					15-NESS LAW PUB. CO., PORTLAND, OR 9 Paga <b>1999</b>
ROBER	IS TRUST DEED	made this 13	th	January	
as Grantor,	ASPEN TIT	LE & ESCROW,	Т <u>МС</u>		
with f	A. WRIGHT	and EVANGELIN	E M. WRIGHT,	husband and	wife,
as Beneficia	ary,	survivorsh	îр		wire,
Gran	tor irrevocably gra	nts, bardains, solla	VITNESSETH:		
Lot 15	, Block 15.	County, Oregon,	described as:	stee in trust, with po H RIVER ACRES	ower of sale, the proper
County	of Klamath,	State of Ore	JN IU KLAMAT gon.	H RIVER ACRES	, in the
$\mathbb{P}^{\mathbb{P}_{n}\times \mathbb{P}_{n}}$	e se transformer de	lan an a	a Della constante e constante		
i.			• • • •		
together with al now or hereafter	ll and singular the ter r appertaining and st	ements, hereditaments	and appurtenences	-1 - 11	into belonging or in anywiss tached to or used in commo
tion with said re FOR TH	eal estate. E PURPOSE OF SE	CURING PERFORM	is thereof and all fixt	a all other rights thereu ures now or hereafter att	into belonging or in anywis tached to or used in connec
		ILUUSAND AND A	10/100	on or grantor herein co	ntained and
note of even date	e herewith, payable to	beneficiary or order and	Dollars, with in	terest thereon according	
secomes due and	payable. In the even	t the middle by this instruct	nent is the date state		-
then, at the bene herein, shall becou	assigned or alienated diciary's option, all ob	by the grantor without ligations secured by the	property, or any part first having obtained	thereof, or any interest if the written concert	icipal and interest hereot, it inal installment of said note therein is sold, agreed to be approval of the beneficiary, lates expressed therein, or
To protect	the security of this	- puyable.	,	tive of the maturity of	approval of the beneficiary, lates expressed therein, or
and repair; not to re	emove or demolish new t	said property in good cond	ition granting any eas	ment or creaties	
manner any building	or improvement with	and in good and workman		econveyance may be descril ereto," and the recitate the	bed as the "person or nersons
and restrictions	allecting said	s regulations, coverante an			
beneficiary.	searching agencies as ma	v be deemed desirable by	ade the indebtedness h	ce, either in person, by age t, and without regard to the ereby secured, enter upon ar	versi than \$5, wunder, beneficiary may at any nt or by a receiver to be ap- e adequacy of any security for ad take possession of said prop- or otherwise collect the reserver
and such other hazard an amount not lace th	ted on the said premises ds as the beenficiary may	an insurance on the buildi against loss or damage by	ings less costs and experience fire ney's fees woon and	including those past due and	or otherwise collect the rents
			in 11. The en	tering upon and taking an	by, and in such order as bene-
tion of any policy of the beneficiary may	insurance now or hereas procure the same	Iteen days prior to the expinite Iter placed on said building	to property, and the a ra- waive any default	r compensation or awards lo application or release thereof or notice of default bar	ssession of said property, the the proceeds of fire and other r any taking or damage of the as atoresaid, shall not cure or ler or invalidate any act done
nay determine, or at	edness secured hereby and option of beneficiary the	y may be applied by bene in such order as beneficia	int 12. Upon d li- hereby or in his pe	fault by grantor in navmen	t af a t t t
ct done pursuant to su	uch notice.	It hereunder or invalidate ar	event the beneficiar	cured hereby immediately d y at his election may process	formance, the beneficiary may fue and payable. In such an
hand and a stroppenty L	belore any nart of runt	fruction liens and to pay a fruction liens and to pay a be levied or assessed upon c taxes, assessments and oth aptly deliver receipts therefor ayment of any transition	advertisement and s remedy, either at law	ale, or may direct the trustee to ale, or may direct the trustee or in equity, which the base	to foreclose this trust deed by to pursue any other right or
of the second se	ums, liens or other charge by providing benefician	ayment of any taxes, assess s payable by grantor, eithe	s- secured hereby when	cute and cause to be recorded and the said described real pro-	nt and sale, the beneficiary or I his written notice of default
				ed in ORS 86.735 to 86.795	ed to foreclose this trust deed
ust deed, without wai venants hereot and to	iver of any rights arising r such payments with in	of the debt secured by this from breach of any of the	sale, the grantor or the default or default	its. If the default consists of	d by ORS 86.753, may cure
me extent that they	are bound for the gran	tor, shall be bound to the	entire amount due a not then be due had	no default occurred. Any off	than such portion as would
stitute a breach of thi	is trust deed.	iately due and payable and	obligation or trust d defaults, the person and expenses	eed. In any case, in addition	formance required under the
actually incurred.	enforcing this obligation	and trustee's and attorney's	by law. 14. Otherwise,	and afformey's fees not exce	reding the amounts provided
ct the security rights on or proceeding in w.	or powers of beneficiary of thich the beneficiary	or proceeding purporting to or trustee; and in any suit	be postponed as prov	the sale shall be held on the he notice of sale or the tin ided by law. The trustee m eparate parcels and shall se t bidder for cash, payable a urchaser is down in the sable a	
ling evidence of title ount of attorney's fees	and the beneficiary's or the mentioned in this operations of the second se	all costs and expenses, in- sustee's attorney's fees: the	shall deliver to the p the property so sold, plied The	urchaser its deed in form as but without any course	t the time of sale. Trustee required by law conveying
te court shall adjudg s lees on such appeal.	ge reasonable as the bene	aph 7 in all cases shall be peal from any judgment or pay such sum as the ap- liciary's or trustee's attor-	of the truthluiness th the grantor and benefit	ereof. Any person, excluding ciary, may purchase of the	the trustee, but including
8. In the event the	freed that: at any portion or all at a		cluding the compensati	ds of sale to payment of (1	ers provided herein, trustee
ompensation for such	duire that all or any port taking, which are in pro-	ion of the monies payable	deed as their interests surplus, it any, to the surplus.	subsequent to the interest o may appear in the order of granter or to his successor	t deed. (3) to all persons t the trustee in the trust their priority and (4) the
red by grantor in st	uch proceedings and afformer	a lees necessarily paid or	16. Beneficiary sors to any trustee na	may from time to time app	wint a successor of success
ed hereby; and grante	or agrees, at its own applie		trustee, the latter shall upon any trustee herein	be vested with all title, po named or appointed barried	wers and duties conferred
9. At any time and 5. payment of its fee	i from time to time upon and presentation of the	written request of bene-	which, when recorded which the property is si of the successor trustee.	in the mortgage records of function in the mortgage records of function in the shall be conclusive pr	nt executed by beneficiary, the county or counties in oot at proper appointment
	and presentation of this il reconveyances, for cance, for the payment of the i of any map or plat of se		acknowledged is made obligated to notify any	a public record as provided	deed, duly executed and by law. Trustee is not
		morenty; (b) join in	at any action	or proceeding in which grant such action or proceeding is b ember of the Oregon State Ba itle insurance company authori on estrow agent i	any other deed of

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fully seized in fee simple of said described real pre-	with the beneficiary an operty and has a valid	d those claiming under him, that he is law- d, unencumbered title thereto	
NONE			
and that he will warrant and forever defend the	same adainet all nerso	ne whomeowor	
	1 - Alexandre - Alexandre - Alexandre - Alexan		
	an a		
The grantor warrants that the proceeds of the loan re (a)* primarily for grantor's personal, family or house (b) for an organization, or (even it grantor is a nat	shold nurnasas ( see Import	and Notice Laters	
This deed applies to, inures to the benefit of and bi personal representatives, successors and assigns. The term b secured hereby, whether or not named as a beneficiary here gender includes the feminine and the neuter, and the singula	enericiary shall mean the	holder and owner, including pledgee, of the contract	
IN WITNESS WHEREOF, said grantor h	as hereunto set his har	nd the day and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (	(a) or (b) is (D) IT_	lit in the	
not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regula	s a creditor RODELLO	Mata	
beneticiary MUST comply with the Act and Regulation by makin disclosures; for this purpose use Stevens-Ness Form No. 1319, or	ng required		
If compliance with the Act is not required, disregard this notice.			
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)			
STATE OF OREGON, ) Klamath ) ss.	STATE OF OREGON	) er	
County of Anissing the strain of the state of the strain o		······	
January 30 19.89 , by	This instrument was acknowledged before me on, 19, by		
Roberto Mata	as		
3 Art 2014	of		
historiene + Addington		стория «Малинина» — — — — — — — — — — — — — — — — — — —	
(SEAL) 6011 My commission expires: 7 - 0 - 0 (	Notary Public for Orego	(SEAL)	
	My commission expires		
	ST FOR FULL RECONVEYANCE		
To be used on	nly when obligations have been p	oid.	
TO:	., Trustee		
The undersigned is the legal owner and holder of all i	indebtedness secured by t.	he foregoing trust deed. All sums secured by said	
trust deed have been fully paid and satisfied. You hereby a said trust deed or pursuant to statute; to cancel all evider	re directed, on payment to	you of any sums owing to you under the terms of	
herewith together with said trust deed) and to reconvey, with	hout warranty, to the par	ties designated by the terms of said trust deed the	
estate now held by you under the same. Mail reconveyance	and documents to	<u></u>	
DATED:	• • • • • • • • • • • • • • • • • • •		
		Beneficiary	
Do not lose or destroy this Trust Dood OR THE NOTE which it secure	a. Both must be delivered to the	trustee for correlation before reconveyance will be made	
		STATE OF OREGON, County of	
STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.	t dia amin'ny solatesta amin'ny solatesta amin'ny solatesta amin'ny solatesta amin'ny solatesta amin'ny solates	I certify that the within instrument	
Roberto Mata		was received for record on the lstday	
		of	
Grantor	SPACE RESERVED	in book/reel/volume NoM89 on	
George A. Wright	FOR RECORDER'S USE	page <u>1999</u> or as fee/file/instru- ment/microfilm/reception No. <u>96613</u> ,	
Evangeline M. Wright		Record of Mortgages of said County.	
Beneficiary	anta Maria di Kabupatén Ka	Witness my hand and seal of	
AFTER BECORDING RETURN TO Aspen Title & Escrow, Inc.	and the second	County affixed.	
600 Main Street		Evelyn Biehn, County Clerk	
Klamath Falls, OR 97601	3.00	By Cleulens Mullendie Deputy	
<u> </u>			