## 95751

## TRUST DEED

7.04	TRUST DEED	View Section 1
THIS TRUST DEED		Vol. m89_Page_343 &
WILLIAM G. NEUBERT	and ELIZABETH A NET DECE	ember , 19 88 , between
as Grantor, ASPEN, TITE	MEODERI, Nusbar	nd and wife , between
DOVERI PROPERTIES,	LTD, an Organia	nd and wife , 1,, between
as Beneficiary,	oregon limited partners	hip as Trustee, and
us Beneficiary,		
Grantor irrevocably gran	mts, bargains, sells and corne	,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lots 47, 48, 49 and 50, Block 2, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State 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 real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of THIKTDEN THOOGRAPD and 1907 too 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 hereof, if

note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if the date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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, as the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or any part thereof, or approval of the beneficiary, agreed to be herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without lirst the the beneficiary's option, all obligations secured by this institute the tenin, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

1. To protect, preserve and maintain said property in food condition on the original of the protect, preserve and maintain said property in food condition not to commit or remove or demolish any building or improvement thereon.

2. To complete the security of this trust deed, grantor agrees, and repair, on the comment of the protect of

It is mutually agreed that:

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It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of ement domain or condemnation, beneficiary shall have the right, it it so elects to require that all or any portion of the manies parable to pay all reasonable cost each proceedings, which are in excess of the manies parable to pay all reasonable cost energy expenses and attorney's fees meanth paid or applied by grantor in such proceedings, shall be paid to be abstract any applied by it list upon any proceedings, shall be paid to the abstract and appellate senable costs and expenses and abstract and post in the trial and appellate senable costs and expenses and applied the proceedings, and the standard appellate and parable agreed between the proceedings, and the standard pay and the indebtedness and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's remembers, to take such actions and recute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's remembers, in the proceedings, and the proceedings and proceedings of this deed and the note for the payment of its fees and presentation of this deed and the note for the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charke state of the control of the property. The characteristic of the property of the property. The characteristic in any reconveyance may described as the "person or persons be coordinated thereto" and the rectuals thereto of any matters or broth shall service mentioned in this paradraph shall be not less than \$5.

If Upon any default by grants because there is the set for any of the time without notice, either in persons by never or by a receiver to he appointed by a court, and without regard to the adequacy of any security for error or any part thereol, in its own and taking the possession of said property or any part thereol, in its own and taking the set of the property of

proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.753, may cure state the delaults of defaults. If the delault consists of a failure to pay, when due to the default of a failure to pay, when due the default of the cure other than such portion as would being cured may be cured by tendering the other than such portion as would being cured may be cured by tendering the performance required under the delaults, the person effecting the cure shall pay to the beneficiary all costs of and expenses actually incurred in enforcing the obligation of the trust deed by law, at the time of the held on the date and at the time and

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 in one parcel or in separate parcels and shall self the parcel or parcels at a shall deliver to the purchaser its deed in form as required by law. The trustee may self said property either auction to the highest bidder for cash, payable at the time of sale. Trustee the property so sold that without any covenant or equired by law conveying piled. The recitals in but without any covenant or enduringly, express or imformation of the truthfulness thereod Any person, excluding that into the property so sold that without any covenant or enduringly, express or imformation of the truthfulness thereod Any person, excluding the trustee, but including 15. When trustee self spursuant to the powers provided herein, trustee shall apply the proceeds of safe to payment of (1) the expenses of safe, including the compensation of she truste and a reasonable charles by insides's faction of the powers provided herein trustee charling recorded liens subsequence by the trust deed, 13.0 still persons facility, if any, to the Planter of to his succession in interest entitled to the surplus.

surplus, it any, to the granter or to his successor in interest entitled to such surplus. In Beneficiary may from time to time appoint a successor of successor by the surplus of the successor to the successor by the surplus of the successor to the successor of the successor to the successor to the successor trustee, but also appointment, and without conveyance to the successor trustee, he after shall be vested with all tule, powers and duties confusion upon any trustee herein named or appointed executed the successor trustee the successor trustee in the mortgage trust of the county or counties in of the successor trustee. In the successor trustee, the successor trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not trust of any action or proceeding in which frantor, beneficiary or trustee 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 an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and Ican association outhorized to do business under the laws of Oregon or the United States, a litle insurance company authorized to insure title to real property of this state, its substituties, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 396.505 to 696.585.

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.

nd that he will walrall and lolover comme				de la constantina della consta
				-
				I mayor
The grantor warrants that the proceeds of the l (a)* primarily for grantor's personal, family or (b) for an organization, or (even if grantor is	a natural person) a	are for business of	r commercial purposes.	
This deed applies to, inures to the benetit of a personal representatives, successors and assigns. The a secured hereby, whether or not named as a beneticiar gender includes the teminine and the neuter, and the secured personal secured includes the secured personal secured.	y herein. In constru singular number incl	ing this deed and ludes the plural.	whenever the context so requir	es, the mascame
in WITNESS WHEREOF, said gran	ntor has hereunto	set his/hand t	he day and year tirst above	written.
* IMPORTANT NOTICE: Delete, by lining out, whichever wa not applicable; if warranty (a) is applicable and the benef as such word is defined in the Truth-in-Lending Act and beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness Form No. 13 If compliance with the Act is not required, disregard this n	Regulation Z, the y making required 319, or equivalent.	WILLIAM G	NEUBERT HO. Truckt A. NEUBERT	
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	- 4	. (	4	
	STATE	OF OREGON.	) ) ss.	
County ali (la math)		nty of		
n This instrument was acknowledged before n		trument was ackr	nowledged before me on	
Carriary FC: 1987.by	19 as	by		
"ELIZABETH A. NEUBERT	of		an and the second	
30 50 - 20 CAN 1	10.0			
Notary Public for C	Oregon Notary	Public for Oregon		(SEAL)
(SEAL) C: My commission expires:	My com	nmission expires:		
			W 1	
4 4 7	REQUEST FOR FULL	RECONVEYANCE		
To.	be used only when oblig	June 11 and 11 a		
TO:	Trustee	- 1		me secured by said
The undersigned is the legal owner and hold trust deed have been fully paid and satisfied. You	ler of all indebtedne	ss secured by th	e foregoing trust deed. All sur you of any sums owing to you	under the terms of
tout doed have been fully paid and satisfied. I ou	Hereby are alleren		* * and sound doed (which a	re delivered to you
	Trop, minutes		ies designated 27 this	
estate now held by you under the same. Mail reco	no estado en est			
DATED:	, 19	W 17 MILES	property and the second of the	
				and the second
			Beneficiary	
Do not lose or destroy this Trust Dood OR THE NOTE w	rhich it secures. Both mus	t be delivered to the	trustee for concellation before reconveys	ance will be made.
De not lose or desirey line				
			STATE OF OREGON	. }
TRUST DEED			County of Klama	<u>rn</u>
(FORM No. 881)			I certify that the	within institution
			was received for record ofJan	, 1989
			11:22 o'clock A	M., and recorded
Graptor	SPACE R	ESERVED	in book/reel/volume I page 343 or	voผมว oi as fee/file/instru
<b>3,44,10</b>		OR ER'S USE	ment/microfilm/recep	tion Noタスルス
	RECORD		Record of Mortgages of	of said County.
Beneficiary			Witness my n County affixed.	and and seal o
AFTER RECORDING RETURN TO			Evelyn Biehn,	County Clerk
D Vincontias 141			NAME	TITLE
1 00 20 N) E. 213+ ST			By Caulin Mu	Lenders Deput
Bellevue, WA 98004	Fee \$13.00			<ul> <li>A 1 - E a sandrigueros agente informeros (1)</li> <li>A 1 - E a sandrigueros agente informeros (2)</li> </ul>