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Vol. m8 Page 24603 TRUST DEED 93kL1 6th THIS TRUST DEED, niade this

THIS TRUST DEED, and this 6th day of December 79 S JOSEPH W. JOSCHE AND LINDA S. BOSCHE, husband and wife,

as Grantor, ASPEN TITLE & ESCROW, INC. <u>a des la defensión de la compo</u>nsión de la componente de la componente de la componente de la componente de la La componente de la compone

as Trustee, and

SG

PATRICIA D. WILSON

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Frank section in the course of the spectrum the

A MARLEY MAN HALF HE COLORED The South 50 feet of Lot 4 in Block 23 of the ORIGINAL TOWN of the City of Klamath Falls, Edunty of Klamath, State of Oregon.

This Trust Deed is being re-recorded to correct the name of the Grantor.

together with all and singular the terements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereol and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SICURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of Twenty-nine thousand and no/100-----

----\$29,000.00---Dollars, with interest thereon according to the terms of a promissory

note of even date herewith, payable to beneticiary or order and made by grantor; the final payment of principal and interest hereof, if not sooner paid, to be due and payable at Maturity of note. 19 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all chligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due und payable.

sold, conveyed, assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this instituter, at the beneficiary's option, all obligations secured by this instituter, and become immediately due und payable.
 To protect the security of this trust deed, grantor sigress:

 To protect the security of this trust deed, grantor sigress:
 To protect preserve and maintain said property in good condition and the security of the security secure prompth, 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.
 To complete or restore prompth, 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.
 To comply with all laws, ordinance, regulations; covenants, condition and restrictions allecting statements pursuent to the Uniform Commercial Code as the benelicary may require and to pay for filing same in the proper puble office or offices, as well as the cost of all lien search the the buildings of an acount not less than 8. LINSULTADELE, VALUE, with the in companies acceptable to the benelicary, with loss payeble to the buildings the benelicary with loss payeble to the latter; all policies to the benelicary with, loss payeble to the latter; all policies of insurance shall be delivered to the benelicary as soon as insured; if the grantor shall all or any reason to procur any such mostance and to deliver said policies to the benelicary with loss are been allowed on a singured if the grantor shall be delivered to the benelicary as been dedicad on said buildings, the ond pay policy of insurance now or Arcealter placed on said buildings, the benef

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or ill of vaid property shall be taken under the right of eminent domain or condennation, beneficiary shall have the right, ill it so elects, to require that all or any portion of the monie; payable as compensation for such taking, which are in excess of the anound required to pay all reasonable costs, expenses and altorrey's less mecessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and altorrey's less, bit in the that and appellate costs, and expenses and altorrey's less, bit in the that and appellate costs, and expenses to take such actions required heaby; and grants, and the balance applied upon the indebtedness send execute the bits, and grants, and the balance applied upon the indebtedness and execute the bits, and grants, and the balance applied upon the indebtedness and execute the bits and grants, and the balance applied upon the indebtedness and execute the bits in the pay of the take the take the take and and execute the bits in the pay of the take to be the ficture, payment of its less and presentation of this deed and the rote for endorsement (in case of lull reconveryances, it caroollation), without allecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of law map or plat of said property; (b) join in [in the state of the indebtedness, trustee may find the liability of any person for the payment of the indebtedness, the liability of any person for the state of the making of law map or plat of said property; (b) join in [in the state of the state of the state of the indebtedness, trustee may (a) consent to the making of law map or plat of said property; (b) join in [in the state of the state of

frament, irrespective of the maturity dates expressed therein, or framing 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 "person" legally entilled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulaness thereoi. Trustee's lees for any of the services mentioned in this parugraph shall be not less than \$5. 10. Upon any default by grantor hereunder, 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 adequoty of any security for the indebtedness hereby secured, enter upon and take possession of said prop-ty and polite, heredoin its own name sue or otherwise collect the rents, less costs and argeness of and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-ticiary may determine. If the entring upon and taking possession of said property, the collection of such rents, issues and prolite, or the proceeds of irre and other maurance policies or compensation or awaid for any indebtedness secured 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 and event the beneficiary at his clection may proceed to loreclose this trust deed by advertisement and sale, or may direct the trustee to loreclose this trust deed by advertisement and sale, or may direct the trustee to loreclose this trust deed by divertisement and sale, or may direct the trustee to loreclose this trust deed by divertisement and sale, or may direct fire trustee to loreclose this trust deed in the inceliciary direct to loreclose by davertisement and sale, and

together with trustee's and altorney'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 thereoi. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall adply the proceeds of tale to payment of (1) the expenses of sale, fin-cluding the condecides of the frustee and a reasonable charge by trustee's attorney. (2) to the obligation arcured by the trust devi, (3) to all persons having recorded liens subsequent to the interest of the site interest may appear in the direct interest may appear in the order of their interest on the sur-surplus, il any, to the grantier or to his successor in interest entitled to such surplus.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. I6. Beneficiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred 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 mortgage records of the county or counties in which the property is situated, shall be conclusive prool of proper appointment of the successor trustee. I7. Trustee accepts this trust when this deed, duly executed and acknowledged is rnade 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 shall be a party unless such action or proceeding is brought by trustee.

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TE: The Trust Deed Act provides that the Hastee hereunder must be alther an attorney, who is an active member of the Oregon State Bar, a bank, trust company 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 perty of this state, its subsiciaries, affiliates, agains or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. NOTE:

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The cards		272 2460
I he grantor covenar fully seized in fee simple o	nts and agrees to and Fshid described real j	with the beneficiary and those claiming under him, that he is law- croperty and has a valid; unencumbered title thereto
	 M. S. Martin, A. D. S. Martin, C. M. S. Martin, J. Martin	
and that he will warrant a	nd forever defend th	e same against all persons whomsoever.
A. M. S.	(1) A start of the second s	
and the start of the second spectral spectra in the second spectra spectra in the second spectra spect		
The grantor warrants that (a) is prime in the second	this proceeds of the loan	represented by the above described note and this trust deed are:
(b) for an organization,	or (even if grantor is a n	ctural person) are for business or commercial purposes.
personal representatives, success secured hereby, whether or not n gender includes the leminine and	amad as a hanoliging to	binds all parties hereto, their heirs, legatees, devisees, administrators, executors, beneficiary shall mean the holder and owner, including piedgee, of the contract rein. In construing this deed and whenever the context so requires, the masculine ular number includes the plural.
		has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lin	ing out, whichover warranty	(a) or (b) is X (usegola Basche)
as such word is defined in the Trui beneficiary JAUST comply with the J disclosures; for this purpose use Stev If compliance with the Act is not req	Act and Regulation by male	
If the signal of the short its		
use the form of acknowledgenent opposite CALIFORNIA STATE OF OREGON	(1) S. Galera, M. Wall, Structure and A. S. Sang, J. (2006). Sub-axis in the contract set of the first se	CALIFORNA
County of SontemA This instrument was ackn	\$5. 	STATE OF OREGON, County of Son DMA
JOSEPH W. BOSCHE	59 by	This instrument was acknowledged betoke me On DECENBER 15 1989, by Chem ATTUC as NOTARY PUBLIC
LINDA S. BOSCHE		of HOME FED BANK OFFICIAL SEAL
(SEAL) - Construction of the second second	Natury Public for Oregon	Notary Public for Oregon
My commission expir		My commission expires: 7-/3-73
n fan de service fan Generalise fan de service fan de ser Generalise fan de service fan de serv	To be used a	EST FOR FULL RECONVEYANCE puly when obligations have been paid.
10: And the second s	a filder i Brear and the second	nauti en anna an anna an an anna an anna an anna an an
trust deed have been fully paid a	nd vatislied. You hereby	indébtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of neces of indebtedness secured by said trust deed (which are delivered to you
	with the reconvery, with	thout warranty, to the parties designated by the terms of said trust deed the and documents to
The second s		A Martinet Table To the second s Second second s Second second s Second second se
		Beneficiary
Do not fase or destroy this Trust. Dee	d OT THE NOTE which Is securi	Bolh must be Collvered to the trustee for concellation before reconveyonce will be made.
• TRUST DEI		STATE OF OREGON, County ofKlamath
unty of Klainath		I certify that the within instrument was received for record on the 21stday
or record at request of:		of Dec, 19.89., atll:02 o`clock .A.M., and recorded
Aspen Title Co. day of	<u>4.D., 19 90</u>	SPACE RESERVED in book/reel/volume No on FOR
10:49 o'clock <u>AM</u> <u>M90</u> of <u>Mortgage</u> yn Blehn County Cle		RECORDER'S USE
By Danline M	TA Tar <u>ele rodano</u> Deputy,	County affixed.
10.00		Bull Die Mullen Alle Deputy
Carlos Francisco	Fee SI	1.00 By aulice Illule rouse Deputy

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