<sup>∞</sup> BON2 <b>91731</b> 9762	3	JST DEED Va	DI <u>mes</u> Page	15646
HOURE 1 HOX 112 H THIS TRUST DE DAVIONE, HEIDIMA	ED, made this19th Nmand_EALIH_WHEL	day ofSeptem	ber <u>As and c</u> ol and wife	988, between
as Grantor,A.SPEN_II	ILE & ESCROW, INC. LL and VIRGINIA C.	MITCHFII hush	and and wife	as Trustee, and
with full rights	of survivorship		and live an office bearings	र् ४२१ छन्दद्वाः
as Beneficiary,	Control Service	CHERENARD (1)	. The Mark The Party Pa	
Grantor irrevocably	WII v grants, bargains, sells and	conveys to trustee in t	rust, with power of s	ale, the propert
Lot 28, Block 16		REST ESTATES HI	GHWAY 66 UNIT	rust automa a the Clear Ser
PLAI NU: 1, in t	he County of Klama	방법 전 같은 것은 것 같은 것 같이 있는 것 같이 있다.	그는 사람은 물건을 많은 것이 있는 것을 수 있는 것을 했다.	ucp (
이 가장 것 이 같은 것은 것은 것은 것을 가지 않는 것을 가지 않는 것을 하는 것이 없다. 한 것	SED		nate of oregon.	

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 connection with said in with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of FIFIELEN. THOUSAND AND NO/100 Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable at maturity of Note. 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. In the even the within described property, or any part thereof, or any interest therein is sold, agreed to be sold. conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, ther, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or therein, shall become immediately due and payable.

becomes due and payable. In the event the within described property, sold, conveyed, assigned or alienated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instrumering, shall become immediately due and payable. The provide the security of this trust deed, grantor afrees: A the prove or demolish any building or, improvement thereon, and to commit or permit any waste of said property. In good and workmanike or described or restore, promply and in good and workmanike or described or restore, promply and in good and workmanike or described or restore, promply and in good and workmanike or described thereon, and pay when due all costs incurred thereon. The original pay when due all costs incurred there thereon. The original day due all dost incurred there by the grant and the good or described thereon, and pay when due all costs incurred thereon. The original allows, ordinances, redulations, commerciance, unbit of the original and pay when the all loss or described thereon and the all cost incurred thereon and restrictions and the said promises data in line searches made by thing officies or searching agencies as may be deemed desirable by the beneficiary. The borneliciary is the thereofficiary and such other, hazards as the beneficiary may from time to time require, in an amount not less than all BMI add DLC. Note that such other insurance policy may be applied by beneficiary may procure the same at grantors eristons and such other same and the origin and such other way be described on resides the onice or seven and the origin and such other as beneficiary and beneficiary in a such argument or insurance policy may be applied by beneficiary may procure the same at grantor's express. The amount occleted on any policy of insurance now or hereafter placed on said building the beneficiary is any decault on onice of delault hereunder or invalidate any part thereot, may be released to grantor. Such application or release shall not our provide diver may be deemed formed

## It is mutually agreed that:

It is mutually agroed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condomnation, benelclary shall have the right, ill it so elects, to require that all or any portion of the monins payable as compensation for such taking, which are in excess of the amount reped or to pay all reasonable costs, expenses and altorney's less no benelcary and applied by it first upon any reasonable costs said or pinese and altorney's less potential of the state of the state of the state of the state of the secured here trial and appellate costs and the state of the amount regist or secured hereby the trial and appellate of the state of the debtedness and applied by it first upon any reasonable costs and or incurred by bene-licitary in such proceedings, and rese, all its own expense, to take such actions and applied the state of the state of the debtedness and state of the state of the state of the state of the state and the state of the state of the state of the state of the rendorsement (in case of tub reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of up y map or plat of said property; (b) join in (b) interverse in the state of the recent of the state of the stat

equality is called

ument, irrespective of the maturity dates expressed therein, or secont the second second

together with trustee's 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 place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulanes thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the pake. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expresse of safete's attorney. (2) to the obligation secured by interest of the trustee having recorded line grantor to the interest of the truste surplus. 16. Beneficiary may proce to the successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or successor

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-bors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. I. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee, shall be a party unless such action or proceeding is brought by trustee.

attorney, who is an active member of the Oregan State Bar, a bank, trust company egan or the United States, a title insurance company authorized to insure title to rea ates or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE: The Trust Deed Act provides that the trustee hereunder must be either or savings and loan association authorized to do business under the lows of property of this sate; it is subsidiaries, offiliates, agents or branches, the Unite

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The grantor covenants and agrees fully seized in fee simple of said describ			ose claiming under him, that he is law- nencumbered title thereto		
3. A set the case to be been to the been and a basis of the set	Al opportunity of the sea effect of the sea of the sea of the sea	me against all persons t			
The grantor warrants that the proceeds (a)* primarily for grantor's personal, tar (b) for an organization, or (even if gra	mily or househo	d purposes (see Important	Notice below),		
This deed applies to, inures to the bene personal representatives, successors and assigns secured hereby, whother or not named as a ber gender includes the teminine and the neuter, ar	tit of and bind . The term ben heticiary herein d the singular f grantor has ver warranty (a) e beneficiary is c beneficiary is c beneficiary is c tot and Regulation ation by making or ag	is all parties hereto, their heretoiary shall mean the hole. In construing this deed and number includes the plural. Is hereunto set fils hand t or (b) is is creditor in Z, the required	eirs, legatees, devisees, administrators, executors, der and owner, including pledgee, of the contract d whenever the context so requires, the masculine the day and year first above written.		
2. 3. A visual distance provided the form of the signer of the above is a corporation, which distant the use the form of acknowledgment opposite). A visual corporation of the signer of the above is a corporation. A visual corporation of the signer of the signerod the sis the signer of the sis the sis the signer of the s	such little as ne principal er solle remain computer	Duto State Archi, I. La Constantia (State State Straff, State State States) State State State State States (States) States States (States) States States (States) States States (States) States (States) States) States (	ne se se se la serie de la Contra de la serie de la se La serie de la serie de la La serie de la serie de la La serie de la ser		
STATE OF OREGON. County of Klamath This instrument was acknowledged being 19188 by David E. Heidtman and Faith Heidtman	lines to the second	STATE OF OREGON, County of This instrument was ackr 19	) ss.		
SEAE) My commission expires:	tor Oregon	Notary Public for Oregon My commission expires:	(SEAL)		
To: The undersigned is the legal owner and trust deed have been fully paid and satisfied, said trust deed or pursuant to statute, to ca herewith together with said trust deed) and to estate now held by you under the same. Mail	holder of all h You hereby ar neel all eviden reconvey, with reconveyance	Trustee' re directed, on payment to y ces of indebtedness secured nout warranty, to the parti- and documents to	foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of by said trust deed (which are delivered to you es designated by the terms of said trust deed the statute terms of the statute terms of the statute terms of the statute terms of the statute terms of terms of the statute terms of the statute terms of the statute terms of the statute terms of the statute terms of terms of terms of the statute terms of the statute terms of terms		
			Beneficiary		
De not lose or destroy this Trust Deed OR THE NC	DTE which is secure	s. Both must be delivered to the tr	usies for cancellation before reconveyance will be made.		
TRUST DEED    (FORM NG, 1831)    INTERCONSTRUCTION OFFICIAND OFFICIANT    CON    CON <td c<="" colspan="2" th=""><td>n (</td><td>TUS LI OBEZI (MALADAG 77 NATIONASA ID INHAR NILVEZETALI SPACE RESERVED FOR RECORDER'S USE CONDER'S USE</td><td>STATE OF OREGON, County ofKlamathss. ss.    I certify that the within instrument ss.    was received for record on the .21.81. day ofsept1988, at .3:02o'clock .R.M., and recorded in book/reel/volume NoM88on page .15646or as tee/tile/instru- ment/microfilm/reception No91731, Record of Mortgages of said County. Witness my hand and seal of County affixed.    Evelyn Biehn, County Clerk</td></td>	<td>n (</td> <td>TUS LI OBEZI (MALADAG 77 NATIONASA ID INHAR NILVEZETALI SPACE RESERVED FOR RECORDER'S USE CONDER'S USE</td> <td>STATE OF OREGON, County ofKlamathss. ss.    I certify that the within instrument ss.    was received for record on the .21.81. day ofsept1988, at .3:02o'clock .R.M., and recorded in book/reel/volume NoM88on page .15646or as tee/tile/instru- ment/microfilm/reception No91731, Record of Mortgages of said County. Witness my hand and seal of County affixed.    Evelyn Biehn, County Clerk</td>		n (	TUS LI OBEZI (MALADAG 77 NATIONASA ID INHAR NILVEZETALI SPACE RESERVED FOR RECORDER'S USE CONDER'S USE	STATE OF OREGON, County ofKlamathss. ss.    I certify that the within instrument ss.    was received for record on the .21.81. day ofsept1988, at .3:02o'clock .R.M., and recorded in book/reel/volume NoM88on page .15646or as tee/tile/instru- ment/microfilm/reception No91731, Record of Mortgages of said County. Witness my hand and seal of County affixed.    Evelyn Biehn, County Clerk
Bonańża, OR 197623	Fee \$1	<b>3.00</b> :21 DEED	By Qauline Missland Deputy		

Carlo Malan Siria

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