Phone For - 11455 ( DESS) (Analysissed Resignance)	
76787	SPARENT RES. STRUMBARGE LAMPACE CU. PROTLANC. CS.
21 34 71 seem to K-5810 as	9 NR 23 NI 19 Vol. <u>1099</u> Page 10255
TRUST DEED	
The second secon	STATE OF OREGON.
DANKY & THERESA BROOKS	County of Accounty of Accounty that the Within Instrum
The state of the s	
	The state of the s
SUIGHT STATE OF THE PARTY OF TH	o'clook M., and recorder
	and/or as fee/file/ing
Barrellebay's Read and Address	I WAS A SECOND OF THE PROPERTY
M Para Street Printer of Charles Advanced Transaction of Charles and Charles a	the state of the s
FIRST AMPRICAN TITLE INSUPANCE CO	Witness my hand and heal of Cou
KIAMATH VALLS OF BYENI	To be being the second of the second
AITH: COLLECTION DEPT.	The same of the sa
THIS TRUST DEED, made this is 10th	ByDept
PIRST AMERICAN TITLE INSURANCE COMPAND	Y OR OREGON as Grante as Trustee, er
SKIRLEY M. GRANGELLA THE POST OF THE PROPERTY	AT THE RESIDENCE OF THE PARTY O
The state of the s	WITNESSRIP
LINATE Trevocably grants, bargains, sells a	WITNESSET II.  nd conveys to frustee in trust, with power of sale, the property is scribed as
County, Oregon, de Lot 16, Block 35, FIFTH EDDITION TO KL	scribed as the second of the s
plac thereof as FIFTH ADDITION TO KI	AMATH RIVER ACRES, according to the official the County Clerk of Klamath County Clerk of Klamath County
and the contract of the contra	The state of the s
The first that the state of the	The state of the s
THE PARTY OF THE PARTY CONTRACTOR AND THE PART	and appropriate and all miles elected the second had not been all the second and
FOR THE DIPLOMENT AND ADMINISTRAL TO A STATE OF THE STATE	The course of th
TVENTY TWO THOUGHT WAS ALLE AND	WICE of each agreement of france bearing
(\$22,500.00)	NO/100  Dollars, with interest thereon exerding to the terms of a promisers; and made by granter, the final payment of principal and interest.
Section paid, to be due and parable MARCH 15, 200	and made by granter, the final payment of principal and interest hersol, in
The date of maturity of the cebt secured by this inst	trument is the date, stated above, on which the final installment of the not attempt to, or actually sell, convey, or essent all for exceptions.
me immediately due and payable. The execution by frients	is constant to, or actually sell, convey, or essign all (or any part) of the proprient of the state of the proprient of the proprient, irrespective of the meturity dates expressed therein, or herein, shall be not of an earnest money agreement* does not constitute a sale, conveyance or
To protect the security of the	agreement does not constitute a sale, conveyance of

come immediately the and payable. The accounting the property of the maturity dates expressed therein, or haven, that be established and payable. The accounting the property of an earnest money agreements does not constitute a sale, conveyance or To protect the security of this trust deed, grantor agreement money agreements of the constitute of the property of the trust deed, grantor agreement property control of the control of the property and property of the control of the property of th

it is mussairy agreed that:

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

NOTE: The Test Deed Act provides that the tracks must be after an animary who is an active member of the Gregor State Bar, a boat, trust changes; and has association confected to the best-rese under the large of the plants and has association confected to the best-rese under the large of the best-state, a filly because, company actively of this state, the test-defended an increase the to the trust and the test-state of the state o

which we are seemed of the services with the part all resources of extensive the contract of t 10256tract or loan agreement between them, bentliciary 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 grantee has obtained property coverage elsewhers. Granter is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor'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 granior's prior coverage lapsed or the date grantor tailed to provide proof of coverage. The coverage heneliciary 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 requirements imposed by applicable law.

The granter warrants that the presences of the loan represented by the above described note and this trust deed are:

(a) primarily to granter's paragral, family or household purposes (see Important Notice below),

(b) to an experiation, or (even it granter is a natural person) are for business or commercial purposes. This deed applies to, increase of the benefit of and binds all parties bereto, their heirs, legatees, devisees, administrators, executors, executors, representatives, successors and sasigns. The term beneficiary shall mean the holder and owner, including piedges, of the contract cured hereby, whather or not manual as a hereliciary testin. In construing this trust deed, it is understood that the granter, trustee and/or bineticiary 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 hereol apply equally to corporations and to individuals.

IN WITNESS WHEREOF, the granter has executed this instrument the off and your lirst above written.

\*\*IMPORTANT NOTICE, Delete, by Riches and the beneficiery is a crediter as such word is defined in the Instituted and the beneficiery is a crediter as such word is defined in the Instituted by senting required factorises; for this purpose see Sirvens-Hear form Ko. 1219, or equivalent.

If compliance with the field is not negligible disregard this nation. STATE OF OREGON, County of Mytheman MARJH March 15 This instrument was acknowledged before me on 1000 hours and Thereson 1000 hours and Thereson 1000 hours and 10 300 Notary Public for Oregon My commission expires 3-4-01 FROUTST FOR FULL ESCONVEYANCE (To be vised only when obligations have been poid.)

The undersigned is the legal corner and holder of all indebtedness secured by the foregoing trust deed. All nums secured by the trust deed have been fully paid and satisfied. You because directed, on payment to you of any sum owing to you under the terms of the trust deed or parament to stance, to careful all evidences of indebtedness secured by the trust deed (which are delivered to you herswith together with the trust deed) and to recovery, without varianty, to the patties designated by the terms of the trust deed the extate now held by you under the same. Man reconveyance and documents to ... White the One of the .19. De not fore or descry this frost Deed OR THE NOTE which it secures.

Both treats he individually the treates for emballation before
reconveyables will be made.

romanio di productore di considerazio

1

Bereilciery 中国海州南部

A DESCRIPTION OF THE PARTY OF T

Sinte of OREGON County of Multinerry This instrument was acknowled as bettern 4 unife	oed kalana maa aa 3 -	12.199 m	Danny Par d Theresa.	of Broken	ores
Notary Public - State of Oregon My commission supplies:	3,45 4-01-		OFFICIAL SEAL IARIAIE J. SELIER OTARY PUBLIC CRESON CAMASSION NO 082424 SSON EXPRES MARCH 4, 20		
STATE OF OREGON: COUNTY OF N	7 <b>71 - 1 - 1 - 1</b>	an Ticle	the	23rd	d:
of	1999 at 11:19 Mortgages	or Page	duly recorded in Vol	м99	

Acknowledgment in a Representative Capacity