AND AND THE PROPERTY OF THE PR	COPYRIGHT 1825 STEVENS SESS LAW PUBLISHING OD, PORTLAND, CR. 87158
73835 19 ## 20 Fix	30 Vol. <u>//99</u> Page <u>3543</u>
TRUST DEED	STATE OF OREGON, County of } ss.
LABRENCE PATRICK REYNOLDS	I certify that the within instrument was received for record on the day of, 19, at
Grantor in France and Address and Address	o'clock
CAROL TOBBARI  Banachdary's Hanz and Address:	RECORDERS USE and/or as fee/file/instrument/microfilm/reception No
ASPEN TITLE AND ESCROW ATTN: COLLECTION DEPT.	Witness my hand and seal of County affixed.
ALLES TON DEPT.	NAME THE
THIS TRUST DEED, made this 25TH	dev of JANUARY 00
ANALONE CONTRACTOR OF STREET SALVENING SOURCE OF SALVE	Delween
	CORPORATION , as Grantor, as Trustee, and
LINDA L. (ONES AND CAROL HUBBARD, OR THE	WESSETH. , as Beneficiary,
Crancer irrevocably grants, Largains, sells and co KLAMATH County, Oregon, describ	onveys to trustee in trust, with power of sale, the property in sed as:
	STATES, IN THE COUNTY OF KLAMATH, STATE OF OREGO
CODE 21 MAP 3)08-7DB TAX LOT 1400	and the state of t
***THIS TRUST DEED IS BEING RECORDED JUNI- IN FAVOR OF LONG BEACH MORTGAGE, IN TH	E AMUUNI OF \$63,150.00.
in property	opurtenances and all other rights thereunto belonging or in anywise now and all lixtures now or hereafter attached to or used in connection with
\$11,150.00)	
not sooner paid, to be due and payable JANUARY 27	i i i i i i i i i i i i i i i i i i i
erry of an (D sup part) of granter's interest in it without first of beneficiary's aption*, all obligations secured by this instrument, if come immediately durand parable. The effection by granter of assignment.	an earnest money egreement** does not constitute a sale, conveyance or
to 19 COMBINETE OF PARTIES PROGRAMMY and in Anna 2	
5. To comply with all laws, ordinances, regulations, covenan	ts, conditions and restrictions affecting the property; if the hearficines
4. To provide and continuously manning insurance and the	the searches made by thing officers or searching
written in companies acceptable to the bendiclary, with loss paya liciary as soon at insured; if the grantor shall tail for any remain to at least filteen days prior to the expiration of any policy of insurances the same at (rantor's expense. The amount collected under any any indebtedness neurost because the same as the same and the same as the same and	ble to the latter; all policies of insurance shall be delivered to the bene- procure any such insurance and to deliver the policies to the beneficiary rose now or hereafter placed on the buildings, the beneficiary may pro- vite or other insurance policy may be applied by hereficiary.
inser of invalidat) any act done pursuant to such notice.  5. To keep the property like from curstruction liens and to	pay all taxes, assessments and other charges that may be levied or
promptly deliver receipts therefor to beneficiary; should the granto- tiens or other charges payable by grantor, either by direct payment ment, beneficiary may, et its ontion, make payment thereoi, and escured hereby, to lether with the obligations described in paragrap the fielt secured by this trust dead, without valver of any rights arise with interest as alwassid, the property hereinbefore described, as a bound for the payment of the oblighting herein terribulance.	or tail to make payment of any taxes, assessments, insurance premisers, or by providing beneficiary with lunds with which to make such paythe amount so paid, with interest at the rate set forth in the note has 6 and 7 of this trust deed, shall be added to and become a part of sing from breach of any of the covenants hereof and for such payments, well as the grantor, shall be bound to the same extent that they are
1018 and construct a breach of this trust deed.  6. To pay all costs, less and expenses of this trust including rustee material in connection with or in enjoyches this ability.	the cost of title search as well as the other costs and expenses of the
7. To appear in and detend any action or proceeding	ting to affect the security rights or powers of beneficiary or trustee;

its in any serial section is proceeding in which the prendiciary of trustee may appear, including any sun for the foreclosure of this deed of any suit or action related to this instrument, including but not limited to its validity and/or enforceshility, to pay all costs and expanses, including evidence of title and the beneficiary's or frustee's attorney fees; the amount of attorney fees mentioned in this paragraph? In all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, granter further agreed to pay such sum at the appellate court shall adjudge reasonable as the beneficiary's or trustee's attorney fees on such appeal.

S. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it to elects, to require that all or any portion of the montes payable as compensation for such taking,

NOTE. The first feed Act provides that trustee becauses must be either an attorney, who is an active member of the Oregon State Rer, a bank, trust company or savings and losa association emborrated to do business under the least of Oregon or the United States, a title Insurance company emborized to Insure title to real crupatry of that active, its substitutives, applicable or branches, the United States or any examply thereof, or an excess agent licensed under ORS 696.565 to 695.125.

"The publisher supports that such an exprensent address the issue of excessing beneficiary's centeral in complete detail.

which we're excess of the arrows irrequired to jos jul trascombie coers, expanses and attornay's less monatorily pull or incurred by granter in spid sproceedings, shell be pull-to basicifester and appliant course, in the lived and appliant course, irrequired by the remindent just cancer processes and attornay's test, note in the lived and appliant course, irrequired by the remindent just cancer processes and attornay's test, note in the lived and appliant course, in the pull-to-spid or incurred by the remindent just cancer processes. In a sum applied spin the indebted processes and attornay to the pull-to-spin or cancellation), without attention of its less and processes and attornay to the investigations of the processes. In a sum of the course of the processes of the pull-to-spin or interest o

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 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 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 beneficiary, which cost may be added to grantor's contract or loan bulance. 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 granter's prior coverage lepsed or the date granter failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance granto; 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 granter warrants that the proceeds of the loan represented by the above described note and this trust deed are:

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

(5) for an organization, or (even it granter is a natural person) are for business or commercial purposes.

This deed applies to, inuree 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 secured hereby, whether or not named as a beneficiary herein.

secured hereby, whether or not named as a peneticiary nerem.

In construing this trust deed, it is understood that the grantor, trustee and/or beneticiary may each be more than one person; that it the centert 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 this instrument the day and year first above written.

\* IMPORIANT NOTICE: Delets, by kining out, whichever warronty (a) or (b) is not applicable; if warronty (a) is applicable and the beneficiary is a creditor as such were is defined in the Truth-In-Lending Act and Regulation to resident required. A IMPORIANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a craditor as such yeard 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.

STATE OF ORE This instru by	GON, County of KLDMFTH )ss. print was acknowledged before me on LANION. WINCO FULL ICH RUNOKOLO (	425 ,1999,
This instru	ment was acknowledged before me on	
A 18th Batter (2004) 90 50 50 50 50 50 50 50 50 50 50 50 50 50		**************************************
CAPICAL SEA: TRISHAL POWELL NOTAN PUBLIC OREGON COMMESSION NO. 316846	Notary Public for Oregon My commi	L ssion expires (Y4/7)
OFFICE SEA:	Notary Public for Oregon My commit	L ssion expires (X412)

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A.D.,1999 at 3:30 o'clock P.M., and duly recorded in Vol.

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Linda Smith, County Clerk by Kethlein n de i Kafelikaterak. Partiferak