Trust 9071 160 211 TRUST DEED Vol. m89 Page 24202 THIS TRUST DEED, hade this 517+ day of Navern Ber 1989, between as Pantor, ATPEN TITLE ON ESCRONT KENWETT IN., ANEWOR CORDEGTION ... as Trustee, and as Beneficiary. in <u>Country</u>, Oregon, described as: 5.0 Acres M/L BETUR PRECES 29 1. VO 30, BLOCK 35, KLAMATH FORST . A A A ESTATEST FIRST ADUTTON, KLAMMATH COUNTY, STARS OF DRESSON. 23 inti poog a line i sia together with all and singular the tentments, 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 tixtures 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 Minor THE Stand Sector of Connection of grantor herein contained and payment of the (1073.62) (703.62) note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereoi, it rot sconer paid, to be due and payable for 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 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. To protect the maturity dates expressed therein, or sold, conveyed, assigned on alienated lys the grantor without first I then, at the beneficiary's option, all obligations secured by this instruction for the security of this trust clead, grantor without first I to protect, preserve, and maintain wid clead, grantor in the security of this instruction of the security of the security of this instruction of the security of this instruction of the security of this instructions, covenants, conditions and restrictions allecting uses of and we call costs in turnst therefor.
 To comply prive the security if the beneficiary or covenants, conditions and restrictions allecting may require and the second desirable of the security is the second think of the unit of the security is the second the second desirable of the second desirable and second desirable of the second desirable desecond desirable of the second desirable desirable isfrument, irrespective of the maturity dates expressed therein, or standing any essenent or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge france in any costner may be described as the "person or persons thereoi, "d), reconvey, without warranty, all or, any part of the proorts. The factor is any of the recitable of the proorts, without warranty, all or, any part of the proorts. The effective of the recitable of the recitable of any matters or lacts shall be routed by a conclusive proof of the matching the recitable to any matters or lacts shall be routed by a contrast or by a second or by a second or by a second or by a second by a second or by a second or by a second or by a second by a contrast or any of the indebtedness hereby secured pream to be adequacy of any security for the indebtedness hereby secured the and the angle, and in such the rents, issues and profits, including those past use or otherwise collect the rents, less costs and expenses of operation and taking possession of said property, the collection of such rents, issues and profits, and the secured hereby, and in such order as beneficiary may determine. If the entering upon and taking possession of said property, the collection of such rents, issues and profits, and the secured of any determine, the application or release thereof a alorestic, shall or damage of the property, and the application or release thereof a alorestic, the beneficiary may determine. If the profits or the trustee to function property, the desence with respect to such payment and/or privating of damage of the property, and the secure of any afferent the beneficiary may determine. If the said described real property to said more thereader, time being of the property, and the application or release thereof any hype the secure with a secure thereol is much any other right or the beneficiary at his election may proved the beneficiary may determine. The beneficiary and the secure and/or privating together with rustice, manred in enorcing the obligation of the trust deed by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale or the time to which said sale may be postpored as provided by law. The trustee may sell said property either in one purcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by law convergen-tion of the recitals in the deed of any matters of lact shall be conclusive proof of the truthlulness thereol. Any person, excluding the trustee, but including the grants thereol. Any person, excluding the trustee, but including the grants denoted by the trustee sale shall be conclusive proof the truthlulness thereol. Any person, excluding the trustee, but including the grants denoted by the trust of the sale. Trustee cluding pply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the concents of sub subsequent to the interest of the truste in the truste having recorded lines subsequent to the interest of the truste will be for here the first starts may appear in the order of their private in the trust deed as their interests may appear in the order of their private in the trust surplus. 16. Beneticiary may from time to the appoint a sucreaser or sume of the factor or the first the to the provers or independence of the subsequence of the truste applied. The factor or the first est of the subsection of the sucreased in the order of the truste in the truste having incorded lines subsequent to the interest of the truste in the trust is proved.

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, benchiciary shall have the right, il it so elects, to require that all or any portion of the monies payyble as compensation for testing that all or any portion of the monies payyble to pay all reasonable costs, express and altorney's less necessarily paid or applied by it first upon any reasonable costs and appenses and attriney's less both in the trial and many casonable costs and appenses and attriney's less secured hereby, and internet and the balance applied upon the indebtedness and to execute such internets ashall be necessarily paid or incurred by ben-secured hereby, and internets ashall be necessarily not balaning such con-generation, promptly upon the indebtedness and execute such internets as shall be necessarily not balaning such con-9. At any time and presentation of this d-ed and the mole for endorsement (in case of full cover yances, lor cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in

surplus, if 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 frustee named herein or to any successor trustee appointed here-under. Upon such appointent, and wilhout conveyance to the successor trustee, the latter shall be view with all title, powers and duties conferred upon any trustee herein named herein or to the county or counties in and aubitution shall be made by provide thereunder. Each such appointment and substitution shall be made by counties in the county or counties in 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 acknowledded in ontily any party here of a provided by law. Trustee is not frust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee I provider or savings and lean association authorized to do but hess une property of this state, its subsidiaries, affiliates, agents or brai in active member of the Oregon State Bar, a bank, trust company States, a thile insurance company authorized to insure tille to real thereof, or an escraw agent licensed under ORS 694.505 to 696.585.

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The grantor warrants that the proceed (a)* primarily for grantor's personal, f (b) for an ordenization, or Gyran it	li of the loan reprive	esented by the above	described note and this trust deed are:	1 - 51 - 51 - 51 - 51 - 51 - 51 - 51 -
This deed applies to invest to the ba		u person) are for bus	siness or commercial purposes.	The second s
personal representatives, successors and assid secured hereby, whether or not named as a b gender includes the leminine and the neuter,	mollutom to ant-	T.	no nonuer and owner, including pledgee,	tors, executors of the contrac , the masculine
IN WITNESS WHEREOF, sa	id firantor has	hereunto set his H	and the day and year first above w	vritten.
* IMPORTANT NOTICE: Delate, by lining out, which not, applicable, if warranty (a) is applicable and i as such word is defined in the Truth-in-Londing beneficiary MUST comply with the Act and Regu disclosures; for this purpose use Stevens-New Form if convolutions with the Act	Act and Regulation action by making n		in Li Ball	n in andres in andres in a set of the set of
If compliance with the Act is not required, disrego	d this notico.	1 VCI 4 1 / .	이와의 사람 같은 사람이 관계하는 것은 것으로 가지 하는 것을 것이다. 이 지역할 수 가장도 전체에서 이 것은 사람이 가지 않는 것이 가지 않는 것이다. 이 방법은 것은 방법은 것은 이 가장도 가지 않는 것이 있는 것이다. 이 방법은 것은 방법은 것은 이 가장도 가지 않는 것이 있는 것이다.	n y son finansana Finansana Songaranggan Songaranggan Songarang
(if the signer of the above is a corporation, use the form of acknowledgement opposite.)	1997年1月1日日 1998年7日(1997月1日日) 1998年1月1日日(1997月1日) 1999年1月1日(1997年1日) 1999年1月1日(1997年1日)			en en en forsjon forsjongen en nog som en
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said trust deed or pursuant to statute, to can	rol ull evidences	of indebtedness and	to you of any sums owing to you under	the terms of
herowith together with said trust deed) and to estate now held by you under the same. Mail	reconveyance and	documents to	parties designated by the terms of said t	rust deed the
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Do not lese or destroy this Trust Deed OR THE NO	I which it secures. Bo	th mitt he delivered to a	Beneliciary	
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Grantor	SPA	CE NESERVED	at 12:07 o'clock P.M., an in book/reel/volume NoM	39 on
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BILL TROPP QU35 W SAMARA # 100			Evelyn Biehn, Count	yClerk.
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