COPYRIGHT 1988 STEVENS-NESS LAW FUB. CO. PORTLAND. OR. 97204
DALE CARLILE AND BOBBIE CARLILE, HUSBAND AND WIFE
as Granton ASPEN TITLE & ESCROW, INC. GURDON HACKETT AND JAN HACKETT, HUSBAND AND WIFE, WITH FULL, as Trustee, and RIGHTS OF SURVIVORSHIP
as Beneficiary, Solution CVLITTE WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust with power of the second s
Lot 123, FIRST ADDITION TO CASITAS, in the County of Klamath, State of Oregon.
CODE 41 MAP 3909-10CD TL #8200 KEY #544655
D ^e dat ind stated without bird bird the transmission and the state of the state o
De satand an ander der ber Gritt HOID ward a Manie sam date de Bildera (onde betre provensionent), soletter provinsionent)
together with all and shared at
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 connec- tion with said real estate.
FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of

note of even date herewith, payable is beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable is beneficiary or order and made by grantor, the final payment of principal and interest hereot, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

sold, conveyed, assigned or alienated by the grantor without lists therein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

 To protect the security of this trust deed, grantor agrees:
 To protect, preserve and maintain said property in §ood condition on to commit or preserve and maintain said property.
 To complete or restee of said property.
 To complete or least said property.
 To complete or least said property.
 To complete or ollies, as well as the cost of all lien sectors.
 To complete or ollies, as well as the cost of all lien sectors.
 To provide and continuously maintain insurance on the buildings and stee said promises against loss or damage by lire or ollies, as well as the cost of all lien sectors.
 To provide and continuously maintain insurance on the buildings and such profess or procure any such insurance and to all promises against loss or damage by live in the organize acceptable to the beneficiary as soon as initial if the grantor shill all or any procure at statifieen days prior to the expiration of profess and other charges padie of Such application or release shall acceptable to the beneficiary as the said or assessed by beneficiary way procure the same at grantor's expense. The amount of the first of the same at grantor's expense. The amount sor c

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, it is so elects, to require that all or any portion of the monies payable as compared to require that all or any portion of the monies payable to go all rion for such taking, which are in excess of the amount required to any all rion for such taking, which are in excess of the amount required to any all rion for such taking, which are in excess of the amount required to pay all rion for such taking, which are in excess of the amount required to be determine the such any reasonable costs and expenses and attorney's lees, liciary in such proceedings and the balance applied upon the indeticedness and execute such instrument sees shall be necessarily noblaining such com-gensation, promptly upon beneficiary to request of bene-ficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, lor cancellator), without allecting (a) consent to the making of any map or plat of said property; (b) join in (b) join in

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconvey, without warranty, all or any part of the property. The legally entitled thereto," and the may be described as the "person or persons legally entitled thereto," and there in a low present of the person or persons the conclusive proof of the further cluats therein of any matters or lacts shall services mentioned in this paragraphics thereoil. Trustee's lees for any of the services mentioned in this paragraphics there on less than \$5. 10. Upon any default by grantor hereunder, beneliciary may at any time without notice, either in the grantor hereunder, beneliciary may at any time without notice, either in work and the adequacy of any security lor the indebtedness hereby secured, enter upon nating assession of said prop-rity or any part thereol, in its own names use or other possession of said prop-ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine. 11. The entering upon and taking possession of said property, the collection of such renis, issues and prolits, or the proceeds of ther and other insurance policies or compensation or awards for any taking or damade of the property, and the application or release thereof as alore-sid, and the application or release thereof as alore-insurance indication enters. 12. Upon 'default by grantor in payment of any indebtedness secured through the such order.

waive any default presents of tenese intereot as aloresaid, shall not cure or pursuant to such notice. default hereunder or invalidate any act done hereby or in his performance of any agreement hereunder, time being of the esence with respect to such payment and/or performance, the beneliciary may event all sums secured hereby immediately due and payable. In such any event all sums secured hereby immediately due and payable. In such any event all sums secured hereby immediately due and payable. In such any event all sums secured hereby immediately due and payable. In such any event all sums secured hereby immediately due and payable. In such any event sums in the such any direct the trustee to foreclose this trust deed by advertisement and tage or direct the trustee to foreclose this trust deed by advertisement and tage or direct and the beneficiary may have. In the event the beneficiary elects to foreclose by identified the beneficiary of the trustee shall execute and cause to be treatment and stage to be beneficiary in the trustee shall execute and cause to be treated to a site, the beneficiary of and his election to sell the said described real prophy written notice of default and his election to sell the said described real prophy written notice of default in the manner provided in ORS \$6.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and safe, and at any time prior to 5 days before the date the truste conducts the safe, the frantor or any other person so privileged by ORS \$6.735, may cure the default or defaults. If the default consists of a laintre to pay, when due, sums secured by the trust deed, the default must portion as would not men be add no default occurred. Any other default that is capable of boligation to the time of the cure other than such portion as would not men be due had no default occurred. Any other default that is capable of boligation to the time of the cure other than beneficiary all costs together with truste's and attorney's less not exceeding the

together with instances and attorney's less 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 auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in lorm as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. Shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the truste design by the trustee by trustee attorney, (2) to the obligation secured by the trust deed. (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of the truste end of the furties to such surplus.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all conveyance to the successor upon any trustee herein named or appointed here powers and duties conterred and substitution shall be made by written instrument. Each such appointment 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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee.

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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 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 696,505 to 696,585.

[<u></u>	9396					
The grantor covenants and agrees to and						
tully seized in fee simple of said described real p NONE	with the beneticiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto					
and that he will warrant and forever defend the	same adained of the second					
Wing in the start of the second start for a second start of the	talen ogening en persons wnomsoever.					
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under sone an som av andered delt. It hann under anse andere and desperte de R. Dense sone sone and anse andere and desperte de R. Dense sone sone and anse and and desperter de	(b) Star Alexandrow (MPC) (B) Mark Star (General Star) and a star of the st					
[10] M. L. M.	(1) The interflight Law Formation and Constraints (1) and (
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculing gender includes the teminine and the neuter, and the singular number includes the plural.						
			IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written.			
			* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is			
beneficiary MUST comply with the Act and Regulation by making disclosures: for this nurross	ation Z, the					
The second seco second second sec						
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	Barras Anna, in Martinas de la companya de la compa Regional de la companya de la company Regional de la companya de la company					
STATE OF OREGON, Coupers of the Klamath	STATE OF OREGON.					
This instrument was acknowledged before me on May 1, 30, 24, 19, 89, by	County of) ss. This instrument was acknowledged before me on					
Dale Cénlilé and Bolbie Carlile	19					
S flibic chille	ot					
(SEAL) - ONE Notary Public for Oregon	Notary Public for Oregon					
My commission expires: 7-23-89	My commission expires: (SEAL)					
REQUEST FOR FULL RECONVEYANCE						
To:						
The undersigned is the least owner and half at the training the title the training						
said trust deed or pursuant to statute, to cancel all eviden herewith together with said trust deed) and to reconvey with	ces of indebtedness secured by said trust deed (which are delivered to you					
estate now held by you under the same. Mail reconveyance	and documents to					
and at her qual and then bein as really black and fronts therein all and any an house the start of the start						
Do not lose or destroy this Trust Deed OR THE NOTE which is source	Beneficiary					
De not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.						
COTRUSTODEEDICO F MOSCO	D KEA #244022 STATE OF OREGON,					
(FORM No. 881) STEVENENESE LAW [H03/CO] (PORTLAND. ORE. [O] 1 () 1	County ofKlamath ss. I certify that the within instrument					
Dale Carlile	was received for record on the 30th day					
Bobbie Carlile	At 3:51					
ROKDON HACKETT	FOR page					
CONDU HUCKEII VHO JAN INCKEII	HORRYHD HAD HIRecord of Mortgages of said County. HC Witness my hand and seal of					
ASPEN TITLE & ESCROW, INC.	County affixed.					
600 Main Street	.CountyCountyClerk					
Dawy of the provide and provide the state of	.00 By Couline Mulendar: Deputy					