<b>45686</b> 23. 91356	TRUST DEED	STEVENS-NESS LAW PUBLISHING CO.	PORTLAND
THIS TRUST DEPD		Vol. M& Page	18
CAROL GONZALES, an unmarried woman	day of	September 19	84955
BE Grande ASDEN MIMIN			
as Grantor, ASPEN TITLE & ESCROW, INC. REAL ESTATE LOAN FUND, OREGON, LTD.		26	Trent
as Beneficiary,			1105166
	a teta a		•••••
	ITNESSETH:		
in Klamath County, Oregon, d	lescribed as:	ustee in trust, with power of sale,	the pro
Lot 32, Block 16, OREGON SHORES, Tract 10 THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY PARTICIN AR USE MAY OF THE OF THE THAT ANY	ED /		
THIS INSTRUMENT DOES NOT GUARANTEE THAT ANY	53, in the Co	ounty of Klamath, State of	Oregon
MALL UF THE PROPERTY	1	이슈 영토원이 310년, 2017년 5년~~ 	
DESCRIBED IN THIS INSTRUMENT. A BUYER SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY			
PLANNING DEPARTMENT TO VERIFY APPROVED USES.	an an san san san san san san		
to that the though uses.			17 (s. )
together with all and singular the tenements, hereditaments an now or hereafter appertaining, and the rents, issues and profits tion with said real estate. FOR THE PURPOSE OF SECTION.	nd appurtenances a	nd all other sister is	
now or hereafter appertaining, and the rents, hereditaments an inow or hereafter appertaining, and the rents, issues and profits for with said real estate. FOR THE PURPOSE OF SECURING PERFORMAN	thereof and all fix	tures now or hereafter attached to or use	or in any d in corr
SUM OF LIGHT THOUSAND FIVE HINDRED BTOME	VCE of each agreen	ment of grantor herein contained and pay	ment of
note of even data to	<b>m</b>		
note of even date herewith, payable to beneficiary or order and not sooner paid, to be due and payable The date of maturity of the debt secured by this instrume becomes due and payable	made by grantor,	the final	a promise
Occurres file and nevel.	Ant in the start i		st nereor,
To produced at a scalar of the second structure of the	manutary miniper or c	grazing purposes	of said n
nd repairs and maintain said access grantor agrees:	(a) consent to a	the makind of any	
2. To complete or restore promptly and in test	n; subordination or thereof; (d) reco	the making of any map or plat of said property sement or creating any restriction thereon; (c) other agreement allecting this deed or the li onvey, without warranty all on the li	, (D) join join in ai en or cher
Stroyed thereon, and pay when due all costs incurred therefor, and workmanifil stroyed thereon, and pay when due all costs incurred therefor, 3. To comply with all laws, ordinances, regulations	or legally entitled to be conclusive not	reconveyance may be described as the 'perso hereto,' and the recitals therein of any matters	property. T
stroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenants, cond in metacticitions allecting said property: if the beneliciary so requests, I al Code as the beneliciary may require and to pay for thing same in the oper public office or olicess ar well as the cost of all lien searches mad , liling officers or searching agencies as may be deemed desirable by the reliains.	to 10. Upon	sement and of any map or plat of said property other agreement allecting this deed or the li provey, without warranty, all or any part of the reconveyance may be described as the "perso hereto," and the recitals there in of the "perso sol of the truthlulness thereol. Trustee's lees to d in this paragraph shall be not less that \$5. any delault by grantor hiercusten, beneficiary	acts sha any of the
oper public office or office, as well as the cost of all lien same in the , lining officers or searching agencies as may be deemed desirable by the nelicitary.		irt, and without refard to the or by a receive	er to be at
4. To provide and continuously maintain insuran	issues and profite	thereol, in its own name sue or otherwise colle including those past due	of said prop ct the rents
manine not less than \$	n ficiary may deter	my indebtedness secured hereby, and in such as	onable attor
the department shall be delivered to the beneficiary and the latter; all	n 11. The e Il collection of such	ntering upon and taking possession of said p rents, issues and profits or the	roperty, th
n of any policy of insurance now or hereafter placed to the expira-	<ul> <li>property, and the waive any default</li> </ul>	service and or awards for any faller	c and other
ry upon any indebtedness secured hereby and in such applied by beneli-	t pursuant to such i	notice.	ny act done
part there of at option of beneficiary the entire amount as beneficiary	declare all sums	default by grantor in payment of any indebtedi erformance of any agreement hereunder, the bene secured hereby immediately due and payable. ary at his election may proceed to foreclose this rifeted or call.	inclary may
5. To keep said premises free from construction liene and the	in equity as a mo advertisement and	ortgage or direct the trustee to foreclose this	trust deed
rises have property before any part of such taxes, assessed upon or	to sell the said of	described real property to satisfy the	his election
insurance premiums, liens or other charge payment of any taxes, assess-	thereof as then red the manner provide	quired by law and proceed to foreclose this ter	give notice
the payment, beneficiary may, at its option make	trustee for the to	at any time prior to five days before the	nt and sale
t deed, shall be added to and become a part of the data of and 7 of this	ORS 86.760, may tively, the entire an	pay to the beneficiary or his successors in intern mount then due under the the successors in intern	vileged by est, respec-
nants hereof and for such payments, with interest as alreach of any of the	enforcing the terms	of the obligation and truster's actually i	ncurred in
ribed, and all such payments shall be immediately due obligation herein	Cinal as would not	of the obligation and trustee's and attorney's le is provided by law) other than such portion of then be due had no default occurred, and the ch event all loreclosure proceedings shall be dis	es not ex-
itute a breach of this trust deed. immediately due and payable and	14. Otherwis	e, the sale shall be held on the det	mosed by
6. To pay all costs, lees and expenses of this trust including the cost le search as well as the other costs and expenses of the trustee incoursed numetion with or in enforcing this obligation and trustee's and attorney's actually incurred.	in one manual	videa by law. The trustee man a trutch sala	sale may
the sourceding and defend any action or proceeding	shall deliver to the	purchaser its deed in form at the time of sale	e. Trustee
in proceeding in which the beneficiary or trustee may and in any suit,	plied. The recitals in	the deed of any matters of fact shall, expres	conveying
is evidence of title and the beneficiary's or trustee's attorney's lees; in-	ine grantor and bene 15. When tru shall gool	the deed of any matters of fact shall be conclusion thereoi. Any person, excluding the trustee, but liciary, may purchase at the sale.	including
by the trial court and in the event of an appeal from any judgment or by the trial court, grantor further agrees to pay such sum as the ap- of the trial court, grantor further agrees to pay such sum as the ap- e court shall adjudge reasonable as the beneliciary's or trustee's attor- less on such appeal.	cluding the compensi attorney, (2) to the	iterary, may purchase at the sale. Issee sells pursuant to the powers provided herein seds of sale to payment of (1) the expenses of ation of the trustee and a reasonable charge by obligation secured by the trust deed, (3) to at subserver.	n, trustee sale, in-
It is mutually agreed that:			
the right of eminent domain or condemnation beneficiary shall be taken	surplus.	granter or to his successor in interest entitled	to such
mpensation for such taking, which are in excess of the amount required	time appoint a succes successor trustee appo	feason permitted by law beneficiary may from sor or successors to any trustee named herein of inited hereunder. Hoop such a	time to
by it lirst upon any reasonable casts and be paid to beneficiary and	powers and duties co	onlerred upon any trustee shall be vested with	all title
in such proceedings, and the balance applied upon the by bene-	instrument executed i	by beneficiary, containing and shall be made by	written
9. At any time additionary's request.	17	of proper appointment of the	mualed,
Dayment of its from time to time upon written request of the	acknowledge ac	cepts this trust when this	с.
sinty of any person for the payment of the indebtedness, trustee may	trust or of any action shall be a party union	or proceeding in which grantor handling other	deed of
The Trust Deed Act provides that the trustee hereunder must be either on attant ags and loan association authorized to do business under the laws of Oregon of this state, its subsidiaries, affiliates, agents or branches, the United States			

18500

	time that he is law-
The grantor covenants and agrees to and with the beneficia to simple of said described real property and has a	ry and those claiming under him, that he
The grantor covenants and agrees to and with the beneficia fully seized in fee simple of said described real property and has	a valid, unencumbered
fully seized in fee simple of said describe	
[1] 이 가슴	
and that he will warrant and forever defend the same against al	1 persons whomes
and that he will warrant and too	
	the above described note and this trust deed are:
The grantor warrants that the proceeds of the loan represented by the formarily for grantor's personal, family, household or agriculture and prefamization, or (even it grantor is a natural person) are	iral purposes (see Important Notice other than agricultural tor business or commercial purposes other than agricultural
The grantor warrants that the proceeds of the loan represented by the formal primarily for grantor's personal, family, household or agricultur (a)* primarily for grantor's personal, family, household or agricultur (b) for an organization, or (even it grantor is a natural person) are (b) for an organization, or (even it grantor is a natural person) are (c) for an organization.	there their heirs, legatees, devisees, administrators, execu-
tion to inures to the believe The term beneficially	construing this deed and whenever
The grantarily for grantor's personal, functor is a natural person's de- (a)* primarily for grantor's personal, functor is a natural person's de- (b) for an organization, or (even if grantor is a natural person's de- purposes. This deed applies to, inures to the benefit of and binds all parties tors, personal representatives, successors and assigns. The term beneficiary tors, personal representatives, successors and assigns. The term beneficiary tors, personal representatives, successors and assigns. The term beneficiary tors, personal representatives, whether or not named as a beneficiary herein. In contract secured hereby, whether or not named as a beneficiary herein. In masculine gender includes the terminine and the neuter, and the singular in MUTNESS WHEREOF, said grantor has hereunto secure IN WITNESS WHEREOF, said grantor has hereunto secure approximation of the secure approxima	number includes the plural.
masculine gender includes the feminine and intermediate feminine and i	this band the day and from a les
IN WITNESS WHERE I A at the is	Carol Gonzales
IN WITTLESS that is a plicable and the beneficiary is a creditor * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is a creditor a	Carol Gonzales
as such word is defined in the truthen and Regulation by making togent	9/19/84 witnessed by Sanah Brayley
as such word is defined in the Trunsin-Guessian by making reduced as such word is defined in the Trunsin-Guessian by making reduced beneficiary MUST comply with the Act and Regulation by making reduced disclosures; for this purpose, if this instrument is to be a FIRST lien to finance disclosures; for this purpose, if this instrument is to be a first lien, or the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; the purchase of a dwelling, use Stevens-Ness Form No. 1305, or equivalent. If compliance if this instrument is NOT to be a first lien, or is not to finance the purchase if this instrument is NOT to be a first lien, or equivalent. If compliance	919184 Writessur 90 00
the political strument is NOT to be a may No. 1306, or equivalent. If complete	
of a dwelling use Stevens-Ness form too notice. with the Act is not required, disregard this notice.	
	· 🥘
STATE OF CALIFORNIA. SS.	BAFELU
STATE OF CALIFORNIA. COUNTY OF 65 Angeles SS. COUNTY OF 65 Angeles SS. On 21 September, 1984 before me, On 21 September, 1984 before me, County and State, I state of the state of th	FOR NOTARY SEAL OR STAMP
0m 2/ Ser Engr	FOR NOTATI
personally appeared the person whose name is subject by me duly	
within 1 and said: 102	OFFICIAL SEAL
Sworus And Ples	GERALD E:GREEN GERALD E:GREEN NOTARY PUBLIC - CALIFORNIA
5.11 was present and saw CATO GONZATES	LOS ANGELES COUNTY LOS ANGELES COUNTY My comm. expires AUG 25, 1986
<b>E</b> <b>personally, known to</b> $h \in Y$ to be the person described <b>personally, known to</b> $h \in Y$ to the within and annexed is, and whose name is subscribed to the within and $h \in Y$	My comm. explice.
is, and whose name is subscribed to the within and her in, and whose name is subscribed to the within and her instrument, execute the same; and that affiant subscribed her instrument, execute the same; and execution.	
instrument, execute the same; and the could be a state of the same; and the same is a state of the same is a state	
Stranger Verall	
10 Ba ured only winn	
, Truste	dness secured by the foregoing trust deed. All sums secured by said of the secured by the foregoing trust deed. All sums secured by said of the secured by said trust deed (which are delivered to you indebtedness secured by said trust deed (which are delivered to you indebtedness to parties designated by the terms of said trust deed the
TO:	dness secured by the foregoing trust deed. All sums secured by said oted, on payment to you of any sums owing to you under the terms of indebtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the ocuments to
trust deed have been fully paid and satisfied. To a lall evidences of trust deed have been fully paid and satisfied. To an all evidences of trust without the statute, to cancel all evidences of	sted, on payment to you of any trust deed (which are delivered to you indebtedness secured by said trust deed (which are delivered to you arranty, to the parties designated by the terms of said trust deed the ocuments to
frust deed have been fully part that the statute, to cancel all evidences of said trust deed or pursuant to statute, to cancel all evidences of said trust deed) and to reconvey, without where with together with said trust deed) and to reconvey and the state now held by you under the same. Mail reconveyance and de	ocuments to
estate now held by you -	
, 19	
DATED:	Beneticiary
DAED DZEZ	to the trustee for cancellation before reconveyance will be made.
BUT MINO GED WILLIEM 10 AEVEL A FORDINED WHICH IS Secures. Bot	h must be delivered to the trustee for cancellation before reconveyance will be made.
DESCRIBED RY THIS INSTRUMENT A BUYER SHOULD CHECK WILL THE MERCHART A BUYER SHOULD	SS.
UEZ DALED AT LE MADE UE INE DEUDEBLA	STATE OF OR Blamath
	I certify that the moord on the
FORM No. 881-11	ment was received for record units 1984
Carol Conzales	at 3:40 M84
SP	AGE RESERVED in book/reel/volume Nothe in
Grantor	FOR ECORDER'S USE Record of Mortgages of said County. Record of Mortgages of said county.
Real Estate Loan Fund, Oregon , Ltd.	ECORDER'S USE Record of Mortgages of Sand seal of Witness my hand and seal of
ROUTEVCE SAUCEMENTER OF THE OF THE	attend 1
Beneficiary #1001 TO 1133 2	Evelyn Biehn, County Clerk
Eli Property Company	Francista Deputy
Vontilla Divert	By Teday: \$1.00
8840VentureTarzana, Ca. 91356Tarzana, Ca. 91356Attn: Jerry Greene	8.00 Index.
Attn: Jerry	