	STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR. \$7204
QUALITY COMPONENTS, INC., an Oregon corpor	day ofOctober, 19.87, between ation, by and on resolution of its
as Grantor, ASPEN TITLE & ESCROW COMPANY RONALD R. DAVIS and DOROTHIE H. DAVIS, tru	, as Trustee, and stees under agreement dated June 2, 1986
Grantor irrevocably grants, bargains, sells and co inCounty, Oregon, descri	ESSETH: nveys to trustee in trust, with power of sale, the property bed as:
UNITED CONFORMED INC Lot 4, Block 2, Tract 1174, COLLEGE INDUST to the official plat thereof on file in th Clerk of Klamath County, Oregon. LENSL DEED	RIAL PARK, according e office of the County Constant 2000 Constant 2000
Do nat laur of notifier, this front Dood 272 toth Matty which it separate Buck of	are an espectation of a second sec
sum of FIVE HUNDRED SEVENTEEN THOUSAND SIX note of even date herewith, payable to beneficiary, or order and m not sconer paid, to be due and payable <u>October</u> The date of maturity of the debt, secured by this instrumen, becomes due and payable. In the event the within described prop sold, conveyed, assigned or alienated by the grantor without the then, at the beneficiary's option, all obligations secured by this instru-	E of each agreement of grantor herein contained and payment of the HUNDRED TWENTY FIVE AND NO/100
 To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon not to commit or permit any waste-of-said property. To complete or restore promptly and in good and workmanilky building or improvement with may be constructed, damaded or building or building and building or analysis. 	(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge
manner any building of important and costs incurred therefor. 3. To comply with all laws, ordinance, régulations, covenants, condi itons and restrictions allecting said property: il the beneficiary so requests, it join in executing such financing statements pursuant to the Uniform Commer join in executing such financing statements pursuant to the Uniform Commer join in executing such financing statements pursuant to the Uniform Commer join in executing such financing statements pursuant to the Uniform Commer join in executing such financing statements pursuant to the Uniform Commer proper public office or offices, as well as the cost of all lien searches mad by liling jointers for searching agencies as may be deemed desirable by the beneficiary. The A To provide and continuously imaintain insurance on the building now or hereafter erected on the said premises casinst loss or damage by ling and such other hazards as the beneficiary may from time to time require, in an amount not less than 3	a roles intended in the participation and to react the relation of the relatio

Irusi deed, shihou waiver of any rights wing from breach of any of the covenants hereol and for such payning with mitree as aforsoid, the property here in the the server of any covenants here of and for such payning in the grantor, shall be bound to the entry here in the the server of the payner of the beneficiary out notice, and the note payner thereof shall, at the 'option of the beneficiary out notice, and the note payner thereof shall, at the 'option of the beneficiary out notice, and the note payner thereof shall, at the 'option of the beneficiary out notice, and the note of this trust deed, input of the second by this trust deed immediately, due and paynble and constitute a breach if this trust deed, and expenses of the trustee incurse in connecting with or in enforcing this obligation and trustee's and attorney's less actifully incurred. In the other costs and expenses of the trustee in any suit or the toreclosure of this deed, to pay all costs and expenses, including evidence of title and the beneficiary or trustee; and in any suit as the appellate court, stall quick reasonable as the beneficiary s'or trustee's attorney's less mentioned in: this parafraph 7 in all cases shall be inder the trial court, granto further agrees to pay such aum as the appellate court shall adjudge reasonable as the beneficiary s'or trustee's attorney's less enclose of that: a such payn's less mention or any position of the arise of the trial court, granto further agrees of the amount of the trial court, granto further agrees to pay such aum as the appellate court stall adjudge reasonable as the beneficiary s'or trustee's attorney's less enclose of that and payn's less attorney's less methods attorney's less methods attorney's less methods attorney's less methods attor

urefus, if any, to the grantor or to his successor in interest entitled to such surplus, if a Benelicity may from time to time appoint a successor or succes-ors to my trustee named herein or to any successor trustee appointed here-maker. Upon such appointment, and without conveyance to the successor trustee; the latter shall be vested with all title, powers and duites conterred and substitution shall be made by written instrument executed by beneliciary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If. Trustee accepts this trust when this deed, duly executed and acknowledged is may approxible records appointed by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trusts or i any action or proceeding in which grantor, benelicitary or trustee shall be a party unless such action or proceeding is brought by trustee.

NQTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is on active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliate, agents or branches, the United States or any agency theread, or an escow agent licensed under ORS 696.505 to 696.585.

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except a deed of trust dated the is the grantor, as recorded in Vol. M., P. is trustee in which Quality Components Inc. is Davis and Dorothie H. Davis, are ber Deed Records of Klamath County, as a of the Deed Records; & that they will The grantor warrants that the proceeds of the lo factorioscily, for an organization, or (even if grantor is a purposes.	ad with the beneficiary and those claiming under him, that he is law- 1 property and has a valid, unencumbered title thereto save and day of, 19, in which Quality Components Inc. e, and First Interstate Bank of Oregon is beneficiary, econd deed of trust dated theday of, 19 s grantor, Bradford J. Aspell is trustee, and Ronald R. aneficiaries, as recorded in Vol. M86, P 18783 of the assigned the 12th day of May, 1986, in Vol. M86, P.8224 111 warrant and forever defend the same against whomsoever loan represented by the above described note and this trust deed are: created in vortices, in sector defend the same against whomsoever loan represented by the above described note and this trust deed are: created of verses for a sector business or commercial purposes other than agricultural
This deed applies to, inures to the benefit of ar tors, porsonal representatives, successors and assigns. Th contract secured hereby, whether or not named as a bene masculine gender includes the feminine and the neuter, IN WITNESS WHEREOF, said grantor * IMPORTANT NOTICE: Delete, by lining out, whichever warron not applicable; if warranty (c) is applicable and the benefici- cs such word is defined in the Truth-in-bending Aes and Re beneficiary MUST comply with the Act and Regulation by 1 disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwalling, use Stevars-Ness Form No. 1300 if this instrument is NOT to be a first lion, or is not to finan of a dwelling use Stevans-Ness Form No. 3306, or equivalen with the Act is not required, disregard this notice.	and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- the term beneficiary shall mean the holder and owner, including pledgee, of the neticiary herein. In construing this deed and whenever the context so requires, the singular number includes the plural. t has hereunto set his hand the day and year first above written. QUALITY COMPONENTS, INC., an clary is a creditor Regulation Z, the making required ST lien to finance OS er equivalent; MICHAEL P. DAVIS, VISR TRESIDENT
STATE OF OREGON, ss. County of	STATE OF OREGON, County of Klamath Jilo 3 October 15 19 87 Personally appeared MICHAEL P. DAVIS and MARION STRONG who, each being first duly sworn, did say that the former is the Vice President President Passes OCTOPORATION COMPONENTS INC. 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;
ment to be	and each of them acknowledged said instrument to be its voluntary est and deed. Before me: Notary Puble for Oregon My commission expires: Felo 3, 1991
10 robust the for the term and the Green Storage 10 robust the formation of the Green Storage 10 robust the second fill of the Green Storage 10 robust the second fill of the Green of the Storage 10 robust the second fill of the Storage of the Storage 10 robust the second fill of the Storage of the Storage 10 robust the second fill of the Storage of the Storage 10 robust the Storage of the Storage of the Storage of the Storage 10 robust the Storage of the Storage of the Storage of the Storage 10 robust the Storage of the Storage of the Storage of the Storage of the Storage 10 robust the Storage of the Storage of the Storage of the Storage of the Storage 10 robust the Storage of	NUEST FOR FULL RECONVEYANCE I only when oblightions have been poid. Il indebiedness secured by the foregoing trust deed. All sums secured by said y are directed, on payment to you of any sums owing to you under the terms of denoes of indebtedness secured by said trust deed (which are delivered to you vithout warranty; to the parties designated by the terms of said trust deed the ce and documents to NEATACE of each statement of functions.
Prock 3 Laser 11.4 Creation QUALITY COMPONENTS INC. Components inc. Components inc. W Krimen ch Components inc. Components inc.	STATE OF OREGON, County of <u>Klamath</u> Ss. County of <u>Klamath</u> Conferring that the within instrument Was received for record on the 19th day of <u>Conferring</u> of <u>Space Reserven</u> SPACE RESERVED THACK THE CONFERRENCE OF STATE
Grantor RONALD ¹ R ¹ DAVIS and DOROTHIE H, DAVIS Sector (Construction) Difference (Construction)	SPACE RESERVED IN DOOK/ree//volume No
그는 방법에서 지수가 많아요. 그는 것 가격과 것이는 것 것 같은 것이 나라는 것이가 많다.	\$10:00 DEED AC By FAM Ameth Deputy

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