94367 DEED OF TRUST AND ASSIG	NMENT OF RENTS
	THEF TUNDS DISBURGED AND INTEREST BEGINS THEF TUND DATE OF THE TRANSACTION 12/2/88 3654-403848
BENEFICIARY	NTOR(5): ONICO T. SALAZAR ARTHA G. SALAZAR ARTHA G. SALAZAR Asss: 2226 APPLEGATE KLAMATH FALLS, OR 97601
NAME OF TRUSTEE: ASPEN: TITLE- & ESCROW, INC. OF TRUST SECURES THIS DEED OF TRUST SECURES By this Deed of Trust, the undersigned Grantor (all, if more than one) for the pur principal sum of \$ 9931.12 from Grantor to Beneficiary named above hereby a the following described property situated in the State of Oregon, County of KLAMA	S FUTURE ADVANCES
Lot 752, Block 117, MILLS ADDITION TO I in the County of Klamath, State of Oreg	on.
Ry Do not Jose or destroy. This Oced of Triss must se dollvered to she Tv	
Together, with all buildings and improvements now or hereafter erected thereon and air conditioning equipment used in connection, therewith, all of which, for the purpo described, all of which is referred to hereinafter as the "premises". The above described real property is not currently used for agricultural, timber or gra TO HAVE AND TO HOLD said land and premises, with all the rights, privileges a administrators, successors and assigns, upon the trusts and for the uses and purposes for	azing purposes. and appurtenances thereto belonging to trustee and his heirs, executors,
Grantor also assigns to Beneficiary all rents, issues and profits of said premises, reserved of the premises, during continuance of default hereunder, and during continuance of collect and enforce the same without regard to adequacy of any security for the indebit FOR THE PURPOSE OF SECURING: (1) Performance of each agreement of Granto	ng the right to collect and use the same with or without taking possession, uch default authorizing Beneficiary to enter upon said premises and/or to edness hereby secured by any lawful means. contained herein; (2) Payment of the principal sum with interest thereon ed Promissory. Note executed by the Grantor in favor of the Beneficiary,
Treference to which is hereby made, until paid in full at or before maturity, of as extend thereon at the agreed rate, as may be hereafter loaned by Beneficiary to Grantor in c "pobligated to make any additional loan(s) in any amount! (4) The payment of any mon with interest thereon at the agreed rate, where any such advances are made to protect thereon at the agreed rate where any such advances are made to protect the start of	been of rescription of a synthetic of any factor and a constrained of rescription of the synthetic of the second o
<ul> <li>And expenses agreed to be paid by the Grantor(s).</li> <li>SECOND: To the payment of the interest due on said loan.</li> <li>THIRD: To the payment of principall SST.</li> <li>TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND AGR and such other, casualties as the Beneficiary may specify, up to the full value of all amounts, and in such (companies as Beneficiary may specify, up to the full value of all amounts, and in such (companies as Beneficiary may specify) and that loss proceeds (less expenses of collection) shall, at Beneficiary section of said improvements. Such application by the Beneficiary shall not caus event of Goreelosure, all rights of the Grantor in insurance policies then in force shall an available.</li> </ul>	EES: (1) to keep said premises insured in Beneficiary's favor against fire improvements for the protection of Beneficiary in such manner, in such and to keep the policies therefor, properly endorsed, on deposit with s option, be applied on said indebtedness, whether due or not, or to the e discontinuance of any proceedings to foreclose this Deed of Trust. In the pass to the purchaser at the foreclosure sale. (2) To pay when due all taxes, reainst the above described premises, or any part thereof, or upon the debt
secured hereby, or upon the interest of Beneficiary in said premises or in said debt, at law for the first interest or penalty to accrue thereon, the official receipt of the pro- event of default by Grantor(s) under Paragraphs 1 or 2 above. Beneficiary, at its opti and collectible or not), may (a) effect the insurance above provided for and pay the assessments without determining the validity thereof; and (c) such disbursements sha Trust-and-shall-bear-interest from the date of payment at the agreed rate; (4) To keep good condition and repair, not to commit or suffer any waste or any use of said pr regulations of the proper public authority, and to permit Beneficiary to enter at all workmanik	The produce and deliver to beneficially the for our systemeters. (3) In the per officer:showing payment of all such taxes and assessments. (3) In the provide the systemic systemeters and assessments. (3) In the preasonable premiums and charges therefor; (b) pay all said taxes, liens and all be added to the unpaid balance of the obligation secured by this Deed of the buildings and other improvements now existing or hereafter erected in ) emises contrary to restrictions of record or contrary to laws, ordinances or reasonable times for the purpose of inspecting the premises, to complete e manner any building which may be constructed, damaged or destroyed
thereon, and to pay, when due, all claims for labor performed and materials furnishe in full compliance with the iterms of said Rromissory Note; and this Deed of Trust's portion thereof, may be extended or renewed, and any portions of the premises herei releasing or affecting the personal liability of any person for the payment of said inde for the full amount of said indebtedness then remaining unpaid, and no change in t such personal liability or the lien hereby created. (6) That he is seized of the premis he does hereby forever warrant and will forever defend the title and possession thereo	a theretor. (5) That he will pay, promptly, the indeptedness secured, or of any ind that the time of payment, of the indeptedness hereby secured, or of any in described may, without holice, be released from the lien hereof, without bedness or the lien of this instrument upon the remainder of said premises he ownership of said premises shall release, reduce or otherwise affect any sets in fee simple and has good and lawful right to convey the same; and that against the lawful claims of any and all persons whatsoever.
IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall fail or neglec become due. "On upon default in the performance of any agreement hereunder, or u action or proceeding be filed in any locurt to enforce any "lienton' claim' against". Beneficiary, under, this Deed, of. Trust or under the Promissory Note secured hereby on the application of the Beneficiary, or assignce, or any other person who may be e may secure, or cause. Trustee, to execute a written Notice of, Default and of Election Trustee shall file such notice for record in each county wherein said property or Trustee' the Promissory Note and all documents evidencing expenditures secured he thereof, as required by law, up, autonize applie construed so bioburg.	bon sale or other disposition of the pictures of by the Grantor(s) to the shall immediately become due and payable at the option of the Beneficiary initide to the monies due thereon. In the event of such default, Beneficiary on To Cause Said Property To Be Sold to satisfy the obligations hereof; and q some part or parcel thereof is situated. Beneficiary also shall deposit with here y whereupon Trustee shall fix the time and place of sale and give notice
(2):Whenever (all or la') portion of uny obligation secured by this Truits Deed has been assessments; premiums for insumnee or advances imade by a beneficiary in accordan in the trust, property, or any part, of, it, any Beneficiary under a subordinate Trust the property, at any, time prior to, the time and date, set by, the (Trustee for the Tr Beneficiary or, his, successor, in, interest, respectively, the entire amount then due cluding costs and expenses actually incurred in enforcing the terms of the obligati other than such portion of the principal as Would not the bedde had not default proceedings had your instituted to forcelose the Trust Deed shall be dismissed or disc.	In due by reason of a default of any part of that obligation, including taxes, or with the terms of the Trust Deed, the Grantor or his successor in interest Deed or any person having a subordinate lien or encumbrance of record on steeds sale if the power of sale therein is to be exercised, may pay to the order, the terms of the Trust Deed, and the obligation secured thereby (in-the ons and Trustle's and Attorney's fees actually incurred if allowed by law)
remain in force the same as if no acceleration had occurred. opptriop second pa prize Desi of Lines (3). After, the lapse of such time as may then be required by dawsfollowing the rect having heen given as then required by laws Truster, without demand on-Grantor(s) said Notice of Sale at public auction to the highest bidder, the purchase price pay conducting the sale may, for any cause he deems expedient, postpone, the same fro postponement shall be given by public declaration thereof by such person at the tim longer than one day beyond the day-designated in the Notice of Sale (Solice that one day beyond the day-designated in the Notice of Sale (Solice the time)	ordation of said Notice of Default, and Notice of Default and Notice of Sale the shall sell said property on the date and at the time and place designated in all able in lawful money of the United States at the time of sale. The person in time to time until it shall be completed and, in every such case, notice of and place last appointed for the sale; provided, if the sale is postponed for of shall be given in the same manner as the original Notice of Sale. These
shall; execute; and deliver to the purchaser its Deed-conveying said property so sold; to Deed of any; matters or facts shall be conclusive proof of the truthfulness thereof. An Trusted shall apply the proceeds of the sale to payment of (1) the costs and exper the, Trusted's and. Attorney's fees: (2) costof any evidence of title procured in cor sumpscured, thereby; and (4) the remainder; thany it of the person or persons legally such proceeds with the County Clerk of the County in which the sale took place.	by the other, of the contra reacting a clear contra in which wing the bubbers of rees of exercising the power of sale and of the sale, including the payment of methods the cale and rearrants at Trustee's Deed; (3) all other

in the second se

IV 201 (HEAS OUT)

Ale a l'Hite A agest ale a l'Hite A agest ale a l'Hite A agressio laurender possesion of the breinbowe described openises to the Purchaseria the aforesaid sale in the view successor in Dieviously been sursendered by Grantor(s) and the breinbowe described openises to the Purchaseria the aforesaid sale in the view successor (b) beneficiary may appoint on the breinbowe described openises to the Purchaseria the aforesaid sale in the view successor (b) beneficiary may appoint on the breinbowe described in the office of the County Recorder of sale in the view successor in the substitution of artistes. From the time the substitution is filled for record in the office of the County Recorder of sale in the office of the county Recorder of sale in the office of the record of the new Trustee shall successor in the substitution is filled for record in the new Trustee shall successor in the interview of the substitution is filled for record with a new Trustee shall successor in the office of the record of the new Trustee shall successor in the interview of the substitution of the substitution is filled for record with a new Trustee shall successor in the interview of the substitution of the substitution of the substitution of the substitution is filled for record with a new Trustee shall successor in the interview of the new Trustee shall successor in the interview of the new Trustee shall successor in the interview of the new Trustee shall successor in the interview of the new Trustee shall successor in the interview of the new Trustee shall successor in the interview of the new Trustee shall successor in the interview of the new of of the interview of the new of the interview of the new of the interview of the new of the bithereof shall be Eiven/and proof thereof made, in the manner provided by law trace to the same according to

obligation secured by this Deed of Trust. Supar W force the subs will be subscription pay excitant by (8) Should-Trustment of the subscription pay excitant of first had and obtained, then Beneficiary shall have the right; at its option to declare all sums secured hereby for hwith due and payable (9) Now this had man any securation of the right; at its option to declare all sums secured hereby for hwith due and payable (9) Now this had by the contrary of the crantor (1) the production of the right; at its option to declare all sums secured hereby for hwith due and payable (1) Now this had be of no. I approximate the right; at its option to declare all sums secured hereby for hwith due and payable (1) Now this had be of no. I approximate the right; at its option to declare all sums secured hereby for hwith due and payable. (1) and payable (1) Now this had be of no. I approximate the right; at its option to declare all sums secured hereby to the contrary, neither this Deed of Trust or said rows of the secure thereby to the contrary. Now the had be defined to the rest of the rest of the rest of the right; at the right of the ri to contrary shall be of no force of effects, sub generation of a support of Line Dece of sub better value support in the best of sub-sector of the following and severally liable for fulfilment of their downants and are ments herein contained and all provisions of the control of the best of shall three totand be binding upon the heirs executors, admitistrators, successfore grantees, lessees and assess of the parties hereio respectively. Any reference of the provisions of the bound of the bound

princhis Deed of Tige, of the singular shall be construed as plural where appropriate. 4 (13) Invilletivor unenforté-ablity/of any politic dans in the entrement with nor affect with a statutes, tessees and assigns of the parties nereto respectively. Any reference entrement with the entrement with nor affect with a statutes, tessees and assigns of the parties nereto respectively. Any reference entrement with the entrement with nor affect with a statutes, tessees and assigns of the parties nereto respectively. Any reference entrement with the entrement with nor affect with a statutes, tessees and assigns of the parties nereto respectively. Any reference of apolity any party, here the other provided as provided with a statute of any action of the entrement with the entrement with the entrement of the address prought by CTTT teeparty of the bourse of a statute of of any action or proceeding in which Grantor(s) requests that a copy of any indication of the address there and example in the address therein the bourse of a statute of of any action or proceeding in which Grantor(s) requests that a copy of any indication of the statute of of any action of the address therein the bourse of a statute of the address of a statute of any action of the address of a status A the first method and first method and the first method and the first m

All bit of the control of the maximum of the infection of the control of the cont

JO TRUSTEE DOES ON SECRETARY (I) Destruction of REQUENTION AULTRECONVEXANCE (I) balance of the main approximation of the second of the second

enddingening and buildings and improvements now or hereafter creeted

2.5 Re

1010101

pulation

D. Cipre

NYWE

CITY

AOORI

BENE

OVIE

Se q.

ω<sub>u</sub>

811

2 2 81

MBEI 28

141

PEED

hercon and heating, history, plumbing, cur, clocific, continuing, yearserating and the purplus (a this thank a second Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. iff the County of Klamath, State of Oregon Block 117, MILLS ADDITION TO THE By decourts and strategy the state of the st CITY OF KLAMATH FALLS, en. 25114

£9, i oVE

Grantor

Beri trust- with ba 11m 16 100 4691 Ca hi 4436 record  $\Gamma$ E V TTYP WITH BYTTE TOR BIRDT B  $M \in$ れた 101 MUIN TRANSAMERIC I FINANGIAL SEGVERES UTREET S. O. 10196 1 0n the 計26 計210 51.0 BURESCE ΞH ENT 31 the 29 th 0F within FPEGER 1007 E WARTHI 7.7.17 11 e • SAL tgage 980 N NONI GO 2 Ъ. SELAZA 8

Cou AND OF DEED OF TRUST AND ASSIGNMENT OF RENTS 34367

0

1988

OUNT MUMBER 7909 20158

3654-403848

Þ

C