	NS proper cases also para per proper			PYRIGHT 1968 STEVENS	NESS LAW PUBLISHEND CO.	PORTLAND, OR 97204	
	75 <b>19</b> 5	EB 25 P2		Jol_ <u>M99</u>		5 <b>97</b> 4	
office de-	TRUST DEED		(1.67%) 요				
	Rebecca J. Henzl no sales at the sales at th	er in Fr		STATE OF O	REGON,	1	
	Rebecca J. Henzl	क्टारे कि श्रेक क्रांट करते. स्पर्केट स्ट्रीसी स्ट्रिक करते.	1944 唐本傳統 第455 1533 × 1	L Sentify	that the within	SS.	
l	Box 291		E Weight - Li Parties	was received	for record on th	e day	
	Grantor's Name and Address	्रा अस्य प्रस्तुस् सम्बद्धः इ.स.स्टब्स्		~~~~~~ O'C	lockM., an		
	of Alfred J. Lamont	SPACE RES	ERVED	DOOK/reel/vol	ume Nh.	00 500	
	Monaticus ya Narjai and Aldress	RECORDER	S USE	ment/microfile	n/reception No.	e/file/instru-	
	After recording return to Olyton Address Tele			Record of	oks	aid County	
	First American Title Lisurance Co 422 Main Street		1	affixed.	my hand and se	of County	
	Klamath Falls, OR 97601	and the state of t		NAME			
		53635				mue Deputy	
	THIS TRUCK DATE		Februa				
	The state of the s	Nº - 1/4		ıry	, 19. <del></del>	, between	
	First American Title Insurance Company  Estate of Al		••••••			as Grantor.	
	Form		······································			rustee, and	
	Trees.		amont	*********************	as R	eneticina	
			ustee in	trust with		,	
	Klamath County, Oregon, descri	ibed as:		trast, with pow	er of sale, the p	roperty in	
	Lot 21, Block 48, FOURTH ADDITION TO NIME plat thereof on file in the office of the	OD RIVER	PARK, a	ccording to	the officia	1	
	plac thereof on file in the office of the	County C	lerk of	Klamath Cou	nty, Oregon	•	
	Harry Harry	Paris Paris Programme Paris Paris Pa	1 2 1 2 2 2 2				
		45					
	together with all and singular the tenements, hereditaments and	&DDUstenances	nmet alt ust				
together with all end singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now the property.  FOR THE PURPOSE OF SECURING REPROPERTY OF THE PURPOSE AND THE PURPOSE OF SECURING REPROPERTY.							
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the sum							
note of even data because							
The date and payable at uniturity.							
becomes due and payable. Should the grantor either agree to external to the date, stated above, on which the final installment of the							
erty or all (or any part) of grantor either agree to attempt to, or extually sell, convey, or assign all (or any part) of the prop- beneficiary's options, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be- come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, con eyance or							
	To protect the service and	an earnest mo	ney agreer	nent** does not co	nstitute a sale, cor	Cevance or	
	Diovement thereon, not to and maintain the property in good	d condition and	repair; n	ot to remove or de	emolish any build	ins or im-	
	annuged or destroyed thereon, and pay when due all costs incurre	BDIO CONdition (	uny buildir	ng or improvement	which may be co	nstructed	
	so requests to inin in an analysis and an anal	DIS. Conditions				11	
Approved to many he desired to the control of the c							
gamage by lire and such other hazards as the benediciary may from the buildings now or hereafter erected on the property against loss or							
- 1	at least litteen days prior to the expiration of any policy of insurance power to the participant of the par						
	any indehiadness and it is defined winder any life of class !						
	under or invalidate any act done pursuant to such notice.						
5. To keep the property iree from construction liens and to pay all taxes, assessments and other charges that may be levied or promptly deliver teceipts therefor to beneficiary; should the grantor tail to make payment of any taxes, assessments and other charges become past due or delinquent and liens or other charges payable by grantor, either by direct payment or by providing beneficiary with funds with mile ment, beneficiary may, at its option, make appropriately.							
ment, beneficiary may, at its option, make payment thereof, and the providing beneficiary with funds with which to make such new							
r. 14	the debt secured by this trust deed, without waiver of any rights sriging from bearing the deed, shall be added to and become a part of						
Dound for the newword I it and of Such navments							
able and constitute a breach of this trust deed.							
and in any mit potion as a series of proceeding purporting to affect the considerate							
or any suit or action related to this instrument, including but not limited to its religious any suit for the toreclosure of this deed							
panses, including evidence of title and the beneticiary's or trustee's attorney fees; the amount of attorney fees mentioned in this para-further agrees to pay such sum at the appellate court and in the event of an appeal from any judgment or decree of the trial court, grantor it is mutually agreed that:  8. In the event that any portion or all of the precent with the second parameters, including any suit for the foreclosure of this deed properly and/or enforceability, to pay all costs and expenditures agrees to pay such sum at the appellate court and adjudge reasonable as the beneficiary's or trustee's afterney fees on such appeal.							
	It is mutually agreed that:	easonable as th	benelicia.	ry's or trustee's att	or the trial court, orney fees on such	grantor	
NO	ficiary shall have the right. If it so elects, to require that all or an NOTE: The Trust Dead Act provides that the trustee hereunder must be either an or savings and loan association authorized in de huelness unto the trustee.	ny portion of	the monies	of eminent domai payable as comp	n or condemnation ensation for such	, bene-	
10	of savings and loan association authorized to do huston norther must be either an	atterney, who is	n active mo	mher of the Orence Ct	-to Day		

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an atterney, who is an active member of the Oregon State Bar, a bank, trust company or savings and ioan association authorized to do business under the laws of Gregon or the United States, a title insurance company authorized to insure title to real property of this state, its substitutings, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 696.585.

"WARNING: 12 USC 1701|-3 regulators and may prohibit exercise of this option."

"The publisher suggests that such an agreement address the issue of obtaining beneficiary's consent in complete detail.

which are in secess of the amount is quilted to pay all research to much, expenses and attorney's feet processarily paid or incurred by fauntry in the field and appellate control, and prode to, best bidary and the play of the processing stall be prode to, best bidary and the play of the processing stall be prode to, best bidary and the play of the processing and attorney in the field and appellate control, and are the processing and the plant of the process of the pr

tract 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 bene iciary, which cost may be added to grantor's contract or for the cost of any insurance coverage parchased by belle locally, which cost may be added to granted a decided a decided to granted a of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. or coverage may be the date grantor's prior coverage lapsed or the date grantor laned 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-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),

(b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. quirements imposed by applicable law.

This deed applies to, imites 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 hemeficiary herein.

In construing this trust doed, it is understood that the grantor, 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 hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

\* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not 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 Stavent-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

Rebecca J. O. REBECCA J. HENZL

STATE OF GREGON, County of Klamath This instrument was acknowledged before me on 1000 was 4. section is transcription as acknowledged before me on .

OFFICIAL SEAL BRENDA P. HODRIGUEZ NOTARY PUBLIC OFFEGON COMMESSION NO. 301701 MY COMMESSION EXPIRES SEP. 8, 200

orliquen My commission expires Notary Public for Oregon

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

STATE OF OREGON: COUNTY OF KLAMATH: ss.	the 25TH da
Filed for record at request of FIRST AMERICAN TITLS CO.  FIRST AMERICAN TITLS CO.  FEBRUARY A.D. 99 at 2:16 o'clock P M., and of FEBRUARY On Page 6	0097
of	Linda Smith, County Clerk
FEE 15.00 to some to transfer our even distinct the first transfer of the second transfer of the second transfer our even distinct transfer our even transfe	ON NOVA