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NON-UNIFORM COVENANTS. Borrower and Lender further covenant and agree as follows:

19. Acceleration; Remedies. Lender shall give notice to Borrower prior to acceleration following Borrower's breach of any covenant or agreement in this Security Instrument (but not prior to acceleration under paragraphs 13 and 17 unless applicable law provides otherwise). The notice shall specify: (a) the default; (b) the action required to cure the default; (c) a date; not less than 30 days from the date the notice is given to Borrower, by which the default must be cured; and (d) that failure to cure the default on or before the date specified in the notice may result in acceleration of the sums secured by this Security Instrument and sale of the Property. The notice shall further inform Borrower of the right to reinstate after acceleration and the right to bring a court action to assert the non-existence of a default or any other defense of Borrower to acceleration and sale. If the default is not cured on or before the date specified in the notice, Lender at its option may require immediate payment in full of all sums secured by this Security Instrument without further demand and may invoke the power of sale and any other remedies permitted by applicable law. Lender shall be entitled to collect all expenses incurred in pursuing the remedies provided in this paragraph 19, including, but not limited to,

If Lender invokes the power of sale, Lender shall execute or cause Trustee to execute a written notice of the reasonable attorneys' fees and costs of title evidence. occurrence of an event of default and of Lender's election to cause the Property to be sold and shall cause such notice to be recorded in each county in which any part of the Property is located. Lender or Trustee shall give notice of sale in the manner prescribed by applicable law to Borrower and to other persons prescribed by applicable law. After the time required by applicable law, Trustee, without demand on Borrower, shall sell the Property at public auction to the highest bidder at the time and place and under the terms designated in the notice of sale in one or more parcels and in any order Trustee determines. Trustee may postpone sale of all or any parcel of the Property by public announcement at the time and

place of any previously scheduled sale. Lender or its designee may purchase the Property at any sale. becade Trustee shall deliver to the purchaser Trustee's deed conveying the Property without any covenant or warranty, expressed or implied. The recitals in the Trustee's deed shall be prima facie evidence of the truth of the statements made therein. [Trustee shall apply the proceeds of the sale in the following order: (a) to all expenses of the sale, including, but not limited to, reasonable Trustee's and attorneys' fees; (b) to all sums secured by this Security Instrument; and (c) any excess

to the person or persons legally entitled to it. w pich 20. Lender in Possession. Upon acceleration under paragraph 19 or abandonment of the Property, Lender (in person, by agent or by judicially appointed receiver) shall be entitled to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. Any rents collected by Lender or the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's bonds and reasonable attorneys' fees, and then to the sums secured by this Security Instrument.¹¹² Treatmount analyse destance to proproduce the next secure of the security instrument.¹¹²

21: Reconveyance: Upon payment of all sums secured by this Security Instrument, Lender shall request Trustee to reconvey the Property and shall surrender this Security Instrument and all notes evidencing debt secured by this Security Instrument to Trustee. Trustee shall reconvey the Property without warranty and without charge to the person or persons

legally entitled to it. Such person or persons shall pay any recordation costs. 22. Substitute Trustee. Lender, may from time to time remove Trustee and appoint a successor trustee to any Trustee appointed hereunder. Without conveyance of the Property, the successor trustee shall succeed to all the title, power and duties conferred upon Trustee herein and by applicable law. according to the second s

23. Use of Property. The Property is not currently used for agricultural; timber or grazing purposes.

baling 24: Attorneys' Fees. As used in this Security Instrument and in the Note, "attorneys' fees" shall include any attorneys' fees awarded by an appellate court. If the Bortowar 11 or torney are executed by Borrower and recorded together with balance 25. Riders to this Security Instrument. If one or more riders are executed by Borrower and recorded together with this Security Instrument, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Security Instrument as if the rider(s) were a part of this Security Instrument. [Check applicable box(es)] in martine and the second s

Supplement the covenants and approximate 20 instrument. [Check applicable box(cs)] Condominium Rider Adjustable Rate Rider

under] Graduated Payment Rider augment m Planned Unit Development Rider? Instrument but dess pet executé une Note (1) is co signing this Scentric Instrument and to avaitable grant and conof bats Byt SIGNING: BELOW: Borrower accepts and agrees to the terms and covenants contained in this Security Instrument and in any rider(s) executed by Borrower and recorded with it of subscript Borrower and recorded wit

Borrower Stephen J. Keller invited of the 2010 section of the international section of the internationa(Seal) Lender shall not be required to commence proceedings around any successir in interest or relate to execut time (Fayment or otherwise produ<u>te emorite</u>ation of the sums secured by this section (s) for time it is a second on demand the (Seal) umer ion of amonization of the same scened b) this security instantion stanter is from to say the Bounwer Bootigranop of parotrastical of the same assumed to this feature (source) and 1 or character around the same term of term

to the sums secured by this Security Instrument, whether or output due to the sums secured by this pectrum. Instruments whether on our mending dis-STATE OF OREGON, is a reactive Klamath is the base of state of units. County ssing of secure state of the sec On this where of a latter and R. Sue Keller.

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My Commission expires: 17/23/89 of the Line Line Strates Andrea Motory Public for surface and shall be brief to reader. sur confermation or other taking of surface and berry free Strates of surface of Notary Public for

d' Confedention - The present Sector REQUEST FOR RECONVEYANCE TO TRUSTEE man not see at the trans of the burger of an index of

The undersigned is the holder of the note or notes secured by this Deed of Trust. Said note or notes, together with all other indebtedness secured by this Deed of Trust, have been paid in full. You are hereby directed to cancel said note or notes and this Deed of Trust, which are delivered hereby, and to reconvey, without warranty, all the estate now held by you under this Deed of Trust to the person or persons legally entitled thereto.

Date:



Filed for record at request of Aspen Title & Escrow the 19th of May A.D., 19 88 at 11:27 o'clock A.M., and duly recorded in Vol.	day ,
of of of on rage A Count Oetk A	
of Mortgages of Tage County Clerk Evelver Biehra County Clerk By Second Revealed and States County Clerk	
FEE \$25.00	

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