		IG REQUESTED BY	To the second se	(Meriona)	
	6641	Parkle di Sprantagija	Provide Charles Division	Vol. 1186	Page
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Name	Kealveet T	The months of the Committee of the Commi			
Street Addre	 438 Sycamore F 	Rđ			
City & State	Santa Monica,	Calif. 90402			
	and the state of t		_ AT(6;	29629	
	CAT. NO. NN01067 TO 22154 CA (1-83) LONG FO	RM ALL-INCLUSIVE P		ABOVE THIS LINE FOR RECORDER	S USE
	This All-Inclusive			AND ASSIGNMENT	OF RENTS
A K			Deed of Trust, made		, 1986
	ASPEN TITUE S	, whose address is 1]	118 W. Fay Lane Ap	t #7. Anahoim Galis	
		ECO, INC.	(number and stree	et) (city)	(State)
	REALVEST, INC.,	a Nevada Corpo	ration	herein	called
	that property in Klama	rustor IRREVOCABLY GI	RANTS, TRANSFERS AND A	, herein , herein Trust, w	called BENEFICIARY
	Tot 1		County,	TRUSTEE IN TRUST, W	ITH POWER OF SALE,
	Plat No.	• 2, in the Cour	th Falls Forest 3s nty of Klamath, St	States Highway 66 Unit,	
\exists	ા પ્રાથમિક સમસ્ય પ્રાથમિક સ્થાપના છે.			ace or Oregon.	
	TOGETHER WITH the rente				
	conferred upon Beneficiary	to collect and apply could	reof, SUBJECT, HOWEVER, to	the right, power and authority hen	4
	For the Purpose of Sect	uring:	rents, issues and profits.	authority hen	einafter given to and
	promissory note of even date	herewith, and any extension	in contained, 2. Payment of the	e indebtedness evidenced by one all-inc ipal sum of \$_8,002.21	
	Underlying Obligations		in the princ	ipal sum of \$_8,002.21	executed by Trustor in
	EIGHT THOUSAND T	WO AND 21/100	t, securing an all inclusive purch	hase money promissory note in the origin	0.
	Dollars (\$_8,002_2] (a) A promissory note in a) (the "Note")) which includes within such are	ount the unpaid balance of the following:	nal principal amount of
5	1,542.23			nount the unpaid balance of the following:	
-	alereda il care di la	in favor of ULC	ga Helen Salerno		Dollars
اءً.	secured by a deed of trust reco	orded Sept. 2. 8	06		
1.15	115 Official Records of	Klamath	as Docume	65436 in Book	M86 Payee,
1	in and the in the	e original principal sum of	County,	ASSISSE, and	, Page
(1) in favor of	Carlos Repropries and Line		
S .	ecured by a deed of trust recon	ded			Dollars
-		er applications of the state of	as Document		as Payee,
				nty, California.	Page
Te	Protect the Security of (1) To keep said property in g	This Dood . C.	hereinafter called the "underlying	g Notes".)	4
	(1) To keep said property in g	good condition and renair no	rustor Agrees:	rg	
fur	mished therefor, to comply with	which may be constructed, d	damaged or destroyed thereon are	ding thereon; to complete or restore prompt to pay when due all claims for labor perfe	Miv and in and
act	s which from the change	er or permit any act upon said	id property in the state of the	r improvements to be made themas	and materials
	(2) To provide	c or said property may be rea-	Isonahlu ====	Cultivate, irrigate, fertilize, fumi	o commit or permit
i ne Ber	reficiary may deserve	ire or other insurance policy	may be analised to	insurance satisfactory to and with the	iai.
Per	Such application or release sh	all not cure or waive and	e amount so collected or any part	numerations herein not excluding the gener insurance satisfactory to and with loss pay upon any indebtedness secured hereby are thereof may be released to Trustor.	aute to Beneficiary, nd in such order as
5 5 5 5 5	(3) To	mutual agreements of the ner	ties as bet	der or invalidate any not de-	
Trus	toe may annear and in	ist of evidence of title and at	Horney's fees in	or the rights or powers of Benefit	
	(4) To pay: at least ten days be	rought by Beneficiary to fon	eclose this Deed.	i, in any such action or proceeding in wh	Irustee; and to pay
	ect to the mutual agreements of	quency all lares .			ich beneficiaru
subje part (thereof, which appear to be	the parties as below set forth	to not when I arrecting said pr	roperty, including assessments	pro processor and a second
subje Part (Dotie	t lo or dames to make any	ror superior hereto; all costs, y payment or to do any art	to pay when due, all incumbrance, fees and expenses of this Trust,	roperty, including assessments on appure res, charges and liens, with interest, on sa	nant water stock; id property or any
subje Part (Dotie	t lo or dames to make any	ror superior hereto; all costs, y payment or to do any art	to pay when due, all incumbrance, fees and expenses of this Trust,	roperty, including assessments on appure res, charges and liens, with interest, on sa	nant water stock; id property or any
subje part (Dotie	t lo or dames to make any	ror superior hereto; all costs, y payment or to do any art	to pay when due, all incumbrance, fees and expenses of this Trust,	roperty, including assessments on appure res, charges and liens, with interest, on sa	nant water stock; id property or any
subje part (t lo or dames to make any	ror superior hereto; all costs, y payment or to do any art	to pay when due, all incumbrance, fees and expenses of this Trust,	roperty, including assessments	nant water stock; id property or any

defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; pay, purchase, contest or compromise any incumbrance, charge or him which in the judgment of either appears to be prior or superior hereto; and, in exercising any such powers or superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and, in exercising any such powers or the prior of superior hereto; and the

- (5) To pay immediately and without demand all sums so expended by Beneficiary or Trustee, with interest from date of expenditure at the analysis of the data has been and to not for our statement annithed for by law in effect at the data has been found in the collisions of the data has been found in the collisions. (3) to pay immediately and without demand all sums so expended by Beneficiary or Trustee, with interest from date of expenditure at the amount amount demanded by the Beneficiary and to pay for any statement provided for by law in effect at the date hereof regarding the obligation secured hereby
- answer by taw in effect at the case nereor, and to pay for any statement provided for by taw in effect at the date nereor regarding the any amount demanded by the Beneficiary not to exceed the maximum allowed by law at the time when said statement is demanded. amount gernanced by the Beneficiary not to exceed the maximum allowed by law at the time when said statement is demanded.

 (6) That any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned that have been appropriated by the connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned. (b) That any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or release such moneys received by him in the same manner and with the same effect as above provided for the notion of the notion as above provided for the notion of the notion as above provided for
- and shall be paid to Beneticiary who may apply or release such moneys received by nim in the same manner and with the same effect as and disposition of proceeds of fire or other insurance. The provisions hereof are subject to the mutual agreements of the parties as below set forth. Obstition of proceeds of tire or other insurance. The provisions hereof are subject to the mutual agreements of the parties as below set form.

 (7) That by accepting payment of any sum secured hereby after its due date, Beneficiary does not waive his right either to require prompt payment when (1) That by accepting Payment vi any sum secured necesty and no due of all other sums so secured or to declare default for failure so to pay.
- (8) That at any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed (8) That at any time or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed and said note for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby. Trustee may: reconvey any part of said property; consent to the making of any map or plat thereof; ioin in granting any easement thereon; or join in any extension agreement and said note for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby. Trustee may: easing any easement subordinating the lien or charge hereof.
- (9) That upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this Deed and said note to the for cancellation and retention and mean newment of its feet. This task shall account without transport the head house to remain the restrict in (9) That upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this Deed and said note to Trustee for cancellation and retention and upon payment of its fees. Trustee shall reconvey, without warranty, the property then held hereunder. The recitals in such reconveyance may be described as "the" Trustee for cancellation and retention and upon payment of its fees, Trustee shall reconvey, without warranty, the property then field hereunder. The recitals in neuron as paragonal locally antitled thereto a Elizabeta of trush full page 18 and 18 such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the each required to retain them)." Five years after issuance of such full reconveyance, Trustee may destroy said note and this Deed (unless directed in
- n request to retain them).

 (10) That as additional security, Trustor hereby gives to and confers upon Beneficiary the right, power and authority, during the continuance of these and numbers of said property receiving unto Trustor the right, power and authority, during the continuance of these and profits of said property receiving unto Trustor the right, power and authority, during the continuance of these (10) That as additional security, trustor hereby gives to and conters upon Beneficiary the right, power and authority, during the continuance of these secured hereby or in performance of any agreement hereunder, to collect and retain such rents issues and profits as they become due and navable. Upon any Irusts, to collect the rents, issues and profits of said property, reserving unto Trustor the right, prior to any default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any any at any time without region of the agreement has a country and without region to the secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Beneficiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured enter more and take operation of said property or any part thereof, in his cave name sue for or such detault, Beneticiary may at any time without notice, either in person, by agent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name sue for or any part thereof, in his own name sue for or adequacy or any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection.

 The entering upon and taking otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's fees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon and taking the collection of such matter in the collection of such matter in the collection of such matter. including reasonable attorney's tees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon and taking possession of said property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not cure or waive any default or notice
- retault nereunder or invalidate any act done pursuant to such notice.

 (11) That upon default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder. Beneficiary may the analysis of the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. Beneficiary may the such as a secured hereby or in performance of any agreement hereunder. (11) That upon default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, Beneficiary may are all sums secured hereby immediately due and payable by delivery to Trustee of written declaration of default and demand for sale and of written notice. declare all sums secured nereby immediately due and payable by delivery to Trustee of written declaration of default and demand for sale and of written notice of default and of election to cause to be sold said property, which notice Trustee shall cause to be filed for record. Beneficiary also shall deposit with Trustee of or octaun and or election to cause to be some same property, which notice muster this Deed, said note and all documents evidencing expenditures secured hereby.

After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as required by law. Trustee without demand on Trustee shall call and property as the time and along fixed by its residential of sale as these are arrived as in After the tapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law, Trustee, without demand on Trustor, shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in said notice of sale, either as a whole or in the highest hidder for each in lawful money of the United States, navable at then required by law, Irustee, without demand on Trustor, shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in sparate parcels, and in such order as it may be determine, at public auction to the highest bidder for cash in lawful money of the United States, payable at time of sale. Trustee may postpone sale of all or any portion of said property by nublic annuncement at such time and place of sale, and from time to time separate parcels, and in such order as it may be determine, at public auction to the highest bidder for cash in lawful money of the United States, payable at thereafter may postpone sale of all or any portion of said property by public announcement at such time and place of sale, and from time to time thereafter may postpone sale by public announcement at the time fixed but the preceding pastponement. Trustee shall deliver to such purchaser its deed time of sale. Trustee may postpone sale of all or any portion of said property by public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement. Trustee shall deliver to such purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in such deed of any matters or facts shall be conclusive thereaster may postpone such sale by public announcement at the time fixed by the preceding postponement. Trustee shall deliver to such purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in such deed of any matters or facts shall be conclusive the property of the truthfulness thereof. Any nerson, including Trustee, or Reneficiary as hereinsiter defined. conveying the property so soid, but without any covenant of warranty, express or implied. The rectials in such deed of any matters of facts proof of the truthfulness thereof. Any person, including Trustor, Trustee, or Beneficiary as hereinafter defined, may purchase at such sale.

After deducting all costs, fees and expenses of Trustee and of this Trust, including cost of evidence of title in connection with sale. Trustee shall apply the After deducting all costs, fees and expenses of Trustee and of this Trust, including cost of evidence of title in connection with sale. Trustee shall apply the parameters at the amount allowed by law in effect at the

- 12) Beneficiary, or any successor in ownership of any indebtedness secured hereby, may from time to time, by instrument in writing, substitute a secured hereby and the person of persons legally entitled thereto. (12) Beneficiary, or any successor in ownership of any indebtedness secured hereby, may from time to time, by instrument in writing, substitute a successor of the recorder of the county or countries where said presents is situated, shall be conclusive proof of proper substitution of such successor trustees. successor or successors to any Trustee named herein or acting hereunder, which instrument, executed by the Beneficiary and duty acknowledged and recorded in the office of the recorder of the county or counties where said property is situated, shall be conclusive proof of proper substitution of such successor Trustees, who shall, without conveyance from the Trustee nucleoses succeed to all its title estate, global powers and duties. Said instrument must in the office of the recorder of the county or counties where said properly is situated, shall be conclusive proof of proper substitution of such successor frustees, who shall, without conveyance from the Trustee predecessor, succeed to all its title, estate, rights, powers and duties. Said instrument must contain the original Trustoe. Trustee and Reneficiary harmonder the document number or the brack and page where this Dand is recorded and the or Trustees, who shall, without conveyance from the frustee predecessor, succeed to all its title, estate, rights, powers and duties. Said instrument must contain the name of the original Trustor, Trustee and Beneficiary hereunder, the document number or the book and page where this Deed is recorded and the
- the and address of the new frustee.

 (13) That this Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisces.

 The term Deneficions shall manufacture and holder including pledoms, of the note secured hereby, the content of the note secured hereby. (13) That this Deed applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall mean the owner and holder, including pledgees, of the note secured hereby, whether or not named as Beneficiary shall mean the context co requires the maculine condex includes the feminine and/or name and the cincular number includes the plural.
- and assigns. The term Beneticiary shall mean the owner and holder, including pledgees, of the note secured hereby, whether or not named as Beneticiary herein. In this Deed, whenever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural. cin. In this Deed, whenever the context so requires, the mascume genoer includes the reminine and/or neuter, and the singular number includes the plural.

 (14) That Trustee accepts this Trust when this Deed, duly executed and acknowledged, is made a public record as provided by law. Trustee is not a provided by law. Trustee is not a provided by law. Trustee is not a provided by law. Trustee is not provided by law. Trustee is not provided by law. Trustee is not provided by law. (14) That Trustee accepts this frust when this Deed, duly executed and acknowledged, is made a public record as provided by law. Irustee is not be a party unless brought by Trustee.

 Trustee is not approved by Trustee.

The Undersigned Trustor requests that a copy of any Notice of Default and of any Notice of Sale hereunder be mailed to him at his address hereinbefore Trustor and Beneficiary Mutually Agree:

(A) By beneficiary's acceptance of this All-Inclusive Purchase Money Deed of Trust, Beneficiary covenants and agrees that provided Trustor is not a find a fault under the terms of the Note control benefit and the state of the Note control benefit and interest which shall be reafter By beneficiary's acceptance of this Alf-Inclusive Purchase Money Deed of Irust, Beneficiary covenants and agrees that provided Irustor is not or in default under the terms of the Note secured hereby, Beneficiary shall pay all installments of principal and interest which shall hereafter the musicions of the Underlying Note(s) as and when the same become due and navable. In the event Trustor shall be delinquent or in delinquent or in default under the terms of the Note secured hereby. Beneficiary shall pay all installments of principal and interest which shall hereafter become due pursuant to the provisions of the Underlying Note(s) as and when the same become due and payable. In the event Trustor shall be delinquent or in the same become due and payable and the same of the Underlying Note(s) as an advantage of the Underlying Note(s) as an advantage of the Underlying Note(s) as an advantage of the Underlying Note(s). become due pursuant to the provisions of the Underlying Note(s) as and when the same become due and payable. In the event trustor shall be delinquent or in default under the terms of the Note secured hereby, Beneficiary shall not be obligated to make any payments required by the terms of the Underlying Note(s) as the award fractional delinquent of principal or interest on the Underlying Note(s) at the default under the terms of the Note secured hereby. Beneficiary shall not be obligated to make any payments required by the terms of the Underlying Note(s) until such delinquency or default is cured. In the event Beneficiary fails to timely pay any installment of principal or interest on the Underlying Note(s) at the Note secured hereby. Trustor may, at Trustor's ootion make such payments directly to until such delinquency or default is cured. In the event Beneficiary fails to timely pay any installment of principal or interest on the Underlying Note(s) at the time when Trustor is not delinquent or in default under the terms of the Note secured hereby, Trustor may, at Trustor's option make such payments directly to a credit against the next installment(s) of principal and interest due under the time when Trustor is not delinquent or in default under the terms of the Note secured nereby, trustor may, at trustor's option make such payments directly to the holder of such Underlying Note(s), in which event Trustor shall be entitled to a credit against the next installment(s) of principal and interest due under the without limitation any renalty charges and expenses oaid by Trustor to the the holder of such Underlying Note(s), in which event Trustor shall be entitled to a credit against the next installment(s) of principal and interest due under the terms of the Note secured hereby equal to the amount so paid and including, without limitation, any penalty, charges and expenses paid by Trustor to the Underlying Note(s) on account of Beneficiary's failing to make such payment. The obligations of Beneficiary hereunder shall terminate upon the terms of the Note secured hereby equal to the amount so paid and including, without limitation, any penalty, charges and expenses paid by Trustor to the holder of the Underlying Note(s) on account of Beneficiary's failing to make such payment. The obligations of Beneficiary hereunder shall terminate upon the earliest of (i) foreclosure of the lien of this All-Inclusive Purchase Money Deed of Trust. or (ii) cancellation of the Note secured hereby and reconveyance of holder of the Underlying Note(s) on account of Beneficiary's failing to make such payment. The obligations of Beneficiary hereunder shall terminate upon the earliest of (i) foreclosure of the lien of this All-Inclusive Purchase Money Deed of Trust, or (ii) cancellation of the Note secured hereby and reconveyance of

All-Inclusive Purchase Money Deed of Trust.

Should Trustor be delinquent or in default under the terms of the Note secured hereby and if Beneficiary consequently incurs any penalties, charges, or the Manager of the Should Trustor be delinquent or in default under the terms of the Note secured hereby and if Beneficiary consequently incurs any penalties, charges, or expenses on account of the Underlying Note(s) during the period of such delinquency or default, the amount of such penalties, charges, or in the immediately added to the principal amount of the Note excited hereby and chall be immediately payable by Trustor to Beneficiary.

other expenses on account of the Universitying (Note(s) during the period of such definitions) of the Universitying (Note(s) during the period of such definitions) of the Note secured hereby and shall be immediately payable by Trustor to Beneficiary. If at any time the unpaid balance of the Note secured hereby, accrued interest thereon, and all other sums due pursuant to the terms thereof and all sums and the balance of the Linderlyine Note(s) and account If at any time the unpaid balance of the Note secured hereby, accrued interest thereon, and all other sums due pursuant to the terms thereof and all sums advanced by beneficiary pursuant to the terms of this Deed of Trust, is equal to or less than the unpaid principal balance of the Underlying Note(s) and accrued the Note secured hereby at the outlook of Republicary shall be cancelled and said property shall be recompand from the lien of this Doed of advanced by beneficiary pursuant to the terms of this Deed of Trust, is equal to or less than the unpaid principal balance of the Underlying Note(s) and accrued interest thereon, the Note secured hereby, at the option of Beneficiary, shall be cancelled and said property shall be reconveyed from the lien of this Deed of

- st.

 (B) Trustor and Beneficiary agree that in the event the proceeds of any condemnation award or settlement in fieu thereof, or the proceeds of any casualty are smalled by the holder of the Underlying Novale) in reduction of the unused I rustor and meneticiary agree that in the event the proceeds of any condemnation award or settlement in tieu thereos, or the proceeds of any casualty covering destructible improvements located upon said property, are applied by the holder of the Underlying Note(s) in reduction of the unpaid amount thereof, the unnaid minimal halance of the Note occurred hereby chall be reduced by an activation amount which chall be deemed applied to insurance covering destructible improvements located upon said property, are applied by the holder of the Underlying Note(s) in reduction of the unpaid principal amount thereof, the unpaid principal balance of the Note secured hereby shall be reduced by an equivalent amount which shall be deemed applied to
- last sums due under the rvote.

 (C) At such times as the Note secured hereby becomes all due and payable, the amount of principal and interest then payable to Beneficiary thereunder the state of the s shall be reduced by the then unpaid balance of principal and interest due on the Underlying Note(s).
- If be reduced by the then unpaid balance of principal and interest due on the Underlying Prote(s).

 (D) Any demand hereunder delivered by Beneficiary to Trustee for the foreclosure of the lien of this Deed of Trust may be not more than the sum of the
- owing amounts:

 (i) The difference between the then unpaid balance of principal and interest on the Note secured hereby and the then unpaid balance of principal and

\$13.00

FEE

- (ii) The aggregate of all amounts theretofore paid by Beneficiary pursuant to the terms of this Deed of Trust prior to the date of such foreclosure sale, for taxes and assessments, insurance premiums, delinquency charges, foreclosure costs, and any other sums advanced by Beneficiary pursuant to the terms of this Deed of Trust, to the extent the same were not previously repaid by Trustor to Beneficiary; plus
- (iii) The costs of foreclosure hereunder; plus attorneys fees and costs incurred by Beneficiary in enforcing this Deed of Trust or the Note secured hereby as permitted by law.

(E) Notwithstanding any provision to the contrary herein contained, in the event of a Trustee's sale in furtherance of the foreclosure of this Deed of Trust, the balance then due on the Note secured hereby, for the purpose of Beneficiary's demand, shall be reduced, as aforesaid, by the unpaid balance, if any, of principal and interest then due on the Underlying Note(s), satisfactory evidence of which unpaid balances must be submitted to Trustee prior to such sale. The Trustee may rely on any statements received from Beneficiary in this regard and such statements shall be deemed binding and conclusive as between Beneficiary and Trustor, on the one hand, and the Trustee, on the other hand, to the extent of such reliance. Signature of Trustor Hazel M. Sneith re of Beneficiary poration STATE OF CALIFORNIA COUNTY OF ifonna day of March 19.86 before me, the undersigned, a Notary Public in and for said County and State, personally appeared William V. (Copp FOR NOTARY SEAL OR STAMP ropp OFFICIAL SEAL known to me or proved to me on the basis of satisfactory evidence to be DONNA R GOGAIN NOTARY PUBLIC - CALIFORNIA Secretary of the corporation that executed the within instrument on behalf of the corporation therein named, and ecknow-LOS ANGELES COUNTY comm. expires MAR 13, 1985 ledged to me that such corporation executed the within instrument pursuant to its by-laws or a resolution of it's board of directors Signature donna R. CAL /FOR NIA On this the 24 Jay of MARCH 19_16, before me, WARREN S. SNYDER County of the undersigned Notary Public, personally appeared HAZEL M. SNEITH □ personally known to me proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) subscribed to the within instrument, and acknowledged that 545 executed it. WITNESS my hand and official seal. GENERAL ACKNOWLEDGMENT FORM 7110 052 MATIONAL NOTARY ASSOCIATION . 23012 Ventura Blvd. . Woodland Mills, CA 91384 STATE OF OREGON: COUNTY OF KLAMATH: Filed for record at request of September A.D., 19 86 11:01 the 26 th o'clock A M., and duly recorded in Vol. Mortgages

Evelyn Biehn, County Clerk By