1-12638 -TRUST DEED (No restriction on setsignment). Trust Dood Series 1041 ENS-NESS LAW PUBLISHING CO., PORTI 10 12 M81 75661 Vol. TRUST DEED 10218 _Page_ 1 2 3 T 2 3 RICHARD COWEN and JOSEPHINE C ... COWEN, husband and wife, as Grantor, ASPEN TITLE & ESCROW, INC., as Trustee, and _CRAIG_TRIEBWASSER, as to an undivided h interest, and CRAIG_TRIEBWASSER_and_JEANNETRIEBWISSER, as temants in common, as to an undivided hinterest as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ____Klamath__ and the second the transfer the second the Lot 40, Block 48, Tract 1184, OREGON SHORES UNIT #2, FIRST ADDITION, in the salan mene County of Klamath, State of Oregon. 23' ang da diago "THIS INSTRUMENT WILL NOT ALLOW USE OF THE THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLA-TION OF APPLICABLE LAND USE LAW AND REGULA-TIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRU-MENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES 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 connecith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the War of TEN THOUSAND FIVE HUNDRED AND NO/100 (\$10,500.00)----of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note the date of manufactory of the cost source of an and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. The above described real property is not contently used for agrees: To protect the security of this trust 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 thereon; 2. To complete or restore prompty and in good and workmanike between any building or improvement which may be constructed, damaged or istroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allocing satements pursuant to the Uniform Commen-tial Code as the beneficiary may require and to pay to filling tame in the proper public afficers or searching agencies as may be desimed desirable by the beneficiary. tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in supsordination or other agreement altecting this deed or the lien or charge thereof; (d) zeroneyance may be described as the "person or persons be conclusive proof of the truthiluness thereof. Turtse's less for any of the property, the gaily entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthiluness thereof. Turtse's less for any of the property and the recitals therein of any matters or facts shall be conclusive proof of the truthiluness thereof. Turtse's less for any of the property and the recitals therein of any matters or facts shall be conclusive proof of the truthiluness thereof. Turtse's less for any of the property and the gaily and the recitals therein of any security of the indebtedness hereby secured, enter upon and take possession of said property, the collection functions and profits, including those past due and unpaid, and apply the same.
11. The entering upon and taking possession of said property, the follection of such recits, issues and profits or or release thereof as aloresaid, shall not cure or wave any delault or notice of delault hereunder or invalidate any act other such other invalids and property, and the application or release thereof as aloresaid, shall not cure or wave any default or notice.
12. Upon default by grantor in payment of any indebtedness secured

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a cost of the contractory may require and so pay not ning same in me oper public of likes a of clices, as well as the cost of all lien searches made to him of the cost of all lien searches made to him of the cost of all lien searches made to him of the cost of all lien searches made to him of the cost of all lien searches made to him of the cost of all lien searches made to him of the cost of all lien searches made to him of the cost of all lien searches made by the next the previde as the search premises against loss or damage by lire of auch other harmon has the previde and the previde as the search previde and the previde as the search previde and the previde as the search previde the search of the search of the previde the previde the search of the search previde and the search previde and the search previde the search of the search previde the search as the search of the search of the search of the search previde the search of the search

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b. 16 per automation of the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's fors actually incurred.
7. To appear in and delend any action or proceeding purporting to attorney's event of the security rights or powers of beneficiary or trustee; and in any suit, any suit so the foreclosure of this deed, to pay all costs and expense, including any makes but the foreclosure of this deed, to pay all costs and expenses, including evidence of this deed, to pay all costs and expenses, including evidence of the reasonable as the beneficiary's or trustee's attorney's leer; the amount of the trial cost and in the event of an appeal from any judgment or factore of the trial cost, grantor further afrees to pay such sum as the appeal, and the the appeals as the beneficiary's or trustee's attorney's leer on such appeal.
It is matually affeed that:
Is the minimum of the the sound or any portion of the monies payable costs, ersonable as attorney's leer oncient domain or condemnation, beneficiary and the the sound of the sight of mainter that all or any portion of the anomet of the resonable costs and attorney's lees nonceasily paid or incurred by granting in such proceedings, shall be paid to beneficiary and the beneficiary in such proceeding, shall be paid to beneficiary and the base sound by it and upon any recessand pay and upon withen exponsel, and the base attorney's lees.
At any the trial and appellate courts, process and its own expense, to take such actions and the base attorney in obtaining such commendance applied upon the indubtedness received bereaby; and grantor agrees, at its own expense, to take such actions and special of and the pay in obtaining auch commender the approach of the reasonable costs and expenses and attorney's beneficiary and the base and presentation of the indubtedness, trustee may applied by attractions of the reasonable costs and expenses and attorney's the industedness of the reasona

pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligations secured hereby whereupon the trustee shall fix the time and place of sise, give notice thereod as then required by law and proceed to forclose this trust deed in the manner provided in ORS 86.740 to 86.795.

the manner provided in ORS 66.740 to 86.795. 13. Should the beneticiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the frustee's sale, the grantor or other person so privileged by trustee for the amount sale, the grantor or other person so privileged by the entire amount then due under the terms of the trust deed and the obligation secured thereby (including costs and expenses actually incurred in enforcing the terms of the obligation and trustee's and attorney's fees not ex-ceeding the amounts provided by law) other than such portion of the prin-cipal as would not then be due had no default occurred, and thereby cure the default, in which event all foreclosure proceedings shall be dismissed by the trustee.

the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel of sale. Trustee shall deliver to the purchaser is deed in form as required by law converging the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereoi. Any person, excluding the trustee, but including the grantor and beneticiary, may purchase at the sale.

the grantor and beneficiary, may purchase at the sale. 15. When fruites sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to bilgation secured by the trust deed, (3) to all persons having recorded the subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such such and the such and the such and the successor in interest entitled to such such and the such and the successor in interest entitled to such such and the such and the successor in interest entitled to such such and the successor in interest entitled to such and the such and the successor in interest entitled to such and the successor in the successor in interest entitled to such and the successor in the succ

surplus, it any, to the grantor or to his successor in subset enumes to such surplus. 16. For any reason permitted by law beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appoint instrument executed by beneliciary, containing reference to this trust deed and its place of the country or counties in which the property is situated, shall be conclusive proof of proper appointment 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 obligated to notify any party hereto of pening sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee ahall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loom association authorized to do business under the laws of Oregon or the United States, a tille insurance company authorized to insure tille to real property of this state, its subsidiants, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

10219 nat an mart edens to contact op Aussa 210, 65 or and actual (unitor or a trace at an den maria l The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for granter's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organisation, or (even if granter is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-mersonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the ct socured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the time gender includes the feminine and the neuter, and the singular number includes the plural. personal representatives, 3f 3., contr. Gastin IN WITNESS WHEREOF, said grantor has hereunto set his hand theretay and year first above written. • IMPORTANT NOTICE: Delete, by lising out, whichever warranty (a) or (b) is ast applicable; if warranty [a] is applicable and the beneficiary is a creditor beneficiary Must comply with the Act and Regulation by making required disclosures; for this perpese, if this instrument is to be a FIRST lien to finance if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling we Stevens-Ness form No. 1305 or equivalent; ef a dwelling we Stevens-Ness form No. 1305 or equivalent; ef a dwelling we Stevens-Ness form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Kichanows X Richard Cowen X Jaseph Josephine C. Coven -----(If the signer of the above is a corporation, yo the form of actnew ladgment opposite.) WITNESS: [Kerry (S. Penn STATE OFXIRE SECALIFORNIA (ORS 93.490) STATE OF OREGON, County of ... ------.....) ss. ----Personally appeared Personally appeared the above named Richard Coven and Josephine C. andwho, each being first Coven duly sworn, did say that the former is the president and that the latter is the in a second a second secretary of and the second s Whe they me along a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the loregoing instrument to be their voluntary act and deed. Balore me: (OFFICIAL SEAL) Before me: Notary Public for Oregon Notary Public for Oregon My commission expires: (OFFICIAL My commission expires: SEAL) est strategi Statesti - 414 A REQUEST FOR FULL RECONVEYANCE Property and To be used only when obligations have been paid. TO:, Trustee The undersigned is the lefal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you hard must create or permanen to statute, to tained an evidences of independences soluted by such that door (which are desired to you hardwith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the Factors now half by you under the same. Mail reconveyance and documents to CLLI OF CO PLANING DIPARTITICIT TO VERIET DATED CONTRACT TO ANNUAL CONTRACTOR OF THE CONTRACT OF THE CONTRACT. 10212 1.918 TION OF 7180 2 1 S con ં <u>ગ</u>ાનું અન LINE PRESSION ANT NOL V Beneficiary od OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. i l'He is Trans C. TRUST DEED FORM No. SET-11 STATE OF OREGON, ss. RICHARD COVEN and I certify that the within instru-A HAR AND AND AND AND AND AND ment was received for record on the JOSEPHINE C. COWEN Grantor CRAIG TRIEBWASSER and in book/reel/volume No.....on FOR 1000 pageor as document/fee/file/ 1-21.1745 RECORDER'S USE JEANNE TRIEBWASSER Record of Mortgages & said County. Beneliciary Witness my hand and seal of AFTER RECORDING RETURN TO 712.18 wer nie fertrente-Eli Property Co. County affixed. N4506 (* ·18840 VentyraBlvd., Turzana, Ca. 91356 THE ON THE

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t e	STATE OF CALIFORNIA,
	COUNTY OF S.
	On this the 13 day of A Seil 1987 before me,
	the undersigned, a Notary Public in and for said County and State, personally appeared Kerey - Rann personally known to me to be the person whose name is subscribed to
3	the within instrument as a witness thereto, who have being by me duly swom,
Witne	resides at \$343 Meding Ko.
ž	AD Tose phine C. Cowen
, B- 82	personally known to be that person described in, and whose many is subscribed to the within and annexed instrument,
AL-376 (Rev Staple	execute the same and that affiant subscribed
Stap	Signature School
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FOR NOTARY SEAL OR STAMP

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at reques	of Aspen Titl	Le Company	the	<u> </u>
of June	A.D., 19 87 at 2:	10 o'clock P_M.	, and duly recorded in Vo	ol. <u>M87</u> ,
	of Mortgages	on Page	10218	
	ta a second the second second second	Evelyn Biehn	, County Clerk	At
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