FCI BE No. BIT - TRUET DEED (Assignment Reactioned). ASD	EN_114040463	COPYTRINT 1198 STEVENS NESS LAW PUBLISHING CO., PORTLAND, ON 97204
NS '99 ile 13 Al0.55 TRUST DEED R E T, INC., %-PAULINE BROWNING HC.5, BOX-495C Hanover, NM-88041 WILLIAM E. WASH ^{MEND} and Address 49 Mendow Lane Preston; Ct: -06365 Einstdiarys Nume and Address R ATT reprodug-ation to (Name, Address, 720): R ATT - TAPEN - TTTLE - AND - ESCROW-CC J25 - MAXA - 57 Klamath - Falls, OR - 97601	SPACI: RGSERVED FOR RECORDER'S USE	Vil M99 Page 19043 STATE OF OREGON, County of
		By, Deputy.
THIS TRUST DEED, made this R ET, INC., A NEVADA CORPOR	A day of A A A A A A A A A A A A A A A A A A	PRIL 1955 , 19, between , as Grentor,
		, as Grantor,
		, as Trustee, and
WILLIAM E. NASH	WITNESSETH:	as Beneficiary,

is, sells and conveys to trustee in trust, with power of sale, the property in rga KI.AMATH County, Oregon, described as:

LOT 40, BLOCK 26, KLAMATH FOREST ESTATES, 1ST ADDITION

FLAMATE COUNTY, OREGON

togetises with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum *** ONE THOUGAND SEVEN HUNDRED AND 00/100 DOLLARS ***

(\$1700.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or orest and made by grantor, the final payaent of principal and interest hereof, if

not or even date herewise, payable to unterlary of oven and made by grantor, the tinal physical of principal and insteal nervor, it not sconst paid, to be due and payable to unterlary of oven and made by grantor, the tinal physical of principal and instealment of the pote The date of maturity of the debt secured by this instrument is the date, stated above, on which the final instellment of the pote becomes due and payable. Should the grantor either agree to, attempt to, or actually seli, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option*, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-corte immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or printerest.

besticiary's option?, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shull become inmediately due and payable. The execution by greator of an earnest money agreement** does not consisted a sale, conveyance or assignment.
To protect the security of this trust deed, grantor agrees:
1. To protect, preserve and maintain the property in good condition and repair; not to remove or demolish any building or improvement thereon, not to commit or permit any waste of the property.
2. To complete or restore promptly and in good and habitable condition and building or improvement which may be constructed, daraged or distored thereon, and pay when due all costs incurred thereor.
3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting the property, if the beneficiary may require and to requires to join in executing such than only find the security of this and statements pursuant to the Juliform Commercial Code as the beneficiary may require and to pay for tiling same in the proper public office or office; as well as the cost of all lien searches made by tiling officers or searching agencies as may be deemed desirable by the beneficiary. The building now or hereafter erected on the property against loss or any state other hand then thank of the maximity are not used to be deviced to the beneficiary may produce or any part there day any induction shall hall can ar ison to procure any stuch insurance shall be delivered to the beneficiary may produce any produce of the policies of the beneficiary may produce or any part thereof, may be released to genot. Such apply addition or releases shall not cure or waive any default or mole as a beneficiary in any early and the applied by beatticity report any target and to deliver the policies or assessed to genot. Such apply-ation or states any assessments and other charges beatment so collected, any part of rich targe, assessments and oth

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lavis of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, stillizes, agents or branches, the United States or any agency thereof, or an escruw agent licensed under ORS 696.505 to 656.585. WARNING: 12 USC 1701-3 regulates 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.

Physics are in second of the semant required to pay all resumable costs, expenses and alcorney's fees measually paid or insurree by remote the proceedings, will be applied to any the semant required by it first upon any reasonable costs and expenses and alcorney's fees measures and presentation of this deed and the indexidences, trustee measures (a) that here and presentation of this deed and finance and alcorney's fees measures and the measures of the presentation of the pres

wakteristy: Onlines grantor provides beneficiary with evidence of insurance develage as required by the con-tract 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 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 grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise chtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance recionan alone and may not satisfy any need for projectly defining out on the second definition of the law. The grantor warrants that the proceeds of the lean represented by the above discribed note and this trust deed are: (a) primarily for grantor's personal, lamily or housed old purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for builded there to the purposes.

irs, leaded are: rs, leadees, devisees, administrators, executors, r and owner, including pledges of the contract iary may each of more than one person; that pressive all grammatical changes shall be involutions. Ty and year firet --This deed applies to, intres to the benefit of and binds all parties heretof personal representatives, successors and assigns. The term beneficiary shall mean the the nolđ secured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the frantor, trustee and/or a if the context so requires, the singular shall be taken to mean and include the plural unde, essumed and implied to make the provisions hereot a ply equally to corporation IN WITNESS WHEREOF, the grantor has executed this instrument.

* IMPORTANT NOTICE: Delete, by Eining 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 buneficiary MUST comply with the Act and Regulation by making required disclosures. for this success to the form the 1220 marking required

• A set of the set

is contrained, disregard to the set is not required, disregard to	o. 1319, or ac sivalent. his notice.		••••••••••••••••••••••••••••
STATE OF DIS STATE OF DIS STATE OF DIS This instance with the Act is not muguind, disreggrd STATE OF DISE This instance	GON, County of ORL	NGE	
I las instru	ment was scknowledged be	fore me on IVIAY S	, 19 <u>97.,</u>
This instru		fore me on	
A A A A A A A A A A A A A A A A A A A	257 Inte	ablic for Gregon My commission	
		a-0 31-	
	Notary Pu	ublic for Oregon My commission	expires MAIL 29,20
REGUEST FOR FULL RE	CONVERSIONCE TO be used only wh	en obligations have been paid.)	
TO:			
The undersigned is the legal owner and how dead have been fully paid and satisfied. You her trust deed or pursuant to statute, to cancel all et together with the trust deed) and to reconvey, w held by you under the same. Mail reconveyments	idences of in tebtedness secure	d by the trust deed (which are deliver	er the terms of the
held by you under the same. Mail reconveyance a	nd documents to	Child CO	leed the estate now
DATED:		State of Oregon, County	of Klamath 👘
Do not lose or destroy this Trust Deecl OR THE NOTE wh Both must be delivered to the trustee for concellation be		at the referenced page,	:55 AM
reconveyance will be made.		Linda Smith, County Cl	erk

Fee \$

15-.