600 Main Street V:THISTRUST DEED; made this 2nd day of December ,19 88 between ANTONIA G PEREZ and ISABEL C. PEREZ, husband and wife

as Grantor, : ASPEN TITLE & ESCROW, INC.
ROBERT GO HANKINS, AND RAYMOND J. HANKINS, AND BECKY HANKINS, as Trustee, and AND NANCY MODILEN, EACH AS TO AN UNDIVIDED 1/4 INTEREST

as Beneficiary); Hankins

Grantor

WITNESSETH:

in bouldfreil/valuant No. पर्व ए ह्यानुस

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ☑ KLAMATH (८८८) County, Oregon, described as:

was received for record on the Manaday Lot-45; CASITAS; wing the County of Klamath, State of Oregon: Million Research

LKOZL DEED

Chamath STATE OF OREGON.

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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 real estate.

**STATUTE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of THIRTEEN THOUSAND AND NO/100,-

Appendix of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it 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 event 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, therein, shall become immediately due and payable.

To needed the security of the security of the secured by this instrument, irrespective of the maturity dates expressed therein, or

sold, conveyed, assigned or alienated by his natural discussed property, or any part thereot, or any interest therein is sold, agreed to be then, at the beneficiary or option, all obligations are visible to the property of the transport of the beneficiary of the transport of th

It is mutually agreed that:

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken let the right of eminent domain or condemnation, beneficiary shall have the it is to elects, to require that all or any portion of the monies payable compensation for such takind, which are in excess of the amount required pay all reasonable costs expenses and attorney's lets necessarily paid or incurred by prantor in such proceedings, shall be paid to heneliciary and lifed by it first upon any reasonable costs and expenses and attorney's lets, in the trial and appearing the costs and expenses and attorney's lets, in the trial and appearing the shall be applied upon the indebtedness are thereby; and genore agrees, its own expense, to take such inclosed except such instruments as shall be necessary in obtaining such consistion, promptly upon beneficiary request.

9. At any time and from time to time upon written request of benefits and the presentation of this deed and the note for consent (in case of tall reconveyance, for cancellation), without allecting liability of any person for the payment of the indebtedness, trustee may consent to the making of any map or plat of said property; (b) join in

together with trustee's and attorney's fees 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 auction to the highest bidder for cash; payable at the time of sale. Trustee thall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranly, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulnes in the deed of any matters of lact shall be conclusive proof of the truthfulnes are thereof. Any person, excluding the firstee, but including the ignator and beneficiary, may purchase at the sale.

15. When beneficiary, may purchase at the sale.

15. When preceded of sale to payment of (1) the expense of sale, including the compression of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee and the trustee and deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest ancesser or succession.

surplus, if any, to the frantor or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed herein and the successor trustee. I pon such appointment, and without conveyance to the successor trustee. He latter shall be vested with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. 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 notify, 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.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either on otherwey, who is an octive member of the Oregon State Bar, or 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 outhorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excrow agent licensed under ORS 696.505 to 695.585.

fully sezzed in fee simple None	ants and agrees to and with the of said described real property	e beneficiary and those claiming under him, that h and has a valid, unencumbered title thereto
The factor of the state of the	ing and the second seco	하고 선생님들이 그는 내가 많아 하나 가는 가수요 중요하는 그런 전쟁적인 등 구름이 되었다. 회의
and that he will warrant	and forever defend the same a	gainst all persons whomsoever.
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If is distingly aftered that	Service State of the Service S	
Part Plants and process research to the control of	The the production of the second of the seco	The state of the s
The grantor warrants that (a)* primarily for grantor (b) for an organization	the proceeds of the loan represented a personal tamily or household purp- or (even it grantor is a natural person	by the above described note and this trust deed are: are to business as a common state of the s
gender includes the temini-	med as a beneficiary	shall many their heirs, legatees devi-
* IMPORTANT NOTICE: Delote by It	COF, said grantor has hereun	truing this deed and whenever the context so requires, the matter that the context so requires, the matter that the context so requires, the matter that the day and year first above written.
beneficiary MUST comply with the A	in-Lending Act and Regulation	Antonia G. Perez
produce with the Act is not requi	ed, disregard this notice.	Isabel C. Perez
(if me signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON,	L MATERIA (INC. 1996) OLT TO PARE INC. ST. 1986 BANK ST. ST. ST. ST. ST. ST. ST. ST. ST. 1986 A. ST. ST. ST. ST. ST. ST. ST. ST. ST. ST	Dabel Chery
County of Klamath	STATE	OF OREGON,
This instrument was acknown December 4 17988 Antonsa G. Perez	edged before no on This instr	y of Ses. vizient was acknowledged before me on
Sabel C./Perez	as of	
(SEAL) BLIC Nota	y Public for Oregon Notary Pub	lic for Oregon
My complission expires:	7-33-89 My commis	sion expires: (SE/
te i istoria unacquistale que les respondentes estadas e respondentes estadas	All the land only when obligations	발표를 발표하다 있는데 말라고 그 그리고 그렇게 되는 것이 되어 그렇게 되었다.
The undersigned is the legal own	Tespisal proting inclination	
erewith todether mile addute,	to cancel all and	syment to you at deed. All sums secured by
neid by you under the same.	Mail reconveyage	to the parties designated by the
ATED: 15 March 2015 ATED: 15 March 2015 ATED: 15 March 2015 ATED: 25 March 2015 ATED:	Parts nere 10 surether date appointed and appointed and	ostication of said trust deed the
	F157-11	
or The Trust Dood OR TH	I NOTE which it secures. Both must be delive	Beneficiary red to the fruites for concellation before reconveyance will be made.
TYO21 DEED		
Antonia C. Donne		STATE OF OREGON, County ofKlamath ss.
Isabel C. Peres	art inspection described assumed to	I certify that the within instrument was received for record on the6thday of
Raymond J. Hankins Grand	SPACE RESERVED	at 10:59 o'clock AM, and recorded
Nancy M. Allen	RECORDER'S USE	ment/microfilm/
After recording return 10 g 1 After recording return 10 g 1 Aspen Title & Escrow Inc		Witness my hand and seal of
600 Main Street Clamath Falls, OR 97601	379	ner Biehn, County Clerk
ig. Self-Cregois Trust Press Greist-18057 field.	Fee \$13.00 EL DEED	By Quiline Mullindal Deputy