OF BENEFICIAL OREGON, INC. D/B/A/EENEFICIAL MORTGAGE CO. AS BENEFICIARY, WHICH SECURES THE FAYMENT OF A NOTE THEREIN MENTIONED. DANIEL J. MOREHOUSE AND VALERIE B. MOREHOUSE, THE BENEFICIARY(IES) HEREIN, AGREE TO PAY, WHEN DUE. ALL PAYMENTS DUE UPON THE SAID NOTE IN FAVOR OF SENEFICIAL OREGON, INC. D/B/A/BENEFICIAL MORTGAGE CO. AND WILL SAVE GRANTOR(S) HEREIN, ELLIE M. EVANS, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY(IES) HEREIN DEFAULT IN MAKING THE PAYMENTS DUE UPON SAID PRIOR NOTE AND LINE OF CREDIT DEED OF TRUST, GRANTOR(S) HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR(S) HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE WHICH IS SECURED BY THIS ALL-INCLUSIVE TRUST DEED.

 NOW	(INITIALS	OF BENE	FICIA	RY(IES)
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Filed for record at request of <u>Aspen Title & Escrow</u> the <u>11t</u> of <u>January</u> A.D. 99 at 3:19 o'clock <u>P. M.,</u> and duly recorded in Vol. <u>M99</u> of <u>Mortgages</u> on Page <u>840</u>	**
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of <u>Mortgages</u> on Page 840	
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