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76535 PARTE PART		Electric for the first terms of
TRUST DEED	1	Vol./h99 Page 993
Denris F. Dunles 20949 Stateline Road Malin. Or 97632		County of I certify that the within instrum was received for record on the of O'clock
Henry J. O'Recking in Marines RO Fox 206 Heling On 97672	SMCI reserve	hon West trace
As comparison occused for the fact of the		ment/microllin/reception No. Record of of said County Witness my hand and seal of County affixed.
oil Dept.		By Nue Mile
THIS TRUST DEED, made this 12th DENNIS J. DUNLPS		March ,19 99 , between
ASPEN TITLE 5 ESCRENTING HENRY J. O'XMFFFE AND PATRICIA FAMILY TRUST 1983 UTA/DID 5/13/	D. O'KLEFF, TRUS	
Grantoz irrevocably grants, borgains, sells KLAMATH County, Oreson A	WITNESSETH: and conveys to trustee	in trust, with power of sole the
MADE A PART HEREOF AS THOUGH FUL	Hibit "A" Attachei Liy set Forth Heri	D HERETO AND BY THIS REFERENCE
The product of a series of the	A THE TO STREET WITH THE STREET	€ s 🕶 - E .

The freeze of the second of th togs her with all and singular the tenements hereditaments and appartementor and all other rights thereunto belonging or in anywise now or hereafter appartaining, and the tents, issues and profits thereof and all lixings now or hereafter attached to or used in connection with

FOR THE PURPOSE OF SECURING PERFORMANCE of each effectment of grantor berein contained and payment of the number of the Hundred Fifty Seven Thousand Five Hundred and NO/100 DOLLARS—

note of even date herewith, payable to beneficiary or order and made by transver, the limit payment of principal and interest hereof, it

more of even date becausifi, payable to beneficiary or order and made by granter, the lines payment of principal and interest nervol, it not assent said, to be due and payable. Upon mature, by 19.

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable. Should the transfer after a gree to, attempt to, or actually soil, convey, or assign all (or any part) of the property of a payable, and obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, at the assignment.

Examinary's option's all obligations secured by this instrument, irrespective of the maturity data expressed therein, or herein, shall be come instance that does not constitute a sale, conveyance or I for protect its security of this finut deed, fereice agreement.

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2. To complete or reconcil concept and security of the security

HOTE: The Brail Doed has provided that the frustee becomeder must be either in according to an active member of the Oregon State East a braik, treat company of the state from according authorized to the braikers and foreign active state its association authorized to the braik from all Oregon State East a braik, treat company property of this state its according to a photocology of the state its according to a provided to make the United Takes of any Seastly thereof, or an exceed a part of the state of the state of the Seastly of the state of the Seastly of the state of the state of the Seastly of the state of the Seastly of the

migicilise fit consult de monar revolute deuxe of reservation of the property seized in fee symple of the real property and has a valid, unancularized the same against all persons whomsoever, attached hersio, and that the grantor will warrant and forever defend the same against all persons whomsoever.

VARMING: Unless grantor providus beneficiary with evidence of insurance coverage as required by the contract or foan 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 inferest. It 'he collateral becomes damaged, the headings may not not not any claim made by or adminst grantor. Grantor may later cancel 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 granter has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to granter's contract or loan balance. It 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 are mandatory liability insurance re-Quirements imposed by applicable law

The greatest warrants that the proceeds of the loan represented by the abire described note and this trust deed are:

(a)* primarily for grantos's personal, family 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 deed applies to, hunes to the benefit of and binds all parties hareto, their heirs, legaless, devisees, administrative, executors, some representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including piedges, of the contract way whether or not named 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 it is content as requires, the singular shall be taken to mean and include the plural, end that tenerally all grammatical changes shall be content as requires, the singular birect apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the day and year first above written, as opplicable; it wasnum; tall is applicable and the biesefficiar is a creditor as such word is defined in the Trutch Landson Ext and Constant Dennis J. Dunis D. DENNIS J. DUNLEA as such word is defined in the Truto-In-leading Act and Regulation 2, the beneficiary AUST comply with the Act and Aspolation of making countries for this purpose and Second-Hoss form ha. 1317, or equivalent if complicing with the Act is not tabled discrete this motion. STATE OF OREGON, County of Kinmath This instrument was acknowledged before me on ... Merch ...) 55. Dentis J. Dublea See See Straig trument was acknowledged before me on OFFICIAL BEAL

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OFFICIAL BEAL

OFFICIAL BEAL

COMMISSION AD COMMISSION EXPIRES JUL 61, 2017 ankerburg Notary Public for Oregon My commission expires 200/ RECOURT FOR FULL RECORVEY ANCE (To be used only when eldigations have been pold.)

The undertigned 'e the legal corner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by the trust deed have been fully build and satisfied. Too breeky are directed, on payment to you of any sums owind to you ented the trust freed or pursuant to the trust deed or consequently and to recovery, without sufficient, to the parties designated by the trust deed (which are delivered to you brewith held by you under the aures. Mall reconveyures and documents to the parties designated by the terms of the trust deed the obtain now held by you under the aures. Mall reconveyures and documents to the parties designated by the terms of the trust deed the obtain now held by you under the aures. Mall reconveyures and documents to the trust deed the obtain now he are a forested to the trust deed the obtain now he are a forested to the conveyures and secure and the trust deed the obtained and the obtained to the secure and the properties of the secure and the parties of the secure and the secur

PARCEL 1:

THE SE 1/4 of the SE 1/4 of Section 11. Township 41 South, Range 12 East of the Willamette Meridian, in the County of

CODE 16 MAP 4112-1100 TL 1700

PARCEL 2:

That portion of the NE 1/4 NE 1/4 of Section 14, Township 41 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon, lying Northerly of the Malin

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