Do nut fone or destroy this Trust Deed CR the NOTE which it gewest, flosh must be delicated for the trained for destroit before neconsupance will be much

Lots 8, 9, 10, and 11, Block 4, MIDLAND, in the County of Klamath, State

Please trotary

STATE OF OREGON,

was received for record on the 21st . day

together, with all 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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twenty Nine Thousand Eight Hundred and No/100—

note of even date herewith, payable to beneficiary or order and made, by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable. At MATULITY OF NOTE

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without irse having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable, paying our pays payable to a grant payable.

To protect the security of this trust deed, grantor agrees:

(a) consent to the making of any map or plat of said property; (b) join in

of Oregonist DEED

join in executing such infancing lastements pursuant to the Unitor Commercial Comport and the Control infancing lastements pursuant to the Unitor Commercial Comport and Control in the Co

To protect the security of this trust deed, grantor agrees:

1. 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 promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor, son it is comply with all laws, ordinances, regulations, covenants, conjoin in exceeding such as the conficient pay requires and to pay or tiling sums in the proper public such that the following continuously maintain insurance on the building of improvement grants and to pay to reliming sums in the property builting officers or searching agencies as may be described as the "person or persons for in exceeding the beneficiary may require and to pay to reliming sums in the property builting officers or searching agencies as may be described by the beneficiary may require and to pay to reliming time in the property builting officers or searching agencies as may be described by the described as the "person or persons for interesting the person of persons or persons of the conclusive, proof of the truthfulness thereof. Trustee's less to any 5.

10. Upon any dealure by agent or by a receiver to be appointed by a court, and without repair to the adequacy of any security for or any part thereof, in its own name sure or otherwise collect the rents, beneficiary may require and continuously maintain insurance on the building now have any indebtedness secured hereby, and in such order as beneficiary may determine.

4. To provide and continuously maintain insurance on the building and such other hazards as the beneficiary may form the require to the property the same, and such other hazards as the beneficiary may form the require to the property the same are property to the person or other parts of the property to the person or other parts of the property to the person or other parts of the property to the person or other part

neys tees upon any indebtedness secured hereby, and in such order as beneliciary may determine.

11. The entering upon and taking possession of said property, the
collection of such rents, issues and profits, or the proceeds of tire and other
insurance policies or compensation or awards for any taking or damage of the
property, and she application or release thereof as aloresaid, shall not cure or
waive any default or notice of default hereunder or invalidate any act done
pursuant locanch profice.

12. Upon default by grantor in payment of any indebtedness secured
hereby in his performance of any agreement hereunder, the beneficiary may
declar all sums secured hereby immediately due and payable. In such an
energy beneficiary at his election may proceed to foreclose this trust deed by
advertisermed and estable in the latter event the beneficiary or the trustee shall
secure and estable in the latter event the beneficiary or the trustee shall
secure and estable the trustee in the said described and property to satisfy the obligation secured
thereof as then required there and proceed to foreclose this trust deed in
the manner-provided in ORS 86,735 to 86,795.

the manner provided in ORS 86.735 to 86.795.

13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or, any other person so privileged by ORS 86.753, may cure the default or defaults. It the default consists of a laiture to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured; may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default of defaults, the person effecting the cure shall pay to the beneficiary all costs and experies actually incurred in enforcing the obligation of the trust deed together with trustees and estometry's fees not exceeding the amounts provided by laws that the trust deed by laws the trust deed by laws the trust deed by laws that the trust deed by laws the trust deed laws the

together with trustee se and attorney's less not exceeding the amounts provided by lawn and the content of the

surplus.

16. 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 conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall 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 attarney, who is an active member of the Oregon State Bar, a bank, trust company or zavings and loan association authorized to ido business under the loves of Oregon brothe United States of any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

TRUST DEED OF STRUSHS-HESS LAW PUS. CO., PORTLAND, ORE. BT	ck 4, MIDLAND, in the	STATE OF OREGON, County of
Grantor irrerocubiv grants, barg Klanath Gourn	ins, solls and conveys to trustee , ', Oregon, described as:	of September 19.87, wath 3112 worked
as Beneficiary, Grautor	INFACE REBERVED. FOR RECORDER'S USE	in book/reel/volume NoM87 on page 17169 or as fee/file/instrument/microfilm/reception No79581.,
THE FEW BYS LYMS HAW SENTS LYASHI		Record of Mortgages of said County.
ASPEN TIT Beneficiary	ROW, INC., an Ulegon C	Othor Witness my hand and seed of County affixed.
THIS TRUST DEED, made the LESTER A. KRUSE and NDR weter seconding sering to	III to a series of the series	UC Evelyn Biehn, County Clerk
ASPEN TITLE & ESCROW, INC.	Fee: \$9.00 AD	By An Smith Beputy