Auto Francis - TRUST Disc D Management Restricted.	
An annual and the second	Contract las " #27/00 Hote Last / distance Contracts Contracts Contracts
76586 9 28 19 11 19 1	Vol_017_Page_9953_6
	STATE OF OREGON. County of}ss.
JANET L. MOVETTE	A State of the second s
a second seco	was acceived for record on the day
University Science and Act and	
PRAT SUTION STATE	
	and/or as fee/file/instru- mens/microfilm/reception No.
After me El ande maters de planest Address (14)	OI Saw VI CI Contractor Contractor
ASPEN THTLE & ESCROUT INC.	Witness my hard and seal of County
	All Mark Market
	By ALLE Dennity
THIS TRUST DEED, made this Sth day of	March
The second	, IS., , , , , , , , , , , , , , , , , , ,
The second	, IS., , , , , , , , , , , , , , , , , , ,
Aspen Title & Escrow, Inc. Lornel T. Morton and Parl Sutherland, or the sur	, as Grantor, vivor, as Trustee, and
Asoen Title & Escrow, Inc. Lornel T. Morton and Parl Sutherland, or the sur	vivor , as Grantor, as Grantor, as Grantor, as Grantor, as Beneficiary,
Aspen Title & Escrow, Inc. Lornel T. Morton and Parl Sutherland, or the sur WITNESSET Klamath	As Grantor, As Grantor, As Grantor, As Grantor, As Beneficiary, Histee in frust, with power of sale, the property in
Aspen Title & Escrow, Inc. Lornel T. Horton and Parl Sutherland, or the sur WITNESSET Klamatle County, Oregon, described as:	, as Grantor, , as Grantor, , as Trustee, and , as Beneficiary, finites in trust, with power of sale, the property in
Aspen Title & Escrow, Inc. Lornel T. Horton and Parl Sutherland, Or the sur WITNESSET Klamatic Lot 9, Block 2, FIRST ADDITION TO EUETA VISTA ADD In the County of Klamath, State of Oregon	As Beneticiary, finities in trust, with power of sale, the property in
Aspen Title & Escrow, Inc. Lornel T. Morton and Parl Sutherland, or the sur WIINESSET Klamath Lot 9, Block 2, FIRST ADULTION TO BUETA VISTA ADU In the County of Klamath, State of Oregon.	As Grantor, as Grantor, as Grantor, as Grantor, as Beneficiary, H: frustee in trust, with power of sale, the property in PLITION TO THE CITY OF KLAMATH FALLS,
Aspen Title & Escrow, Inc. Lornel T. Morton and Parl Sutherland, or the sur WITNESSET Klamath Lot 9, Block 2, FIRST ADDITION TO BUETA VISTA ADD In the County of Klamath, State of Oregon. CODE 1 MAP 3809-19CC TL 150C	As Beneticiary, finities in trust, with power of sale, the property in

CALLER CLARKER IN

together with all and singular the tonements, hereditacients and appurtantions and all other, rights thereunto belonging or in anywise now or hereafter appart ining, and the result, issues and profits thereof and all listures now or hereafter attached to or used in connection with

The FORE IV. FOR THE FURPOSE OF SECURITIS PERFORMANCE of each agreement of grantice betein contained and payment of the som of One Hundred FIFteen Thousand and NO/100 a sech agreement of grantice betein contained and payment of the som

The date of instinity, of the debt recured by this instrument is the date, stated above, on which the final installment of the note erty or all (or any part) of frintior's interest in it without list obtaining the written consent or approval of the beneficiary, then, at the ports installately and and payable. The election by frantor of an earnest money afroment¹⁴ down not constitute a sale, conveyance or assignant.

1.00

h

10.12

it

Н

becificity's extinct, all childsions secured by this instrument, irrespective of the manually date expressed therein, or herein, shall be concerned in and payable. The instruction by firstic of an extinct material sector consultates a set, conveyance of an extinct of the extinct of

NOTE: The first load Act provides that the tracks heremades must be either an attorney, who it an active steamber of the Oregon Sites Bar, a bank, trust company or carrings and foan accurtation authorized to do besites india the large of the United States, a fills internance company calcorized to inture Ells to area responded for the company best attorney, and a state of the large of the United States, a fills internance company calcorized to inture Ells to area "WARNING". If GID 1733-3 regulater and very control be backed, the United States of any agency fibered, or an entropy sound of the 696,505 to 696,585. "WARNING" of the active sound of the second of the large of the backed of the second of the active sound of the second of the "The sublisher suggests fast cash an by some a address the have of obtaining beneficiary's present is complete detail.

9859

This was not in a work in the part of many the part of many the part of many the part of many the part of th

WARNING: Unless granter provides beneficiary with evidence of insurance coverage as required by the con-tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneliciary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneliciary may not pay any claim made by or against grantor. Grantor may later cancel the coversge by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any incurance coverage purchased by beneficiary, which cost may be added to granter'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 granter's prior coverage lapsed or the date granter 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-

This deed applies to, inures to the benefit of and birds all parties hereto, their heirs. legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shull mean the bolder and owner, including pledgee, of the contract secured hereby, whether or not nerved as a Longitizity, versin.

In construing this trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that if the context to 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 ferred apply equally to corporations and to individuals.

"Introdiant Norices Delete, by Keing bet, which ned upplicables if warranty (a) is applicable and in es such ward is defined in the Truth-In-Linding baseficiary MUST camply with the Act and Paged disclosing for this hardware the sub-	s beneficiery is a creditor it and Regulation Z, the Sallet L. Hoyette How by making required
STATE OF OR	EGON, County of <u>ROLOOT</u>)s3/19 1999
T IT A BY LOUGH	We h mounte
The inst	rument was acknowled sed before me on, 19,
vg vyg jaar sa kur al de sa ar	n an
	nienten sen inne nienen en seinen for stande en
COLUMN AND AND A 18045	Quistan Apuell
AT COMUSED EXPESSION A 2002 M	Notary Public for Ocegon My commission expires 10/4/200
REQUEST FOR PULL	AECOMVEYANCE (To be sted anly when ob'igation) have been poid.)
TATE OF OREASON : COUNTY OF REAMATE	A STATISTICS STATISTICS AND AND A STATISTICS AND A STATISTICS
Filed for record at requestors	pen Cicle & Farmer and a state
a kirch karnardag	
	ortgages on Page 9358
	Linda Smith, County Clerk
€	my Keitlun Roos

新加切 的 新加速合