STEVENS-NESS LAW FUBLISHING CO., PORTLAND, OR. 97204 oc 61339 SECOND TRUST DEED Vol Mal Page 8224 THIS TRUST DEED, made this 12th _____X ____ May _____ OUALITY COMPONENTS ______ INC. _____ an Oregon 2 corporation ______ 19 86, between ********* as Grantor, BRADFORD I. ASPELL RONALD R. DAVIS and DOROTHIE H. DAVIS, or the survivor, Reading of as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath......County, Oregon, described as: Det 4, Block 2, TRACT 1174, COLLEGE INDUSTRIAL PARK, according to the offical plat thereof on file in the office of the County Clerk of Klamath County, Oregon. LEORL DEED 1997 - 1997 - 1997 - 1997 - 1982 - 1987 - 19

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and prolits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ONE HUNDRED FIVE THOUSAND AND NO/100-----

note of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, if

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FORM Nec all -Oregon Trust Deed Series-TAUST DEED.

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The above described real property 11 not turrently used for agriculation of the security of this frust deed, grantor agrees: To protect the security of this frust deed, grantor agrees: I to protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereion: This of permit any waste of said property. This of permit any waste of said property of therefor. To comply with then due all costs incurred therefor. To comply with then due all costs incurred therefor. To comply with then due all costs incurred therefor. Cost of the beneficiary statements pursuant to the Uniform Commer-cial Code as the beneficiary require and to pay for lilling same in the by filing officers or searching agencies as may be deemed desirable by the beneficiary and continuously maintain insurance on the buildings

tions and restrictions allegating thick, ordinances, regulations, covenants, condition is executing such financing stategority: If the beneficiary correguest, to is in executing such financing stategority. If the beneficiary correspondent of the state of the financial control of the state of the stat

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lurel, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in any subordination or other agreement any restriction thereon: (c) join in any subordination or other agreement allocting this deed or the lien or charge thereol; (d) reconvey, without any life any part of the property. The granteel in any reconvey, and the receival described as the "person or persons be conclusive proof of the truthulaness thereof." In superson of the same services mentions, and the receival described as the "person or persons be conclusive proof of the truthulaness thereof." Trustee's fees for any of the same services mentioned in this paragraph shall be not levels. Sciences and superson by accurd, and without redard to the advance of any services to be appointed by a court, and without redard to the advance of any services to be appointed by a court, and without redard to the advance of any services to be appointed by a court, and without redard to the prosession of said, proprinted by a court, and without redard to the advance of any services the same service of lifest in own name sup or other structure the same, issues and prolifes, including those past due and unpaid, and culter at between the same. The same set of any structure service and superson including apply the same. If I. The entering upon and taking possession of said property, the fourtance policies or compensation or awards for any taking and there any indebtedness secured hereols and or protective. The same are avaided the any defaultion or succes of any advertices and related by grantor in payment of any indebtedness secured hereols and or protective any and the same secure of hereol as adversided and and all there any default or notice of default hereond are invalidate any at domade of the avaide any at the second any advertisement heremeter, the beneficiary may at the second any advertisement hereofered and advance of an advance of any advertisement hereofered and the she hereofic any may default o

the manner provided in ORS 66.735 to 86.798. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days below the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure sum as secured by the trust deed, the default one that be closed by paying the notice of the sale of the sale, the default or default occurred of the than such portion as would being cured my be cured by tendering the performance required under the obligation or trust deed. In any case, the performance required under the default. The performance of the sale of the sale of the default of the sale of the sale and the sale of the sale obligation or trust deed. In any case shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be ball and the any units provided by law.

indefine with trustee's and attorney's tess not exceeding the automats provided by law. 14. Otherwise, the safe shall be held on the date and at the time and place designated in the notice of safe of the time to which said safe may in one parcel or in separate parcels and the time to which said safe may in one parcel or in separate parcels and the time of safe. Trustee auction to the highest bidder for cash, panalls sell the parcel or parcels at shall deliver to the purchaser its deed in parts at the time of safe. Trustee the property so sold, but without any coverna or earcent, express or in the truthfulness thread of any matters the safe. 15. When trustee safe purchase at the safe.

In grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds at lo payment of (1) the expense of sale, in-cluding the compensation of the trustee and a reasonable charde by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the dramtor or to his successor in interest entitled to such 16. Ronatient and the trust at the successor in interest entitled to such 16. Ronatient and the successor in interest entitled to such 16. Ronatient and the successor in interest entitled to such

Surplus, is any, to the granitor or to his successor in interest entitled to such surplus. If. Beneliciary may from time to time appoint a successor or success-ors to any trustee mamed herein or to any successor trustee appoint here-under. Upon such appointment, and without conversance appointed here-trustee, the latter shall be vasted with all title, powers and due confidered unitarily frustee herein named or appointed hereunder. Each such the bioinficient which, then recorded in the most stafe coords of the county or constitue in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not oblighted to mility any party hereto of pending sale under any other deed of trust.or of any scient or proceeding in which granter, beneficing or trustee shall be a party unless such action or proceeding is brought by trustee.

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The Trust Deed Act provides that the trustee berevaliar must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company ings and loan association authorized to do busives under the lows of Oregon or the United States, a title insurance company authorized to insure title to real y of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and a s to and	with the beneficiary and the
tuny seizeu in ree simple of said describes real-	property and has a valid unancumbered data the
We chould be truth a postation of projection of the truth for the board of the truth of the trutho truth of the truth of the truth of t	(a) The second secon
and that he will warrant and forever defend th	
[1] S. Landard, J. K.	
The drastor warrants that the annual of its	n 1997 - Angele Ange Angele Angele Angele Angele Angele
(0) for an organization, or (even if granter is a purposes.	an represented by the above described note and this trust deed are: mehold or agricultural purposes (see Important Notice below), natural person) are for business or commercial purposes other than agricultur
CONITACI SPCIITPE hereby whether or mot moments of a top	d binds all parties hereto, their heirs, legatees, devisees, administrators, exec e term beneficiary shall mean the holder and owner, including pledgee, of the liciary herein. In construing this deed and whenever the context so requires, the and the singular number includes the adversa
	and the singular number includes the plural. has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE Delate by Bater and anti-	
not applicable; if warranty (a) is applicable and the baneficia as such word is defined in the Truth-In-Lending At and Re beneficiary MUST comply with the Act and Regulation by m directive fact the	ary is a craditor
he purchase of a dwelling, use Stavane New East Market	lien to finance
f this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stevens Ness Form No. 1306, er equivolent with the Act is not required, disregard this notice.	
If the signer of the above is a corporation, ne the Jorn of acknowledgment esposite.]	
TATE OF OREGON,	1 mm - 2003 - 2003
County of	STATE OF OREGON, County of Klamath May 12 19 86
Personally appeared the above named	Personally appeared Michael P. Davis and Clyde I. Magill who, each being first
	duly sworn, did say that the former is the they are both
	president and that the tatter is the Vice Presidents
	a corporation, and that the seal affired to the factorist indian
and acknowledged the foregoint instru- ent to be	corporate seal of said corporation and that he instrument is the sealed in behalt of said corporation by authority of its board of directors, and each of them acknowledged said instrument to be its roumitary, act
Belore me:	and deed. Beforo me:
OFFICIAL AL) Notary Public for Oregon	Marion & Strong . Maria
My commission expires:	Notary Public for Oregon My commission expires: 3-11-90
	ST FOR FULL RECONVEYANCE
 A second s	, Trustee
The undersigned is the least owner and holder of all i	indebied and a second second second second
d trust deed or pursuant to statute, to cancel all eviden	re cirected, on payment to you of any sums owing to you under the terms of
rewith together with said trust deed) and to reconvey, with ate now held by you under the same. Mail reconveyance	tour warranty, to the parties designied by the terms of soid tours it at the
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Do not loss or destroy this Trust Dood OR THE NOTE which it secures.	hat be delivered to mu trasteo for concellation before recenveyance will be made.
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Do not loss or destroy this Trust Dood OR THE NOTE which it secures.	STATE OF OREGON, County of
Do not loss or desirey this Trust Dood OR THE NOTE which it secures. TRUST DEED K [[POKM IN]: 081) 2014 CA. QA. STEVENSENESS KAW PUB: CO.: PORTLAND. ORE. CA. UALITY: COMPONENTS INC.	STATE OF OREGON, County of Klamath }ss. I certify that the within instrument was received for record on the 13thday of May, 19.86, at 4:06 o'clock P. M., and recorded in book/reel/volume No. M86 on
Do not loss or desitory this Trust Dood OR THE NOTE which it secures. TRUST DEED KJ (FORM INF. 001) 2013 CA. QA STEVENENESS CAN PUR CO., FORTLAND, ORE., CC. DV 102 MARK CO., FORTLAND, ORE., CC. LIST US PHY. Grantor'II OANED'R: DAVIS 10 FORMAT POLICY CO.	STATE OF OREGON, County ofKlamath
Do not loss or desitory this Trust Dood OR THE NOTE which it secures. TRUST DEED N 5 FFORM ING: 001) 267415 A. Q.L STEVENS-HESS CAN PUB. CO PORTLAND. ORE. CO STEVENS-HESS CAN PUB. CO STEVENS-HESS CAN PUB. CO STEVENS-HESS CO STEVENS-HE	STATE OF OREGON, County of ss. I certily that the within instrument was received for record on the 13thday of May 19.86, at 4:06 o'clock P.M., and recorded PACE RESERVED in book/reel/volume No. M86 on page .8224 or as fee/file/instrument/microfilm/reception No. 61339, Record of Mortgages of said County. Record of Mortgages of said County.
Do not loss or desiney this Trust Dood OR THE NOTE which it secures. TRUST DEED NG THORM ING 001) OF 11 CAA OL DETENSIONMENTS TAND. ORL. OL DATE OMPONENTS INC. O LINUS DE Grantor II OANED R: DAVIS DAVIS Beneliciary	STATE OF OREGON, County ofKlamathss. I certify that the within instrument was received for record on the1tbday ofMay .1986, at 4:06 o'clock P, and recorded pACE RESERVED in book/reel/volume No86 FOR 8224 or as fee/file/instrument/microfilm/reception No61339, Record of Mortgages of said County. Witness my hand and seal of
De net less er destrey iNis Trust Deed OR THE NOTE which it secures.	STATE OF OREGON, County of ss. I certify that the within instrument Was received for record on the13thday of May of May of Oclock P. M., and recorded PACE RESERVED o'clock P. M., and recorded FOR page S224 or as fee/tile/instru- ment/microfilm/reception No. 61339 Record of Mortgages of said County. Witness my hand and seal of County affixed. County affixed.
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Do not loss or desirey this Trust Dood OR THE NOTE which it secures. TRUST DEED If PORM (N): 001) - 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1	STATE OF OREGON, County of ss. I certify that the within instrument was received for record on the 13thday of May 19.86, at 4:06 o'clock P. M., and recorded pace RESERVED in book/reel/volume No. M86 on page 8224 or as fee/file/instrument/microfilm/reception No. 61339 Record of Mortgages of said County. Witness my hand and seal of County affixed. Evelyn Blehn, County Clerk Evelyn Blehn, County Clerk

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