COLICE 9190%	Lee 213 TR	UST DEED	OPYRIGHT 1988 STEVENS-NESS LAW PUB. CO., PORTLAND, OR.
	- '이너'이 있는 것 같은 것 것 않았던 것'이 바람이 있는 것 같은 것 같이 있는 것 !! • • • •	VJI DEED	
IHOMAS A. MAS	SEY and SIEVEN E. BAR	day of Sep	otember
as Grantor,ASP.E.N.	TITLE & ESCROW LNC	1.H.II.3H.N	<u>nts in common</u>
RALPH L. JENSI	EN		aurs in common , as Trustee, a
as Beneficiary,			
Grantor irrevoo	wirn Wirn	VESSETH:	n an
inKlamath	ably grants, bargains, sells and c	onveys to trustee	
LOIS 33 and 34 KLAMATH FALLS,	4, Block 7, INDUSTRIAL in the County of Kla	ADDITION T	O THE CITY OF
		Sudle	or uregon.
I KN81, 1			
an a	1-11 Dang Di Hitik Stat Aphr di Latara papi un	THEY APPEARAGE IN THE SEC.	
ogether with all and singu	lar the tenements, hereditaments and ;		other rights thereunto belonging or in anywis now or hereafter attached to or used in
ion with said real estate. FOR THE PURPOS	is, and the rents, issues and profits the	reof and all fixtures	other rights thereunto belonging or in anywis now or herealter attached to or used in connec
um of EIGHI THOU	USAND INO HUNDRED ELET	of each agreement o	of grantor herein contained and payment of th
ote of even date herewith		Dollars . tur .	
ot sooner paid, to be due a The date of maturity	and payable at maturity of order and mac	Note 19	nal payment of principal and interest hereof, i
id annu in payable. I	n the event the within departing	is the date, stated ah	love on which it is
erein, shall become immedia	ately due and another secured by this inst	trument, irrespective	ove, on which the final installment of said note cof, or any interest therein is sold, agreed to be written consent or approval of the beneficiary of the maturity dates expressed therein, or
I. To protect, preserve a	ty of this trust deed, grantor agrees.	T RECONNECTIONS	increin, or
to commit or permit any waste 2. To complete or restor	na maintain said property in good condition molish any building or improvement thereon; e promptly and in good and workmanlike ment which may be constructed, damaged or use all costs incurred therefor, ws, ordinances, regulations, covenants, condi- d property; it the beneficiary so requests, to talements pursuant to the Unitorn Commer-	granting any easement subordination or other thereol; (d) reconvey,	or creating any restriction thereon; (c) join in any afferement allecting this deed or the lien or charge without warranty, all or any part of the property. The and may be described as the "presen
anner any building or improven stroyed thereon, and pay when d 3. To comply with all law	ment which may be constructed, damaged or Jue all costs incurred therefor.	frantee in any reconv legally entitled thereto,	without waterativ, all or any part of the property. The expanse may be described as the "person or persons" "and the recitals therein of any matters or lacts shall is paraftaph shall be not less than \$5. delault by frantor hereunder, beneficiary may of the iber in the stant of the stant \$5.
ins and restrictions affecting said in in executing such financing st al. Code as the beneliciary may	ws, ordinances, regulations, covenants, condi- id property; if the beneficiary so requests, to latements pursuant to the Uniform Commer- require and to pay for films series.	services mentioned in th 10. Upon any	the truthfulness thereof. Trustee's fees for any of the is paragraph shall be not less than \$5.
oper public office or offices, as filing officers or searching age	well as the cost of all lien searches made	pointed by a court, and the indebtedness hereby	d without regard to the adequacy of any security for
		lass conta profits, includ	iding those past due and or otherwise collect the rents.
amount not less than \$1050 mpanies acceptable to the benef	Iciary, with loss and written in	ney's fees upon any ind ficiary may determine.	debtedness secured hereby, and in such order as bene-
the grantor shall fail for any re liver said policies to the beneticia	eason to procure any such insurance and to	collection of such rents, insurance policies or com	g upon and taking possession of said property, the issues and profits, or the proceeds of fire and other mpensation or awards to a superfect of the said other
n of any policy of insurance n beneliciary may procure the	ary at least filteen days prior to the expira- now or hereafter placed on said buildings, same at grantors	property, and the applic, waive any default or no pursuant to such notice	otice of default hereunder or invalidate any entry of the other or
ry upon any indebtedness secure y determine, or at option of ber	neticiary the entire amount of colliciary	12. Upon default hereby or in his perform	t by grantor in payment of any indebtedness secured
cure or waive any default or no done pursuant to such notice.	to grantor. Such application or release shall otice of default hereunder or invalidate any	declare all sums secured	d hereby immediately due and navable to beneficiary may
the sourcep said premises in	190 Long construction at	advertisement and sale, o	or direct the trustee to foreclose this trust deed by
- push due of delining	part of such taxes, assessments and other	the beneficiary elects to fi the trustee shall execute a and his election	in equity, which the beneficiary may have. In the event foreclose by advertisement and sale, the beneficiary or and cause to be recorded his written extended.
direct payment or by providin e such payment, beneliciary ma	r other charges payable by grantor, either ng beneticiary with funds with which to	secured hereby whereupon notice thereof as then reg in the manner provided in	he said described real property to satisfy the obligation in the trustee shall fix the time and place of sale, give pured by law and proceed to foreclose this sale, give
deed, shall be added to and b	become a part of the and 7 of this	13. After the trust sale, and at any time pric	or to 5 days belore the date the trusted and and
nants hereof and for such paym	rights arising from breach of any of the	the delault or delaults. Il	other person so privileged by ORS 86.753, may cure
ribed, and all such payments sha	lor the payment of the obligation herein	not then be due had no d	time of the cure other than such portion as would default occurred. Any other default that is as would
itute a breach of this trust deed.	at deed immediately due and payable and d	obligation or trust deed. defaults, the person effect	In any case, in addition to curing the default or the ting the cure shall pay to the hereful to realize the default or
the search as well as the other connection with or in enforcing th actually incurred	I expenses of this trust including the cost costs and expenses of the trustee incurred his obligation and trustee incurred	ogether with trustee's and by law.	attorney's less not exceeding the amounts provided
7. To appear in and defend the security rights or powers o	Anir adla	place designated in the n	sale shall be held on the date and at the time and
suit for the foreclosure of this	deed, to pay all costs and any suit, at	hall deliver to the highest bid	dder for cash, payable at the parcel or parcels at
it of attorney's fees mentioned by the trial court and in the en-			
e court shall adjudge reasonable lees on such appeal.	ther agrees to pay such sum as the ap- te as the beneficiary's or trustee's attor-	he grantor and beneficiary 15. When trustee se	, Any person, excluding the trustee, but including y, may purchase at the sale.
8. In the event that any portion	ion or all of said ansate and bo		
mpensation for such taking, white	condemnation, beneficiary shall be taken de all or any portion of the monies payable	aving recorded liens subs	ation secured by the trust deed, (3) to all persons sequent to the interest of the trustee in the trust y appear in the order of their priority and (4) the mior or to his successor in interest entitled to such
y all reasonable costs, expenses ed by grantor in such proceed	i and attorney's less necessarily paid or	16. Beneficiary may	y from time to time preside
in the trial and appellate courts in such proceedings, and the	le costs and expenses and attorney's tees, tru s, necessarily paid or incurred by bene-	ustee, the latter shall be	vested with all title power of the successor
xecute such instruments as shall ion, promptly upon beneliciary's	If be necessary in obtaining such com-	hich, when money a	ande by written instrument at anyted to appointment
and from time	to time and the of	ab a property is situat	ed, shall be compliant in the start of counties in
hitten in case of full reconveyar	entation of this deed and the note for neces, for cancellation), without allecting yment of the indebtedness, trustee may tru p or plat of said property; (b) foin in sha	17. Trustee accepts	this trust when this deed, duly executed and oublic record as provided by law. Trustee is not ty hereto of pending sale under any other deed of proceeding in which grantor, beneficiary or trust

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IOTE: The Trust Deed Act provides that the trustee hereunder must be either an allorney; who is an active member of the Oregon State Bar, a bank, trust company r 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 raperty 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.

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15995 The grantor covenants 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. is instead STRUCT CONTRA The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily tor grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. 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 masculine gender includes the leminine 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 delined in the Truth-In-Lending Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Neess Form No.: 1319, or equivalent. If compliance with the Act is not required, disregard this notice. noma asser (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON; County of Klamath STATE OF OREGON, This instrument was acknowledged before me on ember 22 rd 19 88, by \$5 September County of This instrument was acknowledged before me on ... Thomas A. Massey and Steven E. Bartow 33 Ja S Notary Public for Oregon E.S. r x (SEAL) My commission expires: 12-4-88 Notary Public for Oregon Urs^{*} My commission expires: OF CPEC Warthan to all this tough (SEAL) REQUEST FOR FULL RECONVEYANCE 9600 No. TO: The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said , Trustee I ne undersigned is the legal owner and noider of all indeptedness secured by the foregoing trust deed. All sums secured by Said 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 and third deed or minimum to statute to sensel all avidances of indebtedness secured by said to said the dead furthish are delivered to you trust 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 to the terms of the terms of said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indeptedness secured by said trust deed (which are delivered 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 I a same the tenedratic frames and metric states, and all states and a function of all functions and a states of all all states and a states of a states of all all states and a states of a states of all all states and a state of a DATED: not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED FORM No. 881) STATE OF OREGON, Contain the Gray 22. I certify that the within instrument Cong Grandor Strepholobili was received for record on the 26th day grandh we and an end of the an end 11913 of Same of the second Sept. at 4:29 o'clock P.M., and recorded SPACE RESERVED Grantor in book/reel/volume No. M88 on FOR SPATISTICS - COLEMAN RECORDER'S USE ment/microfilm/reception No. 91902 Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of ASPEN TITLE & ESCROW, INC. County affixed. 30.0 Collection Dept. 997 66 Evelyn Biehn, County Clerk Fee \$13.0021 0000 181-100 and the religious of the second s By Auline Muslinglase. Deputy