38:27	TRUST DEED	Vol. mgg Page 14	1991
THIS TRUST DEED, m BRADLEY H. KANE	ade this2ndday of	August	39., betwe
Grantor, ASPEN TITLE & F	ESCHOW, INC.		
DAVID J. HOLLINGER a survivorship	and VIOLA M. HOLLINGER, Hus	sband and wife with full righ	rustee, a its of
Beneficiary,			
	and the second se		
Grantor irrevocably grants Klamath	WITNESSETH: s, burgeins, sells and conveys to t .County, Oregon, described as:	trustee in trust, with power of sale, t	he prope
	s, burgeins, sells and conveys to t County, Oregon, described as: of Lot 12, Block 7. PLEASAN	trustee in trust, with power of sale, t NT VIEW TRACTS, in the County	
The North one-half o	s, burgeins, sells and conveys to t County, Oregon, described as: of Lot 12, Block 7, PLEASAN regon.	trustee in trust, with power of sale, t	

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 Five Thousand One Hund; ed Eighty Three and 68/100-----

note of even date herewith, payable to beneficiary or order and raide by grantor, the final payment of principal and interest hereot, it

not sconer paid, to be due and payable interventially of order and raide by grantor, the final payment of principal and interest hereof, 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 becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

01 01 NV 11 ONV 68.

sold, conveyed, assigned or alivnated by the grantor without first there, as hall become immediately due and payable.
To protect the security of this trust cleed, grantor agrees:

To protect the security of this trust cleed, grantor agrees:
To protect, preserve and maintain said property in good condition and repairs not to remove or demolish any building to improvement thereon.
To mance and y any when due all the protects in provement thereon.
To comply with all have, ordinances, ref during the advector of the protect for a second protect in the protect property if the benchicity remarks, conditions and repairs and to pay when due all these and the protect in the protect property with all have, ordinances, ref during the protect protect in the protect in the protect property if the benchicity remarks, conditions and restrictions allecting said property; if the benchicity remarks, conditions and restrictions allecting said property.
To comply with all have, ordinances, ref during the proper public offices or searching agencies as may be deemed desirable by the benchicity.
To manke and the protect for the said promises against loss or damage by fire or allocast as well as the cost of all lien searches matched benchicity.
To define the section of the said promises against loss or damage by fire or allocast as the said promises against loss or damage by fire or any policy of insurance now or hereafter present or success and the benchicity and the said promises against loss or damage by line or different shall be delivered to the benchicity as soon and the pay sill the faintor with the delivered to not be applied or search by benchicity theory and in such order as benchicity theory any prove of insurance policy any the said promises against loss or damage.
To keep said present on vorte details placed on said building, the property in the benchicity and prove or soon the expiration of any prove or hereaster place of the prove or the

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of teminent domain or condemnation, tenel cary shall have the right, if it is careful to require that all or any portion of the monies payable as compensation for such taking, which are in extens of the amount required incurred by grantor in such proceedings, shall be said :> beneticiary and point is an any portion of the money point of the amount required to more the such proceedings, shall be said :> beneticiary and point by grantor in such proceedings, shall be said :> beneticiary and point by grantor in such proceedings, shall be said :> beneticiary and point in such proceedings, and the balance applied' upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in chraining such com-persation, promptly upon beneficiary's request. Itility, At any time and from time to time upon written request of bene-licity, payment of its lees and presentation of this deel and the note for redorsement (in case of full reconveyarces, for cancellation), without allecting the latility of any person for the payment of the idebteness, trustee may (a) consent to the making of any map or plat of as d property; (b) join in

rument, irrespective of the maturity dates expressed therein, or
granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge france in any recommendations and the recital there in of any matters or lacts shall be recommended by a local matter and there in of any matters or lacts shall be recited therein? (d) recommendations and the recital therein of any matters or lacts shall be conclusive proof of the time recital therein of any matters or lacts shall be conclusive proof of the time recital therein of any matters or lacts shall be conclusive proof of the time recital therein of any matters or lacts shall be conclusive proof of the time recital therein of any security for the indebtedness hereby secured, inter upon and take possession of said property, the indebtedness of operand taking possession of said property, the solution of such recits, issues and prolits, including those name sue or otherwise collect the rents, issues and prolits, including those matters were thereby, and in such order as benevities or any part thereof.
11. The entering upon and taking possession of said property, the folloction of such rents, issues and prolits, or releaver to result for the proceeds of thre and came or bursaine or compensation or awards for any indebtedness secured hereby, and in such order as there or any determine.
12. Upon default by grantor in payment of any indebtedness secured with the spectromance of any agreement hereunder or invalidate any act done or unsurant to such notice.
13. Upon default by grantor in payment of any indebtedness secured hereby was there any any direct the trustee to foreclose this trust deed by a court, and without needed any act any addition or invalidate any act done any equivalent to such notice.
14. Upon default by grantor in payment of any indebtedness secured hereby where the beneficiary at any direct the trustee foreclose this trust deed

together with frustee'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 be postponed as provided by law. The trustee may well said property either auction to the highest bidder for cash, payable at the time or sale. Trustee shall deliver to the purchaser its deed in form as required by law convering the property no soid, but without any coverant or surrants, express or im-plied. The recitals in the deed of any matters of fact thall be conclusive proof of the truthclinest thereof. Any person, escluding the trustee, but including the shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the truste wells pursons to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-cluding the compensation of the trust end a reasonable charge by trustee attorney. (2) to the obligation secured by the trust event (3) to all persons having recorded line subsequent to the interest of the truste with the trust deed as their subters may appear in the order of the trust endied of the surplus. 16. Beneliciary may from time to the meaning endied.

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-sors to any trustee married herein or to any successor trustee appointed here-under. Upon such appointment, and without convergence to the successor trustee, the latter shall be vested with all title, powers and duties confirred upon any trustee herein named or appointed hereunder. Each such appointment, and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which 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 rotify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficing or trustee, shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee here inder must be either an atrianey, wha is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business order the laws of Oregon or the United States, a title insurance company authorized to insure initia 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 692.555.

The spinite commute and affect to and with the tendiciary and those claiming under him, that he is law- fully pieced in fee single and said described or all populations and with the tendician of the short of		양말 같은 것 같은 것을 못했다.	<u>14992</u>) /
Infly sized in fee simple of said described in a property and has a valid, unrencumbered infle matrix in the matrix in the matrix interaction of the matrix interactinte matrix interaction of the matrix interaction of the				
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(b) for any of primarily by primary in the primary of the primary of the primary of primary primary of the pri	HOLLINGER AND VIOLA M. HOLLINGER and that he will warrant and forever defend the s	ame against all persons wi	homsoever.	
(b) for any of primarily by primary in the primary of the primary of the primary of primary primary of the pri				
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Designation of the second s	IN WITNESS WHEREOF, said grantor h	as hereunto set his hand th	e day and year first above written.	
are and y word is defined to me Torthologing 218 with Regiment 2. Note that is the integration as Stratter of Regiments in the integration of the integration of the integration is the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integration of the integratin the integration of the integration of the integration of the	* IMPORTANT NOTICE: Delete, by lining out, whichever warranty	a) or (b) it X Sered	ley It Ka-e_	
Starte of orgenomic system:) STATE OF OREGON, County of This instrument was acknowledged before me on This instrument was acknowledged before me on The instrument was acknowledged before me on The instrument was acknowledged before me on This instrument was acknowledged by the instrument was reacted by acid trust deed (which are delivered to you and are instrument was account with warent, to the partie designated by the instrument was reacted by acid trust deed (which are delivered to you and was the mode. The undersigned is the lagle omme and healted active on oparament to you of any warms owing to you under the instrument was account of the instrument was account with was the mode. The undersigned is the lagle om	not applicable; if warranty (a) is applicable and its behilding it as such word is defined in the Truth-In-Lending Act and Regula benoficiary MUST comply with the Act and Regulation by makin disclosures for this purchas use Slevuns-Ness Form No. 1319, or	tion Z, the na required	KANE	
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County of	STATE OF OREGON,	STATE OF OREGON.)	
This instrument was acknowledged before me on the provided of the fore me on the fore me on the fore me on the fore me of the fore me on the fore me of the for	countriot Kilg math	1 · · · · · ·	, , , , , , , , , , , , , , , , , , ,	
True and	This instrutions was acknowledged before me on	1		
Martine row Multiplies Oregon (SE 43) Notary Public for Oregon My commission expires: (SEAL) My contribution expires: 3-3-2-9-3 My commission expires: (SEAL) My contribution expires: 3-3-2-9-3 My commission expires: (SEAL) My contribution expires: 3-3-2-9-3 My commission expires: (SEAL) The undersigned is the legal owner and holder of all indebtochess secured by the foregoing trust deed. All sums secured by said trust deed (which are devined to expire and indebtochess secured by and trust deed (which are devinered to you ander the terms of said trust deed the trust of the perfies designated by the terms of said trust deed the etates now held by you under the same. Mell recomparements to the perfies designated by the terms of said trust deed the etates now held by you under the same. Mell recomparements to the perfies designated by the terms of said trust deed the etates now held by you under the same. Mell recomparements to the terms of said trust deed the etates now held by you under the same. Mell recomparements to the terms of said trust deed the etates of the terms of said trust deed the etates now held by you under the same. Mell recomparements to the terms of said trust deed the terms of said trust deed the etates now held by you under the same. Mell recomparement to you on the same. Mell recomparement to you on terms of the terms of said trust deed the etates now held by you under the same. Mell recomparement to the terms of the same. Mell recomparement to the terms of the terms of said trust deed the etates now held by you under the same. Mell recomparement to the terms of the same. Mell recomparement to the terms of the terms	7 8 - 2051 1. 1. 1901, by			
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The undersident space Start S	Notary Public for Oregon	Notery Public for Oregon	(SE)	AL)
TO:	(SEAL) My continission expires: 3-22-93	My commission expires:		
TO:	REQU	IEST FOR FULL RECONVEYANCE		
The undersigned is the lefal owner and holier of all indebtodness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and setistied. Yes hereby are directed, on paymont to you of any sums owing to you under the terms of trust deed or pursuant to statute, to curcel all evidences of indebtodness ascured by said trust deed (which are delivered to you herewith together with said trust deed) and be recovery, without warrenty. to the parties designated by the terms of said trust deed the estate now held by you under the same. Mell reconveyunce and documents to DATED: De not have or destroy this Trust Deed OR THE NOTE + which it secores. Both read be delivered to the trusts for concellation before meanwyence will be mede. TRUST DEED (roam Ne. 811) erverse.tess Low For Concentration on Granter Granter Beneficiary Mentod Der Title Arteen RECORDING RETURN TO Aster Title Arteen RECORDING RETURN TO Aster Title	Ye be und	only when obligations have been paid.		
trust deed have been fully paid and satisfied. Yet hereby are directed, on paymont to visual trust deed (which are delivered to you intervite, to curve all evidences of indebteness secured by said trust deed (which are delivered to you here with together with aid trust deed) and is reconvey, without warranty, to the perties designated by the terms of said trust deed the estate now held by you under the same. Mill reconveyance and documents to and here within the same. Mill reconveyance and documents to any here with together with together with together with together with together with the same. Mill reconveyance and documents to any here with a delivered to put under the same. Mill reconveyance and documents to any here with together with the same. Mill reconveyance and documents to any here a	TO:	, Trustee		
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IROUST DEFEND (FORM No. BBI) STATE RESERVED County of	Do not fese or destroy this Trust Dood OR THE AGE which in particular to the second seco			
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Interview of the second of th	(FORM Ne. BII)	a a second s	County ofKlamath)) nent
Granter Granter Space RESERVED at 10:40 o'clock A.M., and recorded in book/reel/volume NoM89 on page 14991 or as fee/file/instru- FOR page 14991 or as fee/file/instru- ment/microfilm/reception No 3827 Record of Mortgages of said County. Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO ASPEN Title By Occuric is Multiced Deput	STEVENS-NESS LAW PUB. CO., POIITLAND. ORE	na senten en de la state de la Arriga. An esta esta esta esta	was received for record on the 14th (day
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Beneficiary Witness my hand and seal of County affixed. AFTER RECORDING RETURN TO County affixed. Aspen Title Evelyn Biehn. County Clerk. NAME TITLE By Occuric ri Multicade Deput		RECONDER'S USE	Record of Mortgages of said County.	•
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By Quinting Multimeder Deput				
Fee \$13.00 By Acualica Mulliades Deputy	Aspen Title		NAME - TITL	LE
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COUNTY OF RIVERSIDE

RIVERSIDE, CALIFORNIA

206047

			CERTIFIC	CATE									
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	IGIVEN)	FRED			ERIC			APRTL 1, 1989 1415				<u>M</u>	
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DECEDENT	B. STATE OF 9. CITIZEN OF WHA		SPECIFY	ATHER	Nover	ton. STATE	OF 11A			NAME OF I	MOTHER	11B.	
PERSONAL DATA	BIRTH COUNTRY Norway USA		arles Erick			Norway	/ Ca	arolin					way
	12. MILITARY SERVICET	13. SOCAL NUNSER	1	IG. MARITA	5	Doris T	- •			WIFE, ENTER	MAIDEN NA	ME)	
	15A. USUAL OCCUPATION		KIND OF BUSINES	hrried		EMPLOYER		16D. YEA		IUAL 17. NU	TED (1-12 0	HEST GRAD	E COM-
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	18A. RESIDENCE-STREET AND NUM	BER CA LOCATE					* 	1	vers	ide		925	
RESIDENCE	2075 Myers Street		18E. NUMBER OF	YEARS 18F. STATE OR FOREIGN COUNTRY			20. NAME, RELATIONSHIP, MAILING ADD						
	Riverside		16					Dor	is E	rickso ers St	n – wi	fe	
PLACE	TPA. PLACE OF DEATH RESIDENCE		ONE: IP, ER/	OP. DOA	19C. CO	RSIDE				de, CA			
OF DEATH	19D. STHEET ADDRESS-STREET	AND NUMBER OF		18. CITY			<u>.</u>	TINE IN		22. WAS C	TATH REPOR		
DEATH	2075 MYERS STREET		- 3 2 2 2 2 2 2 4 8 4 4 5 1 1 1 1	RIVERS	5				DEATH		6636	, NUMBER	No
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TION					12	$\widehat{}$	Corost				21	B. DATE	SIGNED
	I CERTIFY THAT DEATH OCCURRED AT PLACE STATED FROM THE CAUSES S	THE HOUR, DAT TATED.	TE AND 204. E	MONE	H.	ARRIL	່ວັງ	NONÉI	R			-2-89	
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USE ONLY	NATURAL 32. LOCATION (STREET AND NUMBER			. <u>.</u>	<u></u>	33. DESC	RIBE HOV	YES		ED (EVENTS	MICH RESU	TEU IN IN	JURY)
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