-TRUST DEED. NTC=01032669 00 91543 PYRIGHT 1988 STEVE ILLEE 273 TRUST DEED S. Lars Vol_mgg_Page_15288" Collection Dept as Grantor, ASPEN IIILE & ESCROW, INC. ROBERI C. ROBERIS and ORLANDA V. ROBERIS, husband and wife with full_rights_of_survivorship_____ Disticol of the party that the grade the WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with porter of the sell o STATE UP ORECOM. 1--÷., er fan ei armen min funt benn OR INR MOTE nadur i bevinn, bod mant fa venned as mu i sans fan ra widiwa bev Transformer 1967 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 connec-tion with said real estate. FOR THE PURPOSE 'OP SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the not sconer paid, to be due and payable to beneliciary or order and made by grantor, the final payment of principal and interest hereot, it not sconer paid, to be due and payable ______at. maturity of Note ______19______ The date of maturity of the dobt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first 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 To nected the maturity dates expressed therein, or sold, conveyed, assigned or alianated by the grantor without list having obtain therein, shall become immediately due and payable.
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It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken inder the right of emitting domain or condemnation, beneliciary shall have the right, il is so elects, to endown that all or any portion of the monies payable as compensation lot such taking, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required to pay all reasonable costs, which are in excess of the amount required point in the trial and appellate courts, main expenses and attorneys is less ficiary in such proceedings, and the balances and expenses and the beneficiary and thereby; and if antor agrees, at vis on applied upon the indebtedness, and thereby; and if antor agrees, at vis on applied upon the indebtedness, and thereby; and if a free and form time to time upon witten request of bene-indorsent (in of is less and presentation of this decided any in the soil for the liability of any sol full reconveyances. for cancellation), within the indifference (a) consent (in the taking of any map or plat of said property; (b) form may (a) consent (of the making of any map or plat of said property; (b) form in the NOTE. The trust Deat and constant the there have an of the indifference of the NOTE. The trust Deat (as a could the there have a balance in the indifference of the trust of the indifference of the

Surplus, if any, to the grantor or to his successor in interest entitled to such surplus.
16. Beneliciary may from time to time appoint a successor or successor trustee appointed heree under. Upon such appointment, and o any successor trustee appointed heree under. Upon such appointment, and o any successor trustee, appointed heree under. Upon such appointment, and built conveyance to the successor trustee herein named or appoint all title, powers and duties conterred upon any trustee herein named or appoint and substitution shall be reade by written inscender. Each such appointment upon any trustee herein named or appoint of the county or counties in and substitution shall be made by written in fecounty or counties in which it he successor trustee.
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of the supressor trustee and this tered of a provided by haw Trustee is not exchanged to only appoint any party hereto of panfor such appointer of appointer of any other deed of appointing sale under any other deed of shall be conclusive proof of proper appointent of bigsted to only appoint any party hereto of panfor such any other deed of shall be a party unless such action or proceeding is brought by trustee.

it together with trustee and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as involved of the sale shall be held on the date and at the time and be postponed as involved by law. The trustee may sell said property either and the sale shall delive to the sale shall be held on the date and at the parcel of the purchase is deed in form as required by law. The trustee may sell said property either accels the best bidder to cash, payable at the parcel or parcels at shall deliver to the purchase its deed in form as required by law. Conveying the property accels at the deed of any matters of fact shall be the conveying the formed or the bar of the formed or the sale of the formed or the bar of the formed or the bar of the formed or the bar of the formed or the bar of the formed or the formed or the formed or the formed or the trustee sells purchase at the sale. The salt or the formed or the formed or the bar of the salt and the bar of the salt areasonable charge of sale in formed a reasonable charge of sale parters at the salt for the formed or the formed or the bar of the trust the salt person setting the trust setting the property in the france or to bar successor in interest of the trust is the formed of the formed of the formed or to bar successor to the site of the salt provide of the formed or to bar successor the salt provide of the trust is the salt formed of the formed of the formed or to bar successor the salt provide of the such as the successor in interest or the successor in the salt for the successor in the salt formed or to make the successor in the salt for the successor in th

(a) property, and the application or release interest as association, shall not cure or pursuant to such notice. If default hereunder or invalidate any act done pursuant to such notice. If default hereunder, invalidate any act done pursuant to such notice. If a second payment of any affection of any affective to any constraint and/or performance, the beneficiary may declare all sums secured hereby or in this performance of any affective to any constraint and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such any advertisement and sale, or mittige to foreclose this trust deed by advertisement and sale, or mittige to the beneficiary may declare all sums secured hereby which the beneficiary may have. In the even the beneficiary at his advertisement and sale, the beneficiary or the beneficiary of the trustee to foreclose this trust deed by remedy, either at law or in equily, which the beneficiary may have. In the even the beneficiary of the trustee to foreclose this trust deed and the trustee to foreclose this trust deed and the secure of any case advertisement and sale, the beneficiary or the trustee to foreclose the secure of the trustee shall execute and cause to advertisement and sale, the beneficiary or the trustee shall as a commence fore of as this trust deed in the manner provided in ORS 86.735 to 86.752, may accret and at any time prior to 5 days before the fuller to pay, when due and the advertise truste deal to delault or defaults. If the default consists of a billine to pay, when due entire around due at the time of the cure other than auch portion as would be due and to default secure of any advertisement and as the due and the default or the section at the trustee and the dualit or default any to the time the default or fully be advertised at the time of the cure other than auch portion as would be advertise and the dual to default any to the time the default or fully be advertised tor the section any be cured by tendering the performator requir

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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 title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, ar an acrow agent licensed under ORS 696.505 to 696.585.

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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 at	Ť
fully seized in fee simple of said described real property and has a valid, unencumbered title thereto	1
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The grantor warrand the second state of the se	Ŀ
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 or household purposes (see Important Notice below) (b) for an organization, or (evon it grantor is a natural person) are to the person of the pers	Ŀ
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(b) for an organization, or (even if denote household purposes (see Important described note and this trust deed pre-	Ľ.
(a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or comments.	ĺ.
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personal representatives, successors to the benefit of and binds all parties t	
This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the contract IN WITNESS WHEREOF, said grantor, have here here here here here here here he	1
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as such word is defined in the Truth-in-Lending Act and Paenletic and Fred to the second to the seco	÷

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IN WITNESS WHEREOF, said grantor has hereunic * 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 use Stevens-Ness Form No. 1319, or equivalent if compliance with the Act is not required, disregard this notice. to the mast in string Andrea Tese Mona posterioration inclusion of the second

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(If the signer of the above is a corporation, 20 and pressure the form of acknowledgement appendix)	
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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said the undersigned is the legal owner and mover of an instructioness secured by the toregoing that deed. An same secured by same frust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said inist deed of pursuant to statute, to cancer an evidences of indepreditors betated by said trust deed (which are desired to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

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Beneficiary at lass or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will b TRUST DEED (FORM Ne. 881) RNS.NEBS LAW PUB. CO., PORTLAND, ORS. STATE OF OREGON, ATTACK SCHELSON County ofKlamath 88. 36.1 対応に対応 I certify that the within instrument

 Contact (Source per Contact)
 Count Oregon de cribed as NY STA RECORDER'S USE ment/microfilm/reception No. 91543, as Oranior, nate and Record of Mortgages of said County. Beneticiary Witness my hand and seal of AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, UINC. Collection Dept. Evelyn Biehn, County Clerk NAME 91543 de Tak TITLE Fee \$13.00^{121 DEED} By Q. Mulline Mullemolar Deputy POSA: Ha. 581-O-CODA Trust David Saries -- 18UST OLLO V-\$15-m210-35-6-57