-10 SIT <b>80797</b> CO	. \#215	TRUST DEED		19243
A THIC TOTICE T		23rd day of , husband and wife		, 19.87, between
ASPEN TT	TE AND DCODAN			
STEVEN P. ALPERT &	nd EVELYN B. AL	OMPANY, an Oregon co PERT, husband and w	Diporation,	, as Trustee, and
as Beneficiary,	25 <b>1</b> 40 € 25	WITNESSETH.	1000年1月1日 1月1日日日日日日日 1月1日日日日日日日日日日日日日日日日日日日日	
Grantor irrevocat in Klamath	ly grants, bargains, County, O	sells and conveys to trus regon, described as:		r of sale, the property
an ann an Star Star Star Star Star Star Star Star		OREGON SHORES	See all a statistical sectors and a sector se a sector se sector sector sect	n i da e de provinsiones. Notes de la compositiones de la compositiones de la compositiones de la composition de la composition de la comp
Lot 19, Block 19, in the County of K	Tract 1113, ORE lamath, State o	GON SHORES UNIT 2, f Oregon.		
1 20 com trans Contempose des 2010 - 110 - 110 -				
		TION OF APPLICAP TIONS. BEFORE SIGI MENT, THE PERSO PROPERTY SHOULD	T WILL NOT ALLOY ED IN THIS INSTRUM LE LAND USE LAW NING OR ACCEPTING N ACQUIRING FEE TO CHECK WITH THE LANNING DEPARTME	AND REGULA- THIS INSTRU- THIS TO THE
ogether with all and singula now or hereafter appertaining	the tenements, heredi	anta da serie de la companya de la c	d all other rights thereuntd	belonging or in anywise
		taments and appurtenances an and profits thereof and all fixt RFORMANCE of each agreem FTFTY AND NO (100		
FOR THE PURPOSE	OF SECURING PER	FORMANCE of each agreen FIFTY AND NO/100 -	and at the total to the	

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sum of <u>BULVEN INVERTING FUEL FIELT AND NOT DOUBLED FIELT AND NOT DOUBLES</u>, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereoi, if Double field and interest hereoi, if not sconer paid, to be due and payable 10 years from date of grantor, the third payment of principal and interest nereot, it 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. The above described real property is not currently used for agricultural, timber or grazing purposes.

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To protect the socurity of this trust deed, grantor agrees: To protect, preserve and maintain said, property in God condition, and repair not to remove or demolish any building or improvement thereon; not to complete or restore promptly and in good and workmanike mannees and building or improvement which may be constructed, damaged or destroyed more and pay when due all costs incurred therefor. To restoring such listing said property; if the beneficiary so requests, to join in executing such listing said property; if the beneficiary so requests, to rest the start or as the beneficiary may require and to pay for tiling same in the proper public office or offices as well as the cost of all lien searches made beneficiary. 4. To provide and communuty maintain impresence or the the truth officiary.

tons and restrictions allecting said property; if the beneficiary to requests, to form the securing such limancing statements pursuant to the Uniom Commercian Green and the beneficiary may require and to pay for illing same in the perifer of the said premises against loss or damage by the beneficiary.
• A To provide and continuously, maintain, insurance on the building of the said of the said premises against loss or damage by the and work of the said premises against loss or damage by the and mount not less than 3. 11, 4.50, 000
• More or hereafter erected on the said premises against loss or damage by the control of less than 3. 11, 4.50, 000
• More or hereafter erected on the said premises against loss or damage by the and such other hasters as 11, 12, 4.50, 000
• More or hereafter erected on the said premises against loss or damage by the companies acceptable to the beneficiary may the limit of the theory and insures and the limit of the grantor whill be delivered to the beneficiary as soon as insured; if the grantor whill be the same at grantors and the latter; all of the grantor whill be delivered to the beneficiary as soon as insured; if the grantor whill be delivered to the beneficiary as soon as insured; and the grantor whill be delivered to the beneficiary as buildings, collected under any fire or other insurance policy may be sapplied by bount, ciary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary, the entire around so collected, or any part thereol, may be released to grantor. Such applied by grantor, either determines and other charges thet may be grantor and to pay all against and other charges that may be grantor and to pay all against and other charges that may be grantor. The secure charges become past due to deliver that be grantor, that in the necest and the amount and the added to and become a part of the grant as altered. The shall be added to and promptly deliver and payable withereol, payment o

hural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in graning any sasement or creating, any restriction thereon; (c) join in any ubordination or other agreement allecting this deed or the lien or charge the intervent of the property. The gradient of the second seco

The detault, in which event all forcelosure proceedings shall be dismissed by 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 in one parcel or in separate parcels and sall self the parcel or parcels auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser is deed in form as required by law converging the property so sold, but without, any corenant or warranty, express or im-of the truthfulness thereof. Any parson, excluding the trustee, but including the property so sold and the distribution of the trustee but including the frantee selfs pursuant to the powers provided herein, trustee stions, the of the obligation secured by the trustee but including the of the interest may appear in the order of the trustee in the trustee stions, code the frante subsequent to the interest of the trustee in the trustee having its or to be franter or to he success in interest of the trustee the franter on the granter or to has successor in interest entitled to the surplue.

Surplus, it any, to the grantor or to an successor in interest entities to such surplus, it any, to the grantor or to an successor in interest entities to any interest and the successor or successors to any trustee named herein or to any successor trustee appointed neuronet. The successor is any trustee named herein or to any successor trustee appointed upon any trustee herein named or appoint conveyance to the successor intrastee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appoint instrument executed by bencharr, containing reference to this trust deed and its place of record, which, which successor trustee. It is is intrast deed shall be conclusive proof of proper appointment of the successor trustee. If. Trustee accepts this first when this deed, duly executed and ecknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pering sale under any other deed 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 attorney, who is an 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 tille insurance company outhorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

19244 this sinte, in subsidiaries, midioles, openis on bio timed grant of out about thereof, of on earow office The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto 195 endersteiner. much his 3626 (m 0 9 tratation and that he will warrant and forever, defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily, for grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first Above written. \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose; if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. Norman D. Green Nancy L. Green Witnessed by: OME (If the signer of the above is a corporation, use the form of acknowledgment opposite.) Carminia S. Schultz (ORS 93.490) NUT SPEC STATE OF XXXXXXX STATE OF OREGON, County of 10 - 6 , 19 87 Personally appeared C. 3. Schultz County of the street street 1...... who, each being first Personally appeared the above named. \*Norman D. Green and Nancy L. Green\* duly sworn, did say that the former is the ... president and that the latter is the ..... secretary of 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 -343 and acknowledged the foregoing instrument to be ......... their ......... voluntary act and deed. OFFICIAL SEAL S. G. LABO NOTARY PUBLIC - CALIFORNIA SAN PEOD and deed. Before me: Before me: (FI Ill Joos (OFFICIAL Notary Public for Cargon Collyn me SEAL) SAN PERCIADUNT Notary Public for Oregon My CommSEAL) Jan 8, 1988. My commission expires: My commission expires: Jan . 8, 19 28 CAT. NO. NN00634 TO 21950 CA (1-83) TICOR TITLE INSURANCE (Witness-Individual) STATE OF CALIFORNIA COUNTY OF / SAN DIEGO 19 87 y said before me, the undersigned, a Notary Public in and for On rms of said State, personally appeared Carminia S. Schultz o you personally known to me to be the person whose name is subscribed to the within Instrument, or proved to ed the be such by the oath of a credible witness who is personally known to me, as being the subscribing Witness thereto, said subscribing Witness being by me duly sworn, deposes and says: That this witness resides in V By 2 Mirol Que. Church Visth, CA. 92010 and that said witness was present and saw Norman D. Green and Nancy L. Green personally known to said witness to be the same person OFFICIAL SEAL S. G. LABO described in and whose name is subscribed to the within NOTARY PUBLIC - CALIFORNIA SAN DIEGO COUNTY and annexed Instrument as a party thereto, execute and deliver the same, and that affiant subscribed his/her My Comm. Expires Jon. 8, 1988 name to the within Instrument as a Witness. WITNESS my hand and official seal. Signed X (This area for official notarial seal) SS. I certify that the within instru-<u>or transvillik genne and tan sells one orreg</u> 20030 <u>Court</u> Oregon, deserthed GREEN STATE OF OREGON. Crantos SPACE RESERVE ....... as Benchiclary. Grantor FOR ..... Filed for record at request of: ALPERT WITELSS, RECORDER'S STEVEN FULLALENCE AND ENERTAR Aspen Title Company COREVUS AN OF as Granior, Navie a Line TO OF on this \_\_\_\_\_\_ day of \_\_October A.D., 19 \_87 Beneficiary o'clock <u>A</u> M. and duly recorded of <u>Mtges.</u> Page <u>19243</u>. 11:49 SEX, bushored and at HOEMAFTER RECORDING RETURN TO DIC in Vol. \_\_\_\_\_M87\_\_\_ Mr. & Mrs. Steven P. Alpert Evelyn Biehn, County Clerk c/o ELI EROPERTX CO. 18840 Ventura Blvd., #215 PAM By 18621 05 Deputy. Tanzana, Ca, 91356 = Fee, \$10.00 Secondaria de ALC: N LIGHTS THE