омания <b>94891.</b> команистист	TRUST	DEED	Vol m88	2 <b>21187</b>
V2LTHIS[TRUST DEED, made this Kenneth R.OBrister	그는 것은 것을 가지 않는 것을 가지 않는 것을 것을 수 있다.	- 선생님이 많아서 집 것은 부분	vember 🖙 👘	, 19.88, between
as Grantor,ASPEN_TITLE_&_ESCRO	W, INC.			, as Trustee, and
Grantor irrevocably grants, barga	, but with the WITNES ins, sells and conv , Oregon, describe	SETH: veys to trustee ed as:	in trust, with p	ower of sale, the property
A tract of land in Block 7, ALT Beginning at a point on the Nor of Lot 11 of said Block 7, said Avenue; thence North parallel t East 121.90 feet to the East 11 line of Laverne Avenue; thence to the point of beginning.	th line of Lav point being the West ling pe of said Blo	Verne Avenue 30 feet Mort ne of Lot 11 ock/7:thence	186 feet Each of the cer ,63.80 feet South 63.80	ast of the West line iterline of LaVerne to a point; thence ) feet to the North 'Avenue, 121.90 feet
logether with all and singular the tenements, h now or hereafter appertaining, and the rents, is tion with said real estate. STANE FOR (THE PURPOSE SOF SECURING	sues and profits there PERFORMANCE	eof and all lixture of each agreement	s now or hereafter of grantor herein	attached to or used in connec- a contained and payment of the
sum of TWENTY-SIX THOUSAND AND IN (\$26,000.00) note of even date herewith payable to beneficia not sconer paid, to be due and payable	10/100	Dollars, with Inter	est thereon accord	ing to the terms of a promissory
The date of maturity of the debt secured becomes due and payable. In the event the wi sold, conveyed, assigned or alienated by the then, at the beneficiary's option, all obligations herein, shall become immediately due and payab	fin described proper grantor without first secured by this inst	ty, or any part th 'having obtained rument, irrespecti	ereot, or any inter the written consen	t or approval of the beneficiary
To protect the security of this trust dee 1. To protect, preserve and maintain said prop and repair, not-to remove or demolish any building or not to commit or permit any waste of said property. 2. To complete, or, restore, promptly and in i, manner any building or improvement which may be c	berty in good condition improvement thereon;	f ICOMPSERVE granting any easer subordination or o thereol; (d) recom grance in any re legally entitled the	nent or creating any ther agreement allec vey, without warranty conveyance may be reto," and the recital	restriction thereon; (c) join in an ting this deed or the Jien or charge , all or any part of the property. Th described as the "person or person s therein of any multers or lacts shal hereon, learthern \$5
2. To complete, or, restore, promptly and in ( manner any building or improvement which may be c destroyed thereon, and pay when due all costs incurred t 3. To comply with all laws, ordinances, regula tions and restrictions allecting said property; if the bes join in executing such financing statements pursuant to cial Code as The benilicary may require and to pay proper; public offices or offices, as well as the cost of by lilling officiers or's esarching agencies as a may be de	herefor, tions; covenants, condi- tions; covenants, condi- the Uniform Commer- tor filing same in the all filen searches made emed desirable by the	10. Upon a time without notic pointed by a court the indebtedness h erfy or any part	ny default by grant e, either in person, t, and without regard ereby secured, enter t berend in its own na	be not rest many or or hereunder, beneficiary may at any by agent or by a receiver to be ap I to the adequacy of any security to apon and take possession of said prop mes use or otherwise collect the rent
beneficiary To, provide and continuously maintain insu- now or bereafter creded on the said premises against and such other, heards as the beneficiary, may from t an amount not less than s. <u>tutt unsur ADLE</u> companies acceptable to the beneficiary, with loss-pa policies of insurance shall be delivered to the benefici. it the grantor, shall all lor_any, reason to procure any t	rance on the buildings loss or damage by lire ime to time require, in value, written in value, the latter; all	issues and profits, less costs and expe ney's fees upon an ficiary may determ 11. The er N collection of such insurance policies c	including those past nses of operation and y indebtedness secure time. thering upon and tai rents, issues and prolor or compensation or aw	due and unpaid, and apply the same I collection, including reasonable attor ad hereby, and in such order as bene king possession of said property, th lits; or the proceeds of fire and othe sards for any taking or damage of th
deliver said policies to the beneficiary at least litteen d tion of any policy of insurance now or hereafter, plut the beneficiary 'may' procure: the same at grantor's collected under any life or other insurance policy may ciary upon any indebtedness secured hereby and in su- own determine or at onling of beneficiary the entire	ays prior to the expira- iced on said buildings, expense. The amount be applied by benefi- ich order as beneficiary amount so collected, or	waive any default pursuant to such r 12. Upon c hereby or in his p essence with respect	or notice of default otice. lefault by grantor in serformance of any a t to such payment an secured hereby imme	thereof as aloresaid, shall not cure o hereunder or invalidate any act don payment of any indebitchess secure greement hereunder, time being of th d/or performance, the beneficiary ma diately, due and payable. In such a tately due and payable the trut dee
any part thereof' may be released to grantor. Such app not cure or waive any delault or notice of delault here act done pursuant to such notice. 5. To keep said premises tree from constructic taxes, assessments and other charges that may be lev- against said property before any part of such taxes/ charges become past due or delinquent; and promptly	in liens and to pay all ied or assessed upon or assessments and other	in equity as a mo advertisement and remedy, either at la the beneficiary elec- the trustee shall en	rigage of direct the sale, or may direct the aw or in equity, which its to foreclose by ad- recute and cause to b sell the said describe	sy proceed to loreclose this trust dee trustee to foreclose this trust deed b he trustee to pursue any other right o the beneliciary may have. In the even vertisement and sale, the beneliciary o e recorded his written notice of delaud treal property to satisfy the obligato.
to beneficiary; should the grantor tail to make payme ments; insurance premiums, liens or other, charges pay by direct "payment" or by 'providing 'beneficiary with make such 'payment; 'beneficiary !may): at its option!" and, the amount so paid, with interest at the rate set i hereby; together with the obligations described in para trust deed, shall be added to and become a part of t	nt of any latter, assess able, by grantor, either, i lunds with which to make payment thereol, orth in the note secured graphs 6 and 7 of this he debt secured by this	notice thereof as to in the manner pro- 13. After 1 sale, and at any t sale, the grantor of the delayit or del	treupon the trustee so hen required by law a rided in ORS 86.735 he trustee has commo ime prior to 5 days b so any other person so muts. If the default	tail it in the time and place of sale, given and proceed to foreclose this trust deer need foreclosure by advertisement an elfore the date the trustee conducts th o privileged by ORS 86.753, may cu consists of a failure to pay, when du
trust deed, without waiver of any rights arising from covenants hereoit, and lore such payments, with interest erty hereinbefore described, as well as the grantor, same extent that they are bound for the payment of described; and all such payments shall be immediately out notice; and, the nonpayment thereof shall; at the o render, all sums secured, by, this trust deed immediately	as aloresaid, the prop- shall be bound to the shall be obligation herein due and payable with- ption of the beneficiary, due and payable and	sums secured by entire amount due not then be due h being cured may obligation or trus delaults, the pers	the trust deed, the at the time of the ad no default occurre be cured by tenderin t deed. In any case, on ellecting the cure	detault may be cure of paying it cure other than such portion as would d. Any other delault that is capable of in addition to curing the delault of shall pay to the beneficiary all cos wring the obligation of the trust dee
constitute: the each of this trust deed. constitute: the each of this trust deed. in connection with or in enforcing this obligation and tess actually incurred to the each of the each of the 7; to appear in and delend any action or p attect the security rights or powers of beneficiary or t action or proceeding in which the beneficiary or trust	trustee's and attorney's roceeding purporting to rustee: and in any suit.	<ul> <li>together, with trus by law.</li> <li>14. Otherw place designated be postponed as</li> <li>in one parcel or auction to the hi</li> </ul>	rise, the sale shall be in the notice of sale provided by law. The in separate parcels a ghest, bidder, for cash	held on the date and at the time ar or the time to which said sale mi
action of piocecuring in which the direct of this deed, to pay all cluding evidence of title and the beneficiary's or trus amount of attorney's fees mentioned in this paragaph lized by the trial court and in the event of an appea decree of the trial court, grantor further agrees to p pellate court shall adjudge reasonable as the benefic ney's less on such appeal.	costs and expenses, in- tee's attorney's lees; the 7, in all cases shall be 1 from any judgment or w such sum as the ap-	the property so is plied. The recitals of the truthfulne the grantor and to 15. When shall apply the p cluding the comp	old, but without any in the deed ol any r is thereol. Any perso seneficiary, may purch trustee sells pursuant roceeds of sale to pa emation of the truste	covenant or warranty, express or in natters of fact shall be conclusive pro m, excluding the trustee, but includin tase at the sale. I to the powers provided herein, trust yment of (1) the expenses of sale, i e and a reasonable charge by trustee
It is mutually agreed that: 8. In the event that any portion or all of said under the right of eminent domain or condemnation, b right, il it so elects, to crequire that all or any portoo as compension to be used, takend, were and a thorneys	encliciary shall have the n of the monies payable of the amount required fees necessarily paid of	attorney, (2) to having recorded deed as their inte surplus, it any, t surplus. 16. Benet	the obligation secured liens subsequent to t rests may appear in o the grantor or to h iciary may from time ice named herein or t	I by the trust deed, (J) to all perso he interest of the trustee in the tru the order of their priority and (4) t is successor in interest entitled to su to time appoint a successor or succ to any successor trustee appointed he
incurred by grantor in such proceedings, shall be applied by it first upon any reasonable costs and expu- both in the trial and appellate courts, necessarily pa- liciary in such proceedings, and the balance applied secured hereby; and grantor agrees, at its own exper- and execute such instruments as shall be necessary pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon	nases and attorney's lees, id or incurred by bene- l upon the indebtedness, ise, to take such actions in obtaining such com-	trustee, the latte upon any trustee and substitution which, when reco which the proper	r shall be vested wit herein named or appo shall be made by wri orded in the mortgag ty is situated, shall be rusted	without conveyance to the success h all title, powers and duties contern inted hereunder. Each such appointment tten instrument executed by benelicias te records of the county or counties conclusive proof of proper appointment
	승규는 사람이 가지 않는 것이 가지 않는 것 같아.	AND BUCCESSOF I		when this deed, duly executed a rd as provided by law. Trustee is

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, or an escrow agent licensed under ORS 676.505 to 676.505.

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The grantor covenants and agrees to fully seized in fee simple of said described			
Experiments of the end of the conversation of the conversation instability of the provided of the conversion of the second of	en antiperan apartera inditional an a ann an an antiperan an an ann a	anne an the second s The second sec Second second second Second second second Second second second Second second second Second second	ે આ ગામ તેમ પ્રાથમિક પ્રાથમિક પ્રાથમિક ગામ છે. ગામ ગામ ગામ પ્રાથમિક ગામ પ્રાથમિક ગામ ગામ ગામ ગામ ગામ ગામ ગામ ગામ ગામ ગામ
and that he will warrant and forever defe	nd the same against all pe	rsons whomsoever.	(c) any at he state of the s
where provide the management of the second s	de nue ries requires august (6-1) recentre ries (1910) august (1910) de nue ries (1910) august (1910) august (1910) august (1910)	na se	na sene se antiparte de la companya de la companya La companya de la comp La companya de la comp
(1) (3) (1972) also special that: 5. In the special operation of all of sets, or index the (1971) of second characteristic induction for the different special in the special operation.	arth shart the taken states of the taken states and the taken states of the taken states at the states of the taken states at the states of th	2. Constraints and the second statement of the second s	er an anteres en la construction de la construction na activita de la construction de la construction a que recentration de la construction de la construction a que recentration de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de granda de la construction de la construction de la construction de la construction de la construction de la construction de la construction de la construction
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The grantor warrants that the proceeds of	the loan represented by the abov	a described note and this trust	(1) A start and the second se second second sec
(a)* primarily for grantor's personal, famil (b) 207265201268333, or Course Nagard	y or household purposes (see Im	portant Notice below).	the case is the solution of the solution
This deed applies to, inures to the benefit personal representatives, successors and assigns. T secured hereby, whether or not named as a benefit	he term beneficiary shall mean ciary herein. In construing this	the holder and owner, including leed and whenever the context	pledgee, of the contract
gender includes the feminine and the neuter, and IN WITNESS WHEREOF, said is	the singular number includes the	plural.	anna 1991 - Maria Maria, anna an Anna an Anna 1993 - Maria Maria, an Anna an Anna Anna
* IMPORTANT NOTICE: Delete, by lining out, whicheven not applicable; if warranty (a) is applicable and the b	anaficians is a craditor	meth R. Bri	ater.
as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulatio disclosures; for this purpose use Stevens-Ness Form No	and Regulation Z, the car Kenne by making required 1319, or equivalent.	th R. Brister	ini (konstruction) suri (konstruction) suri (konstruction) suri (konstruction) suri (konstruction)
If compliance with the Act is not required, disregard th	ls notice.		
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	and a second sec	ಟಕ್ಕಳ ನಡೆದಲ್ಲಿ ಅಧಿ ಅನ್ನು ಸ್ಪಷ್ಟಿಯಲ್ಲಿ ಮಾಲಿ ಮಾಡಿ ನಡೆದರು ಪ್ರಶಸ್ತಿದ್ದಾರೆ ಇತ್ತು ಸ್ಮಾನ ಮಾಡಿದ್ದಾರೆ. ನಡೆದ್ದ ಮಾಡಿ ಮಾಡಲ್ ಮಾಡಿ ಮಾಡಿದ್ದಾರೆ ಮಾಡಿದ್ದಾರೆ. ನಡೆದ್ದ ಮಾಡಿ ಮಾಡಲಾಗಿ ಮಾಡಲಾಗಿದ್ದಾರೆ. ಮಾಡಲಾಗಿ ಮಾಡಲಾಗಿ ಮಾಡಿದ್ದಾರೆ.	i se
STATE OF OREGON.	STATE OF ORE	GON	
This instrument was acknowledged before	me on This instrument w	vas acknowledged beiore me on	
Kenneth R. Brister	as of the second s	te general de la companya de la comp	
Notary Public to	r Oregon Notary Public for	Oregon	
My commission expires: 37/23/89	My commission ex	pires:	(SEAL)
an of the state of	REQUEST FOR FULL RECONVEYA		
Louis design of the second sec	Trustee 1 1 1		
The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Y	lder of all indebtedness secured	by the foregoing trust deed.	
said trust deed or pursuant (10 statute, to cance herewith together with said trust deed) and to re estate now held by you under the same. Mail re-	convey, without warranty, 1 to th	e parties designated by the ter	ms of said trust deed the
estate newspire by you under the second of the tension of tension of the tension of tension of the tension of t	and a street the street of the street data in the street of the street o	Hereney and each teacht to the	ser h bi a da us consider.
Ling of Havelue Avenue, Succession to the point of bering and the set of the point of the point of the book of the book	ASSE GTODA FUE PAITS	Beneficiary	Land I'd 1994 - Goran
Avêdaejsthence North parallel ( East 121-90 feet to the Fast 13 ne us use a study we had been very used of the	nd of said-block fit	béñce South 63760 fra	CE FO TESTER
DESTTRUST DEED 5 1/0	th line of LaVerne A noint heine 30 feet	County ofK	SON, HALF MARE T
(FORM' No. 581) 7. H STEVENS-MESS LAW PUB. CO., PORTLAND: ORE	한 동안에 다 있는 것은 것을 통입하였다.	I certify that	the within instrument cord on the 13th day
Course Course Courses States	ins, sells and convey-to f	ofDec.	, 19.88, k AM., and recorded
General auton ferring a Trorantor control a transferre	MILACZOLA SPACE RESERVED DIS MILL DIS TO LA FOR	in book/reel/volu page 21187	me NoM88 on or as fee/file/instru
Marcella Crutchfield, DetUal 20	A INC	Record of Mortga	eception No
Boneficiary	na davan Selatar	Witness # County affixed.	y hand and seal of
ASPEN TITLE & ESCROW, "INC."	20. O.	Vor GarEvelyn Bleh	n, County Clerk
ASPEN TITLE & ESCROW, INC.	ISN21 OFED	By Qaislini	Muilin di Deputy

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FORM Its: 281-010000 1.4.1 0441 5014 125 021

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