	DEED
THIS TRUST DEED, made thislstday of	March, 19.88., between
Peters Truck Line, Inc., a Califo	rnia Corporation , as Grantor,
Aspen Title & Escrow, Inc.	, as Trustee,
	SSETH:
Grantor irrevocably grants, bargains, sells and conv in <u>Klamath</u> County, Oregon, described as:	eys to trustee in trust, with power of sale, the property
Lots 12B, 13A, 13B, 13C, 14A, 14B, 15 SUPPLEMENTAL PLAT OF RAILROAD ADDITIC in the County of Klamath, State of Or	ON TO THE CITY OF KLAMATH FALLS,
In the county of Klamath, State of G	
"This Deed of Trust is securing a var note is tied to prime."	riable rate note. The rate on said
	together with all and singular the tenements, hereditaments and ap-
must as a set all other months thereusto belonging of in anywise i	tow or nerester appertating, and the rents, issues and provide mereer
and all fixtures now or bereafter attached to or used in connection with FOR THE PURPOSE OF SECURING PERFORMANCE of ea	ch agreement of grantor herein contained and payment of the
sum ofINTINOINOINO thereon according to the terms of a promissory note of even date (nat) navment of principal and interest hereof, if not sconer paid, to be of the second sec	herewith, payable to beneficiary or order and made by grantor, the due and payable February 25,
To protect the security of this inust cood, granice agrees:	reconverse for cancellation) without affecting the lightlity of any person for the
 To protect, preserve and maintain said property in good condition and repair: not to remove or demoist any building or improvement thereon; not to commit or 	payment of the indebtedness, trustee may (a) consent to the making of any map of plat of said property, (b) your in granting any essement or creating any restriction thereon;
not to remove of conductat any outning of improvement instant, the commer any permit any waits of sand property. 2. To complete or reasons promptly and in good and workmanlike manner any	(c) join in any subordination or other agreement affecting this deed or the field or charge the sect (d) reconvey, without warrying values any part of the property. The grantee in
2. Lo compose de reases à major ma la constructed, damaged or destroyed thereon, anti-pay whyn due all coace incurred therefor.	any reconveyance may be described as the "person of persons legally entities thereto. and the recitate therein of any matters or facts shall be conclusive proof of the truthfull-
1 To comply with all laws, ordinances, regulations, convenants, conditions and instrumentations and property of the head converses, to prove the description of executing	ness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
restrictions conclude an environment of the Uniform Connectual Code as the benefi- such financing statements pursuant to the Uniform Connectual Code as the benefi- ciary may require and to pay for filing same in the proper public office or offices, as	10. Upon any default by grantor bereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without
city may require an open open made by filling officers or searching agencies as may be decined desirable by the beneficiary.	regard to the adequacy of any security for the indentedness nereby secured, enter upon
4 To provide and consumors of maintain insurance on the buildings now or here- after revected on the same pressures against loss or damage by fire and such other hazards	otherwise collect the rents, issues and profits, including those past the wint apparent
as the beneficiary may from time to time require, in	reasonable attorney's fees upon any indebtedness secured hereby, and in such order
an amount: not less that \$ 65,000 -/ <u>maximum</u> insurable amount, writes in companies acceptable to the beneficiary, with loss payable to the failer; all policies of insurance	as neuericital y may dealer the proceeds of fire and other insurance policies or competences or competences.
shull be delivered to the beseficiary as soon as insured; if the granter shall full for any	rents, issues and proms, or the procession many network of the property, and the application or re- sation or a ward's for any taking or damage of the property, and the application or re- lease thereof as aforesaid, shall not cure or waive any default or notice of default here-
reason to be a way any set of the experation of any policy of insurance now or bereafter placed on sand buildings, the beset way may procure the same at granical sexpense.	under or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness secured hereby or in his secure done and secure and secure and secure and secure and secure secures secure secure secures secure secure secures secure sec
Diagra un san ouroning, and any fire or other insurance policy may be applied by bene- The amount concerns a safe any fire or other insurance policy may be applied by bene- liciary upon any indektedness socured hereby and in such order as beneficiary may	performance of any agreement hereunder, the beneficiary may declare all sums se- cured hereby immediately due and payable. In such an event beneficiary at hiselection
determine, or at option of beneficiary the entire amount to collected, or any part transformer representation stantar. Such a noise attorner release shall not cure or waive	may proceed to foreclose this trust deed in equity as a mortgage in the manner provided by law for mortgage foreclosures or direct the trustee to foreclose this trust deed by ad-
any default of making of default hereunder or isselidate any act done pursuant to such dature	vertisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said de-
5. To keep said premises free from construction liens and to pay all lakes, assessments and to pay all lakes, assessments and other charges that may be levied or usisessed upon or against said property defined.	scribed real property to satisfy the obligations secured hereby, whereupon the trustee shall fix the time and place of sale, give notice thereof as then required by 1 w and pro-
ments and users the such takes, assessments and of her charges become past due or delin- duest and promptly deliver receipts therefor to beneficiary; should the grantor fail to	 cred to foreclose this trust deed in the manner provided in ORS Chapter 86. 13. After the trustee has commenced forclosure by advertisement and sale, and at
Queue and productly articles assessments, insurance premiums, lieuworothercharges make payahe by granter, either by direct payment or by providing beneficiary with funds	any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so priveleged by law may cure the default or defaults. If the default
will which to make such payment, benefictary may, at its option, make payment here-	consists of a failure 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 por- be the second by paying the entire amount due to the time of the cure other default that is
tugether with the obligations described in paragraphic and for his crust deed, shall be a base to any function part of the dett secured by this trust deed, without waiver of any	tion as would not then be due had no default occurred. Any other default that is expable of being curved may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the
rights artising from breach of any of the convention bered; and for such payments, with interest as absential, the property hermbelore described, as well as the grantor, shall	person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and
be bound in the same a stratishat they are bound for the payment of the outgation in the dependent and all such that the statishall be immediately due and payable without notice.	attorney's fees not exceeding the amounts provided by law.
secured all the start deed in modulely due and payability of constitute a breach of this secured all this trast deed in modulely due and payability of constitute a breach of this	14. Otherwise, the sale shall be held on the date and at the time and piace designated in the notice of sale. The trustee may sell said property either in one parcel or in separ- tion. The second sale is a second sec
trust ties in the cost of title search	ate parce is and shall sell the parcel or parcels at auction to the highest bidder for cash. payable at the time of sale. Trustee shall deliver to the purchaser its deed in formas re- quired by law conveying the property so sold, but without any covenant or warranty.
as well as the other custs and expenses of the trustee incurrent in connection with or in	express or implied. The recitals in the deed of any matters of fact shall be conclusive
7. To appear in and defend any action or proceeding purporting to interesting	grantor and beneficiary, may purchase at the sale.
In which the beneficiary of trastee may appear, including any anisot the track court of this drest to pay all costs and expenses, suchdary evidence of this and the beneficial this drest to pay all costs and expenses, such any of evidence of all matters is an evidence of the second	the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation se-
ciary's or inustee s alterney's less: the amount of alterney's are interference in the paragraph 7 is all cases shall be fixed by the trial court and in the event of an appeal paragraph 7 is all cases shall be fixed by the trial court and in the random soft he is a court and the random soft he is a court of a court and the random soft he is a court of the random soft he random soft he is a court of the random soft he ra	cured by the trust deed. (3) to all persons having recorded hens subsequent to the interest of the truster in the trust deed as their interests may appear in the order of their
from any judgment or decree of the trial court. grande far the agent of the pay of a store is attor as the soperiale court shall adjudge reasonable as the beneficiary is or trustee's attor	priority and (1) the surplus, if any, to the granter or to his successor in interestentialed
ney's fees on such appeal. It is anotamily agreed that: I is the event find any portion or all of and property shall be taken under the right. I is the event find any portion or all of and property shall be taken under the right.	16 Immeticiary may from time to time appoint a successor or successors to any trustee named betwin or to any successor trustee appointed hereinder. Upon such trustee named betwin or to any successor trustee appointed hereinder.
of entitions domain or combinition. Other stary shall be remembed for such taking	 appointment, and without conveyance to the successor trustee, the fatter and or vested with all little, powers and duties conterred upon any trustee herein named or
which are in encours of the amount required to pay all reasonable to the standing a shall be	appointed herounder. Each such appointment and substitution share of make by written instrument executed by beneficiary, containing reference to this trust doed
pand to indefects 'y and applied by a first appendity reactions for the said or incurred by	and its place of record, which, when recorded in the office of the county cierk of Recorder of the county or counties in which the property is situated, shall be conclu-
Beneficiary in such proceedings, and the delance apprint open in the actions and	17. Trustee accepts this trust when this deed, duly executed and acknowledged is 17. Trustee accepts this trust when this deed, duly executed and acknowledged is
eservice burk sharputmentil at shall be mechaning in compression	hereto of pending sale under any other deed of trust or of any action or proceeding
A All say time and from time to time upon w rates request or person any pay in	
The grantor convenants and agrees to and with th fully seized in fee simple of said described real propert	e Delicitcial y and mose cramming under milling the
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The grantor convenants 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.

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	230Serein described real property is no	ot currently used for agricultural timber or grazing purposes.
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		ta da 1911: Ognation Benevicronich († 1994), and 1995 - 1997 - 1997 1911: Ognation Benevicronich († 1997), and 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997
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	The grantor watrants that the proceeds of the loan t	represented by the above described note and this trust deed are:
	purposes.	ral person) are for business or commercial purposes other than agriculture t
	This teed applies to, inures to the benefit of and bind: personal representatives, successors and assigns. The contract secured hereby, whether or not named as a ben the maximum mereby.	Is all parties hereto, their heirs, legatees, devisees, administrators, executors, e term beneficiary shall mean the holder and owner, including pledgee, of the neficiary herein. In construing this deed and whenever the context so requires, euter, and the singular number includes the plural.
	setting includes the leminine and the ne	euter, and the singular number includes the plural.
	(b) is not applicable; if warranty (a) is applicable and the	warranty (a) or California C
	. The second second will be called in the Truth later	
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	Regulation by making required disclosures. If compliance is not required, disregard this notice.	e with the Act David Peters, President Barry Peters, Secretary/Treasurer
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ī	and acknowledged the foregoing instrument to be Before me: (OFFICIAL SEAL) Notary Public for Oregon My commission expires:	the Act and a with the Act Barry Peters, President Barry Peters, Secretary/Treasurer Cal:f. STATE OF OREGON, County of Siskiyou)ss. March 4

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