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000 8919 2010		TRUŚT DEED	Vol. mgg P	age <u>20787</u> ^{ey}
THIS TRUST I	DEED, made this VELOPMENT COI	26th day of	October	, 19.89 between
	Contention in the			······
as Grantor,	ASPEN TITLE &	ESCROW, INC.		, as Trustee, and
WILLIAM H	3. D. GRAY	and a second		
as Beneficiary,		WITNESSETH:	n de la serie de la serie Contra de la serie de la se Contra de la serie de la se	
Grantor irrevoca in Klamath		, sells and conveys to Dregon, described as:	trustee in trust, with powe	이 아이는 것은 것은 것이 같아. 이 것이 같아.
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Lot 3, EMPIRE	TRACTS, in	the County of K	lamath, State of	Oregon.
CODE 41 MAP	3809-35CC TL	1100		

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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 Eighteen thousand five hundred eighty-seven and 66/100 -----

રા પ્રકાર કેમ્બ્રે કે રાગ્ય કેમ્પ્રે કે છે. આ મારે મુદ્દોર મુખ્યત્વે અભાવ કેમ્પ્રે મેન્દ્ર કેમ્પ્રે સ્ટેન્ટ્રી કે પ્રગ્ને સ્ટેન્ટ્રી સ્ટેન્ટ્

----\$18,587.66-----

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

becomes due and payable.

FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment).

Decomes due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not-to remove or demolish any building or improvement therecon; not to commit or permit any waste ol said property. 2. To protect, preserve and maintain said property. 2. To commit or permit any waste ol said property. 2. To complete or restore promptly and in good and workmanlike manne any builden or restore all costs incurred therefor. 3. To comply with all laws, ordinations, covenants, condi-tions and restricting such linancing statements pursuant to the Uniform Commer-proper public office or offices, as well as the cost of all line searches made by fuling officers or searching agencies as may be deemed desirable by the beneliciary.

Code as the beneficiary may require and to pay for tiling same in the proper public officer or offices, as well as the cost of all lien searches made buncticary.
 A To provide and continuously maintain insurance on the buildings now or hereafter erected on the said, premises against loss or damage by fire and such other hazards as the beneficiary may from time to time require, in an amount not less than \$ 1M SUIT AD THE. VALUE. ..., written in policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail for any reason to procure any such insurance and to deliver aid policies of the beneficiary at second to the exprision of any policy of insurance now or hereafter placed on said buildings, the beneficiary may reacure the same at grantor's expense. The amount collected under any lire or other insurance policy may be applied by beneficiary at second any policy of insurance to the same at grantor's expense. The amount so callected, or any determine, or at option of beneficiary the entire amount so collected, or any determine, or at option of beneficiary the unit of thereof, may be released to grantor. Such application or release shall be defined to such order or invalidate any act cone pursuant to such notice.
 5. To keep said premises free from construction liens and to pay all fare, assessments and other charges that may be levied or assessed upon or beneficiary, should the grantor lail to make payment of any taxe, assessed there of and promptly deliver, receipts thereof, may be released at any and promet beneficiary may, at its option, make payment thereof, any optime thereof, and promptly deliver any determine, beneficiary may, at its option, make payment of any taxe, assessed upon of such payment beneficiary with lunds with which to make such payment beneficiary that, the obligation herein defined and the amount so paid, with interest at the rate set lorth in the note secured by this trust deed, without waiver of any prise or eng

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, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney sites, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebiedness act electreby; on signation agrees, all bown expenses, to take such actions and storne proceedings, and the balance applied upon the indebiedness act electreby; on such bandicary's request. 9. At any time and hrom time to time upon written request of bene-liciary, payment of its fees and presentation of this deed and the note for endorsement (in case of tull reconveyances, for cancellation), without altecting the liability of any person for the payment of the indebiedness, 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 allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthfulness thereol. Trutsees lees lor any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereinder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said prop-erty or any part thereol, in its own name sue or otherwise collect the rents, less costs and expenses of operation and collection, including reasonable attor-ney's less 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

liciary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of irre and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereoi as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 12. Upon default by grantor in payment of any indebtedness escured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortfage or direct the trustee to foreclose this trust deed payetrisement and sale, or may direct the truste to foreclose this trust deed in equity as a mortfage or direct the trustee to foreclose this trust deed payetrisement and sale, or may direct the truste to foreclose this trust deed the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereol as then required by law and proceed to foreclose this trust deed in the manner provide in ORS 68.735 to 86.753. 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, the grantor or any other person so privileged by ORS 66.753, may cure the default or defaults. If the default may be cured by paying the south or fust deed, tho default may be cured by paying the south of the due had to default occurred. Any other default the is apable at being cured may be cured by tendering the performance required under the obligation or trust deed. In my case, in addition to curing the default to defaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney's lees not exceeding the amounts provided by l

together with trustee's and attorney's lees 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 in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form 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 thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant 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 trustee and a reasonable charge by trustees attorney. (2) to the obligation secured by the trust deed. (3) to all persons hed as their indican superpart to the net of this promity and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

deed as interview of the granitor or to his successor in interest entitled to such surplus, if any, to the granitor or to his successor in interest entitled to such surplus. If the successor or success-sors to any trustee named herein or to any successor trustee appointed here-under. Upon succhappointment, and without conveyance to the successor trund any trustee herein named or appointed here-under. Upon successor is and the successor or successor trund any trustee herein named or appointed here-und subtitution shall be made by written instrument executed by beneliciary, which is when recorded in the mortsage records of the county or counties in which the successor trustee. If 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 grantor, beneficiary or trustee.

S0.182

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, it is subsidiaries, offiliates, agents or branches, the United States or any accent of an exercise during to 690.585.

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The grantor covenants and agr fully seized in fee simple of said desci	ees to and wit ribed real prop	h the beneficiary ar erty and has a vali	nd those claiming un d, unencumbered th	nder him, that he is law- le thereto
and that he will warrant and forever	defend the sa	me against all perso	ons whomsoever.	
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The grantor warrants that the proceeds (a)* primarily for grantor's personal, ta (b) for an organization, or (even it gr	of the loan repre mily or household antor is a natural	sented by the above de d purposes (see Importa l person) are for busine	scribed note and this tru ant Notice below), ss or commercial purpos	ist deed are:
This deed applies to, inures to the ben personal representatives, successors and assign secured hereby, whether or not named as a be- gender includes the teminine and the neuter, an IN WITNESS WHEREOF, said	neficiary herein. nd the singular nu	In construing this deed umber includes the plura	and whenever the conte	xt so requires, the masculine
IN WITNESS WHEREOF , said * IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th as such word is defined in the Truth-in-Lending A beneficiary MILE complete with the statement of the statement	ever warranty (a) of e beneficiary is a c	r (b) is	d the day and year t	irst above written.
beneficiary MUST comply with the Act and Regule disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disregard	tion by making re		Jug Com	P075105 n1
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	i per ante de la companya de la comp En esta de la companya de la company En esta de la companya	en de la composition de la composition de la composition de la la composition de la c de la composition de la composition de la composition de la composit de la composition de la composition d		
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County of	pre me on	County of Kla	math mowledged before me or) ss.
,19,by	1	1987, by Bruce	Jay Claum	October 26.
DANIAN DEVELOPMENT CORPOR	ATION a	s rresident	Development	2
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(SEAL) My commission expires:	where will be a first of the second sec	W Contended Notary Public for Oregon Ay commission expires:	3-22-93	(SEAL)
an and the second s The second se The second s	REQUEST FOR	R FULL RECONVEYANCE	<u>1997 - Control States</u> Antonio de Calendario (Calendario) Calendario de Calendario (Calendario) Al 1997 - Al 1997 - Al Al 1997 - Al	
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The undersigned is the legal owner and h trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to canc herewith together with said trust deed) and to re estate now held by you under the same. Mail re	el all evidences o convey, without	of indebtedness secured	by said trust deed (w	to you under the terms of
DATED:	, 19			
			Beneficiary	
Do not lose or destroy this Trust Deed OR THE NOTE	which it secures. Both	must be delivered to the tru	stee for cancellation before re	convayance will be made.
TRUST DEED			STATE OF ORE	<u></u> ວດນ
(FORM No. 881-1) STEVENS-NESS LAW PUB. CO., PORTLAND. ORE.	i the coa	yer vrada	County ofK1:	amath
	(1-6-1-6-5-1-1-4-6-5-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1		was received for re	the within instrument cord on the 30th. day
			ofOct.	
Grantor	SPAC	E RESERVED	in book/reel/volur	ne No. 1189 on
	RECO	RDER'S USE	ment/microfilm/re	or as fee/file/instru- ception No7143,
Beneficiary	A RECEON		Record of Mortgag	ses of said County. v hand and seal of
AFTER/RECORDING RETURN TO	211-0 State		County affixed.	
Aspen Title & Escrow, Inc. 600 Main St.	Je cu	이 영상 것은 이상 가 있다. 이 이 이 이 이 이 이 가 있다.	Evelyn Biehr	. County Clerk
Klamath Falls, Or.97601	167	NI 0550	By Paulinen	under Deputy

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