8983		INV.I DEED	Vol. mgg Par	PUDICO. PORTLAND. OR
THIS TRUST D	EED, made this	The day of A	INOMAGE	
Grantor	ASPEN TITLE	ATTON COLOR	a a a transfer a state a co	
KENNETH BANG	Tes	ND ESCIOW	CARLES OF STREET	, as Trustee, a
Beneficiary,		 และสะเร็จอาสุระกับ 		1.55 (A. 1. 1967)
Grantor irrevocabl	ly étants, baróains coll	WITNESSETH:		
ELAMATI	County, Orego	on, described as:	tee in trust, with power of	sale, the prope
			Esmos, Highway	
a second s	그는 제품에 가지 않는 것 이 가격을 가슴다. 승규가 있는		2 areas in the	이 같은 것 같은 것 같은 것 같은 것 같은 것 같이 것 같이 것 같이
같은 물건이 있는 것 같아요. 그 아파 가지 않는 것 같아요. 말을 가지?				
			1.1.3.1.2.14140.0444.003	

together, with all and singular the tenements, lereditaments 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 granter herein contained and payment of the sum of (163.69) Dollars, with interest thereon according to the terms of a promissory note of aven date herewith, payable to beneficiary or order and mado by granter, the final payment of principal and interest hereof, if not sconer, paid, to be due and payable in the within described property, or any part thereof, or any interest therein is sold, agreed to be sold; conveyed, assigned or alienated by the granter without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

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herein, shall become immediately due and payabie. To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; to compile or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. J. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linnning statements pursuant to the Uniform Commers, the proper public offices or offices, as well as the cost of all filling same in the by filling officers or esarching agencies as may be deer red desirable by the beneficiary. 4. To provide and continuously repinents

The property of the provided of the property property be property propery

pellate court shall adjudge reasonable as the beneticiary's or trustees attor-ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, if it so elects, to require that all or any portion of the ronies payable as compensation lor such taking, which are in excess of the amount required to pay all teasonable costs, expenses and ettomey's fees necessivily paid or applied by it lirst upon any reasonable costs and expenses und itorney's bee-ficiary in such adving the balance applied upon this indebtedness both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon this indebtedness and execute such instruments as shall be necessarily in obtaining's with com-sense of the second proceedings, and the balance applied upon this indebtedness and execute such instruments as shall be necessary in obtaining's with com-ficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), which at the order for endorsement to the making of any map or plat of said proyerty; (b) join in (a) consent to the making of any map or plat of said proyerty; (b) join in

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Is training obtained the written consent or approval of the beneficiary, itrespective of the maturity dates expressed therein, or strument, itrespective of the maturity dates expressed therein, or subordination or contex agreement allecting this deed or the lien or charge tranet in any comparison of the structure of or any of the structure of the struc

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 named herein of a my successor trustee appointed here-under. Upon such appointment, on to any successor trustee appointed here-under. Upon such appointment, on the successor trustee appointed here-under. Upon such appointment, on the successor trustee appointed here-under. Upon such appointment and the provens and duties conferred upon any trustee herein samed or appoint all title, powers and duties conferred upon any trustee herein samed or appoint here under Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the nortsafe records of the county or counties in which the successor trustee. 17. Trustee accepts this trust when this devel, duly executed and acknowledged is made a public record as provided by law. Truster is not obligated to notily any party hereto of pencing sale under any other deed of trusts or of any action or proceeding in which grantor, beneficiary or trustee.

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 estraw agent licensed under ORS 696,505 to 696,595.

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The grantor covenants ly seized in lee simple of se	and agrees to and wi	th the beneficiary and	those claiming unde	r him, that he is law- thereto
ly served in the simple of se				
i that he will warrant und	forever defend the s	ame ugainst all persons	whomsoever.	
· 2022 전 4 1일 및 12 2017 17월 11월 11월 11월 11월 12 2017 전 12 2017 전 12 2017 12월				(1) Constraints and the second sec
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The grantor warrants that the (a)* primarily for grantor's (b) for an organization, or	nersonal family or house!	hold mirposes (see Importat	nt Ivotice Delcav),	
This deed applies to, inures sonal representatives, successors ured hereby, whether or not nar	to the bonelit of and bin s and assi,ins. The term be med as a beneficiary herei	nds all parties hereto, their meticiary shall mean the h n. In construing this deed of	heirs, legatees, devisees Ret and owner, include no wherever the contex	, administrators, executors, ng pledgee, of the contract t so requires, the masculine
ider includes the teminine and th	ne neurer, and the singular	r number includes the plura as hereunto set his hand		
APORTANT NOTICE: Delete, by linin applicable; if vourranty (a) is appli such word is defined in the Truth	licable and the transficiary is	a crt citor		To. 00
such word is defined in the troin efficiary MUST comply with the Ac closures; for this purpose use Siever compliance with the Act is not requi	et and Regulation by makin ins-Ness Form Ho. 1319, or (g 'reguired	JULIUMA	. <u>140</u> 77
he signer of the above is a corporation, the form of acknowledgement opposite.				SIMMINE CHINE CHINE
tate of oregon,	S3.	STATE OF ORISON	NEVADA, APIC	A A A
County of		This instrument was pace		m 4 5 000 0
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	Notary Public for Oregon	Notary Public for Oreg e	NEVADA-	DORA D. HARRIS NOTARY PUBLIC NEV
SEAL) My commission expir	<pre>these terms is an interpretent in the second s</pre>	My commission expires:	10/5/91	Hy Acpannin Min Horas Dec. 5, 1
		EST FOR FULL RECONVEYANCE	aid.	and a second second Second second
	· · · · · · · · · · · · · · · · · · ·	, Trustee	he-foregoing trust deed	I. All sums secured by said
The undersigned is the leg-	and satisfied. You hereby	are directed, on payment to ances of indebtedness secur	ed by said trust deed	which are delivered to you
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