<sup>69</sup> 2350	UST DIED Vol. m89 Page 1243
THIS TRUST DEED, made this 30th	day of
Yull rights of survivorship	
IS Grantor, ASPEN TITLE & ESCRON, INC NARGARET ELLEN GELHAAR an estate	if fee simple
as Beneficiary.	
WIT	NESSETH:
in KLAMATH County, Oregon, des	conveys to trustee in trust, with power of sale, the provided as:
SEE EXHIBIT "A" ATTACHED HERETO	n an
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the state of the second se	n 1997 - Star Balleton & Balleton Alexandro (1990) - a caracterization de la composition de la composition de la 1997 - Star Balleton & Balleton Alexandro (1990) - a composition de la composition de la composition de la comp
now or hereafter appertaining, and the rents, issues and profits	l appurtenances and all other rights thereunto belonging or in a litereol and all fixtures now or hereafter attached to or used in o
	CE of each agreement of grantor herein contained and payment
and and safe at α the constraint definition of the second s	
note of even date herewith, payable to beneficiary or order and not sooner paid, to be due and payable Upon maturit	rade by grantor, the final payment of principal and interest he Y. of Note 19
becomes due and payable. In the event the within described pro- sold, conveyed, assigned or alienated by the ligrantor without	nt is the date, stated above, on which the linal installment of sa pretty, or any part thereof, or any interest therein is sold, agreed lirst having obtained the written consent or approval of the bene
then, at the beneliciary's option, all obligations secured by this herein, shall become immediately due and payable.	instrument, irrespective of the maturity dates expressed ther
To protect the security of this trust deel, grantor agrees: 1. To protect, preserve and maintain said property in good condit and repair; not to remove or demolish any building or improvement there	
not to commit or permit any waste of said property. 2. To complete or restore promptly and in food and workmanl manner any building or improvement which may be constructed, damaged destroyed thereon, and pay when due all costs incurred therefor. J. To comply with all lays, ordinances, redulations, covenants, con	thereal; (d) reconvey, without warranty, all or any part of the properties of the pr
tions and restrictions altecting said property; it the beneficiary so requests, join in executing such linancing statements pursuant to the Uniform Comm	d: services mentioned in this paragraph shall be not less than \$5. to 10. Upon any default by grantor hereunder, beneficiary may er. time without notice, either in person, by agent or by a receiver to
cial Code as the beneliciary may require and to pay for filing same in proper public once or offices, as well as the cost of all lien searches mu by filing officers or searching agencies as may be deemed desirable by beneliciary.	the pointed by a court, and without regard to the adequacy of any secured, the indebtedness hereby secured, enter upon and take possession of sa
4. To provide and continuously maintain insurance on the buildinow or hereafter erected on the said premises against loss or damage by indicate there has a stop beneficiary gray from time to time require, an amount not less than \$	are less rosts and expenses of operation and collection including
an amount not less than \$IIISULTADLEVALLUE, written companies acceptable to the beneficiary, with loss paysable to the latter; policies of insurance shall be delivered to the beneficiary as soon as insur it the grantor shall all or any reason to procure any such insurance and	all collection of such rents, issues and profits, or the proceeds of fire a st'; insurance policies or compensation or awards for any taking or dama.
deliver said policies to the beneficiary at least littern duys prior to the expi tion of any policy of insurance now or bereafter placed on said buildir	10- waive any default or notice of default hereunder or invalidate any fits oursuant to such notice.
the beneliciary may procure the same at grantor's expense. The amo- collected under any lire or other insurance policy may be applied by ben- ciary upon any indebteness secured hereby and in such order as benelici- may determine, or at option ol beneliciary the entire amount so collected,	or declare all sums secured hereby immediately due and payable. In
any part thereol, may be released to granior. Such application or release a not cure or waive any delault or notice ol delault inereunder or invalidate a net done pursuant to such notice. 5. To keep said premises Irre from construction liens and to pay	ny in equity as a mortgage or direct the trustee to foreclose this trust
taxes, assessments and other charges that may be levied or assessed upon against said property before any part of such takes, assessments and of, charges become past due or delinquent and prompily deliver receipts there	of the beneficiary elects to foreclose by advertisement and sale, the beneficer the trustee shall execute and cause to be recorded his written notice of the trustee shall execute and cause to be recorded his written notice to be recorded his written to be advertised as the same time time time time time time time ti
to b'meliciary; should the grantor fail to make payment of any taxes, assements, insurance premiums, liens or other charges payvibile by grantor, eit. by direct payment or by providind beneficiary with funds with which make such payment, beneficiary mey, at its optixn, nuke payment there	Wi active there is then commind by low and proceed to foreclose this to
and the amount so paid, with interest at the rate set forth in the note secu hereby, together with the obligations described in paragraphs 6 and 7 of t trust deed, shall be added to and become a part of the debt secured by t	ed sale, and al any time prior to 5 days before the date the trustee cond his sale, the grantor or any other person so privileged by ORS 86.753, n his the data of
trust deed, without waiver of any rights arising from breach of any of povenants hereof and for such payments, with interest as adoreaid, the pr vry hereinbefore described, as well as the granter, shall be bound to - arms extent that there are bound for the payment of the obligation her	sums secured by the irust deed, the default may be cured by pa entire amount due at the time of the cure other than such portion a
same extent that they are bound for the payment of the obligation her described, and all such payments shall be immediately due and payable wi pout notice, and the nonpayment thereol-shall, at the option of the benelicia render all sums secured by this trust deed immediately due and payable a	nd and expenses actually incurred in enforcing the obligation of the tr
constitute a breach of this frust deed. $\delta$ . To pay all costs, lees and expenses of this trust including the c of title search as well as the other costs and expenses of the trustee incur in connection with or in enlorcing this obligation and trustee's and attorne	together with trustee's and attorney's fees not exceeding the amounts by law. ed 14. Otherwise, the sale shall be held on the date and at the i
lees actually incurred. 7. To appear in and detend any action or preceeding purporting affect the security rights or powers of beneficiary or trustee; and in any se	be postponed as provided by law. The trustee may sell said proper to in one parcel or in separate parcels and shall sell the parcel or p it, auction to the biddex bidder for cash payable at the time of sale
action or proceeding in which the beneficiary or trustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, fuding evidence of title and the beneficiary's or truster's attorney's lees; a	n1 shall deliver to the purchaser its deed in form as required by law control to property so sold, but without any covenant or warranty, expres he plied. The recitals in the deed of any matters of lact shall be conclus.
amount of attorney's lees mentioned in this paragraph 7 in all cases shall listed by the trial court and in the event of an appeal from any judgment decree of the trial court, grantor further agrees to pay such sum as the a pellate court shall adjudge reasonable as the beneficiary's or trustee's attr	97 the grantor and beneliciary, may purchase at the sale.
It is mutually agreed that:	cluding the compensation of the trustee and a reasonable charge by attorney, (2) to the obligation secured by the trust deed, (3) to all having recorded liens subsequent to the interest of the trustee in t
8. In the event that any portion or all of suid property shall be tak under the right of envinent domain or condemnation, bereliciary shall have a right, it it so elects, to require that all or any portion of the monies paya as compensation for such taking, which are in excess of the amount required the second se	deed as their interests may appear in the order of their priority and h surplus, if any, to the grantor or to his successor in interest entitled surplus, if Benediciary may from time to time appoint a successor of ed.
to pay all reasonable costs, expenses and attorney's fees necessarily paid incurred by grantor in such proceedings, shall be paid to beneliciary a applied by grantor in such proceedings, shall be paid to beneliciary a public by it first upon any reasonable costs and expenses and attorney's fe both in the trial and appellate courts, necessarily paid or incurred by be	At some to any truster period basels on to any supremor truster appoint
both in the trial and appellate courts, necessarily paid or incurred by be liciary in such proceedings, and the balance applied upon the indebted secured hereby; and grantor agrees, at its own exyense, to take such activ and execute such initruments as shell be necessary in obtaining such ac	and substitution shall be made by written instrument executed by be which, when recorded in the mortilage records of the county or country of the county of country of countr
pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of ben iciary, payment of its fees and presentation of this cleed and the note	of the successor trustee. 18- 17. Trustee accepts this trust when this deed, duly execu for acknowledged is made a public record as provided by law. Truste
dorsement (in case of full reconveyances, for carcellation), without affect ) liability of any person for the payment of the indubledness, trustee m ) consent to the making of any map or plat of said property; (b) join	n.1 obligated to notify any party hereto of pending sale under any other ay trust or of any action or proceeding in which grantor, beneficiary o

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-----NOTE: The Trust Deed Act provides that the trustee hareurdar must be either an attarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do bus ness under the lows 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 698.505 to 696.585. -----

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and that he will warrant and forever defend the same equainst all persons whomsoever. 

Sugar

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>a</sup> primarily for grantor's personal, family or household purposes (see Important Notice below). (b) for an organization, or (even if granter 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, personal representatives, successors and assignt. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor	has hereunto set his ha	nd the day and year first above	wtitten.
* IMPORTANT NOTICE: Delete, by lining out, which wer warranty not applicable; if warranty (a) is applicable and the beneficiary as such word is defined in the Truth-In-Lending Att and Regu beneficiary MUST comply with the Act and Regulation for the	y (a) or (b) is $\frac{1}{7}$	They C. Anin 2000 Lee Harris	
disclosures; for this purpose use Stevens-Ness Fami No. 1319, a If compliance with the Act is not required, disregard this notice.	a amplitude a		<u>م</u>
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	<ul> <li>A second sec second second sec</li></ul>		••••••
STATE OF OREGON, County of A L Klemath	STATE OF OREGON	\$ \$ \$ \$ \$	
This instrument was acknowledged beliere are on THU 9 6	This instrument was a	cknowledged belore me on	
Tribes FREEDE LEG KARNIS	as		
(SEAL) 00 (SEAL) Notary Public for Oregon	Notary Public for Oreg	ол	
My convision expires: Mar 4, 199	2 My commission expires	19 19 - Angel Marine, and an and a state of the state o	(SEAL)
	EST FOR FULL RECONVEYANCE		
To be used a <b>70</b> :	only when colligations have been p	paid.	
herewith together with said trust doed) and to scorpey with estate now held by you under the same. Mail reconveyance DATED:	and documents to community		• • • • •
		Beneficiary	· •••••
De not loss or destroy this Trust Doad OR THE NOTE which it secur	. Bath much ha dellurant to the		
	TS. Dell'I MULT DE Gellvereg 16 176	rrustee ter concellation before reconveyance wil	1 be made.
TRUST DEED		STATE OF OREGON, County of	<i>]</i> }ss.
STEVENS-HERS LAW FUB. CO., PORTLAND. ORE. 2EE EXHIBIL _V, VIIVCHEI HEKCI	0 	I certify that the within was received for record on the	eday
<ul> <li>Statistic forth</li> <li>Sta</li></ul>	and the second sec	of	
Grantor	SPACE RESERVED	in book/reel/volume No pageoj as loe,	on /file/instru-
	RECORDER'S USE	ment/microfilm/reception N Record of Mortgages of said Witness my hand a	County.
VY HTER RECORDING RETURN TOLS AND THE	the second s	County affixed	the come of
600 Main St. Klamathi Falls, 0r.9761	1992 - 3565 - 4 · 유럽 - 1 · · · · · · · · · · · · · · · · · ·	NAME	TITLE
		Ву	Deputy

## 12432

## EXHIBIT "A"

PARCEL 1:

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The Southerly 65 feet of Lots 23 and 24, Block 6, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon. -

## PARCEL 2:

A portion of Lot 22, Block 6, INDUSTRIAL ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, more particularly described as follows:

Commencing at the Northeast corner of said Lot 22; thence West along the North line of said Lot, 70 feet; thence South parallel with Owens Street 4 feet; thence East 70 feet parallel with the North line of said lot; thence North along the East line of said lot, 4 feet to the point of beginning.

CODE 1 MAP 3809-33BD TL 6300 KEY #478502

## STATE OF OREGON: COUNTY OF KLAMATH: SS.

		Aspen Title o	:0.	the	6th day
Filed for record at reque	A.D., 19 89	at4:03	o'clock <u>P.M.</u> , and	duly recorded in Vol.	,
010 (interpretation)	of	Mortgages	on Page	County Clerk	
			By Sau	line Mullen	darc
FEE \$18.00					