POWER SEC. BET - PRICED BETT PROSPERSON PROSPERSON. #01050058	CONTINUES STEVENS NESS LAW PLOUS HIS CO., PORTLAND, OR STEEL			
The state of the s	ii II: 27			
	Vol. M99 Page 34378			
TRUST DEED	STATE OF OREGON.			
The state of the s	County of Ss.			
Christopher J. Priner	I certaly that the within instrument			
The state of the s	was received for record on the day			
	o'clock			
Lee Ar Van Vinkie	to book(cel/volume No on page			
Elizabeth A. Van Winkle	and/or as fee/file/instru-			
	ment/microfiles/reception No. Record of of said County,			
And the state of t	Witness my hand and seal of County			
Aspen Title & Escrove Inc.	affixed			
Klasath Falls, OR 97601	de talent and the last talent and tale			
	By Deputy.			
THIS TRUST DEED, made this 23td day of Au Christopher J. Pruner	igust 99, between			
Aspen Title & Escrov Inc. as Trustee, and				
Lee A. Van Winkle and Elizabeth A. Van Winkle	and the state of t			
	as Beneficiary,			
Grandor irrevocably grants, bardains, salls and comments at the	stee in trust, with power of sale, the property in			
s and the second				
Parcel 2 of Land Partition 29-97 situated in the T Section 10. Township 39 South, Range 11 Fact of the	own of Bonanza, in the W 1/2 NW 1/4			
Section 10, Township 39 South, Range 11 East of the Williamette Meridian, in the County of Klamath, State of Oregon				
The come statement in the statement of t				
CODE II MAP 1911-10BC TAX LOT 200				

together with all and singular the ferencests, hereditans or hereafter appertuning, and the rents, issues and prof hereditaments and appurtenances and all other rights thereunto belonging or in anywise now as and profits thereof and all fixtures now or hereafter attached to or used in connection with of hereaster , the property.

POR THE PURPOSE OF SECURING PERFORMANCE of each agreement of gractor berein contained and payment of the Euro.

(\$30,000.00)

Dollars, with interest thereon according to the terms of a promissory

Dollars, with interest thereon according to the terms of a promissory mote of even date herewith, psyable to keneticary or order and made by granter, the final payment of principal and interest hereof, if

note of even date herewith, psyable to beneficiary or order and made by frantor, the final payment of principal and interest hereof, if not seemer paid, to be due and psyable at waturity of note. 19

The date of maturity of the date source by this increment is the date, stated above, on which the final installment of the note becomes due and psyable. Should the france either ages to, attempt to, or actually sell, correy, or assign all (or any part) of the property or all (or any part) of the actually sell, correy, or assign all (or any part) of the property or all (or any part) of the property of the state of

beneficiary's option. If obligations secured by this instrument, irrespective of the instally date expressed therein, or herein, shall between immediately does not payable. The execution by granter of an earnest stoney agreement's does not constitute a sale, conveyance or assignment.

To product the security of this trend deed, granter agrees:

1. To product the security of this trend deed, granter agrees:

1. To product the security of the trend deed, granter agrees:

1. To product the security of permitt my waste of the property.

1. It is complete or reston promptly and as food and habitable condition and repair; not to remove or demolish any building or improvement which may be constructed.

2. To comply without the days when these all costs incurred therefor.

3. To comply without the days when these all costs incurred therefor.

3. To comply without the days when these all costs incurred therefore, the property against the proper permitting to the property against the proper permitted therefore, as well as the cost of all then searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary.

4. To provide and continuously minitain insurance on the buildings now or hereafter exceed no the property against long or datasses by fire and such other beneficiary may from time to time require, in an amount not less than 3 IDSUTAD to Value written in companies acceptable to the beneficiary, will hose payable to the latter; all policies not minance whall be delivered to the hornitial and the property the production of any production of the production of the production of any permitten in companies accordable by the beneficiary will hose payable to the latter; all policies to the beneficiary may prove the production of the productio

NOTE: The less Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Grapon State Bar, a back, trust company or savings and lean association authorized to the bestees under the Laws of Grapon or the United States, a title insurance company authorized to insure title to real property of this state, its substituties, attitutes, appears or the United States or any apency thereof, or an excrew agent licensed under ORS 696.505 to 696.585.

"WARRING: 12 USC 1781-3 regulates and may provided exercise of this aption.

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

which are in sweezs of the authord required to pay all nearcombic cont. expenses and attorny's lees necessarily paid or incurred by grante in such proceedings, shall be paid to beneficiary and applied to cont. and expenses and attorny's lees, both note that and applied country, necessarily paid or incurred by beneficiary in such proceedings, shall be paid to beneficiary and applied or incurred by beneficiary in such proceedings, and greater affects, at its own expense, to take such actions and execute such instances as shall be measured in obtaining and compressation, promptly upon beneficiary's request.

It is not not to the such a security of the making of any must only atthems affecting this of the application of the making of any must only atthems affecting this of the application of the making of any must only atthems affecting this of the application of the such instances, trustee may lee our previous exercises, in or application or other afreement affecting this of the application or previous exercises, in or application or other afreement affecting this of the application or previous them to be a secure of the truthliness thereof. Truster's lees any of the services that review the truthliness thereof. Truster's lees any of the services that review the services are the services and the services and the services are the services and the services are applicated to any part thereof, in its own names use or otherwise collect the result, increased in these part inches and part of the property or any part thereof, in its own names use or otherwise collect the result, such as the present of the services are compressed on the property or any part thereof, in the own names use or otherwise collect the result, such as the present of the services and the property or any part thereof, in the own names use or o

seased in tee surples of the transfer will warrant and forever defend the same against all persons whomsoever.

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract 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 contract of the collateral becomes damaged, the beneficiary may not pay any claim made by or against 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 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 obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain access and may low solvery any recentor property camage coverage or any manuatory naturnly negativenests imposed by applicable law.

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

(a) primarily for grants of persons, lamily or homehold purposes (see Important Notice below),

(b) for an organization, or (even il granter is a material person) are for business of commercial purposes,

This deed applies to, imment to the benefit of and binds all parties hereto, their heirs, legates, devises, administrators, executors, and swiges. This term beneficiary shall mean the holder and owner, including pledgee, of the contract hereby, whether or not passed as a beneficiary levels.

In conserve the treat deed, it is understood that the grander, trustee and/or beneficiary may each be more than one person; that is consert so requires, the simplest shall be taken to make the plural, and that generally all grammatical changes shall be e, assumed and implied to make the provisions hereof apply equally to corporations and ty individuals.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year list above written.

IAN WITNESS WHEREOF, the grantor has executed this instrument the day and year list above written.

IANT NOTICE Delete, by Bridge out, whichever warranty [e] or [b] is

Scattle; if warranty [ed] is applicable used the beneficiary is a creditor

would be defined in the Frank-te-Lending Act and Regulation Z, the * EMPORTANT NOTICE: Delete, by Bining and, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is deliced in the Traffi-in-Landing Act and Expedition Z, the beneficiary MUST comply with the Act and Regulation by making required for fhis perpess to with the Act i

mol v	levens Here Form No. 1317, or equivalent.		Patholic Challes along the control magnetic according to
57	ATE OF OREGON, County of	Klanath	rafa daha sami naka sistemphasi usi siste
	The instrument was a summer.	and the distriction of the second of the THIN	, 19.99,
haz	This instrument was acknowle	edged belore me on	19.
4	OFFICIAL SEAL PAIN BARNETT	andere var en	E of the de contract of the co
1	COMMISSION NO. 304153	Jam Barnett Try Public for Oregon My commission exp	d - philodology dan september period september W
L		Public for Oregon My commission exp	ires 8/24/0

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

The undersigned is the legal owner and holder of all indebtedness secured by the loregoing trust deed. All sums secured by the trust fewe been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of the deed or pursuant to stainte, to cancel all evidences of indebtedness secured by the trust deed (which are delivered to you herewith my with the trust deed) and to receively, without warranty, to the parties designated by the terms of the trust deed the estate now

No by you under the same. Mail recoveryance and docum

DATED: . 19. Do not lose or destroy this frost Dood OR THE NOTE which it see: Both most be delivered to the trestee for concellation before reconveyance will be made.

Sintal Peters

TO

State of Oregon, County of Klamath Recorded 8/25/99, at 11:27 A. m. In Vol. M99 Page 34378 Linda Smith.

County Clerk Fees_/5 -KR ==