15364	TRUST DEED	VolPage_10143
THIS TRUST DEED, made this	15th May of May	
UTIL DAILA MALANCA MULLE	U.JUHN AVENDER FACH	AS IO AN UNDIVIDED
		이 같이 가장 한 것 같은 것이 잘 못했는 것 같은 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 있는 것이 없다.
IS Grantor,ASPENI.LILE&.ESCI	ROW, INC.	, as Trustee, and
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	Martin Control and State Co	Energy must blitter recention of the set of
is Beneficiary,	and the second second states a second s	
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Grantor irrevocably grants, bargain	is, sells and conveys to trustee	in trust; with power of sale, the property
County,	Uregon, described as	연애학 이렇는 여름 것이 있는 것이 가지 않는 것이 있는 것이 있는 것이 있는 것 같아.
Lot 19, Block 82, KLAMATH	FALLS FOREST ESTATES	S HIGHWAY 66 UNIT,
PLAT NO. 4, in the County	of Klamath, State of	Oregon. Hereine Hann horranna
CODEL 3612MAP D371111400		: 2019년 1997년 1997년 - 2019년 1997년
CUDE 36-CMAP 3711E14D0	TL 600	NATATE CADRECON DATE TAL

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

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sum of ......FIVE THOUSAND SEVEN HUNDRED AND NO/100------

note of even date herewith, payable to beneficiary or order and made by grantor the linal payment of principal and interest hereof, it not sooner paid, to be due and payable at maturity of note.

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 obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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

To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To comply waste of said property.

To comply with all aws, ordinance, regulations, constructed, damaged or distored thereon, and pay when due all costs may be constructed, damaged or for any building or improvement thereon.
To comply with all avs, ordinance, regulations, constructed, damaged or distored thereon, and pay when due all costs may be constructed, damaged or distored thereon, and pay when due all costs may be constructed, damaged or distored thereon, and pay when due all costs may be constructed, damaged or distored thereon, and pay when due all costs may be constructed, damaged or distored thereon, and pay when due all costs may be constructed.
To comply with all laws, ordinance, regulations, corenance, and the proper public office or ollices, as well as the cost of all line searches made by filing officers or searching agencies as amay be deemed desirable by the distored there and the said year distored there and the said the cost of all line searches made by filing officers or searching agencies as may be deemed desirable by the distored there and the said year distored the same all distored there and the said property as one as insured to the beneficiary as soon as insured to the distored sa the beneficiary at least littee days prior to the expiration of any policy of insurance now or hereafter placed on said by dividing or relater placed on said by dividing or as searching agencies and a grantor's expense. The amount dividing and property before any part of such as beneficiary and in such order as beneficiary as noon as insured to the dividing benefic

## 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 eminent domain or condemnation, beneficiary shall have the right, it 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 less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reposedings, shall be paid to beneficiary and applied by it first upon any reposedings, and expenses and attorney's less both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebideness secured thereby; and grantor, agrees, at its own: expense; to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary's request. At any time and from time to time upon written request of bene-ficiary, payment of its fees and presentation of this deed and the note for incirent (in case of lull reconvergances, for cancellation), without allecting the liability of any person for the payment of the indebideness, trustee may (a) consent to the making of any map or plat of said property; (b) join, in (a)

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rument, irrespective of the maturity dates expressed therein, or utering any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereol; (d) reconvey, without warranty, all of any part of the property. The lefally entitled thereto, and the recitals thread as the "person or persons lefally entitled thereto," and the recitals thread as the "person or persons lefally entitled thereto," and the recitals thread as the "person or persons lefally entitled thereto," and the recitals thread as the "person or persons lefally entitled thereto," and the recitals thread as the "person or persons lefally entitled thereto," and the recitals thread the starts of lact shall services mentioned in this paragraph shall be not less than \$5. If Upon any default by grantor here upon on less of property, and y a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter up and the most of a reciver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter up and unnaid, and apply the same, may back thered, in its own name and lake possession of said property, the collection of such rents, issues and prolits, including those past due and unnaid, and sup the same, may alcoher and pronts or release thereof as allored as the advance of any agreent because of any agreent the second of the angle of the invance policies or compensation or awards for any taking or damage of the invance policies or compensation or awards to any indebtedness secured hereby and in such orseids, shall not cure or waive any delault or notice of any agreement hereunder, time being of the same any declared is such any proceed to loncoles this trust deed by advertisement and sale. The beneficiary may avere the beneficiary at his election may proceed to loncoles this trust deed by atter or invalidate any as a secured hereby immediately due and tayshe collecing the there of a s

and express actually incurred in enforcing the obligation of the trust deed togethy, with trustees and attorney's tees not exceeding the amounts provided by law. '14. Otherwise, the sale shall he held on the date and at the time and place designated in the notice of sale or the time to which said the inter-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 postporty so sold, but without any covenant or warranty, express or im-pled. The recitals in the deed of any matters of lact shall be conclusive proof of the highest bidder of any person, excluding the trustee, but including the graperty so sold, but without any covenant or warranty, express or im-pled. The recitals in the deed of any matters of lact shall be conclusive proof of the highest beneficient of the sole. The sole is the shall apply the proceeds of any person, excluding the trustee, but including the sole of the bidgetion secured by the trust deed, (3) for but prustee shall apply the proceeds of any sources or in interest entitled to such surplus. If any, to the future or to his successor in interest entitled to such surplus. If any trustee anned herein or to any successor trustee spointed berein under upon such appointment, and without conveyance to the successor upon a trustee and appointed herein trustee to the subtise conferred upon a such appointment, and without conveyance to the successor upon a trustee and appointed herein the second by beneficiary and but have the sole of the more strustee spointed herein and subtitution struth appoint and subtise conferred upon a the latter shall be vested with all till, powers and duits conferred and subtitution struth and more appointed hereunder. Each such appointment and subtitution struth and more appointed hereunder. Each such appointment and subtitution struth and more appointed hereunder appointege appointment and

which the property is situated, shall be conclusive proof of proper appendix which the successor trustee. I.T. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be teither an attainey, 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, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 698.585.

10144 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. الم معامل و المراجع ( معامل معامل المراجع ). ويستعم المواجعة المراجع المراجع المراجع المراجع المواجع . The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, tamily or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. J. avender 5/22/90 Babara L. AVENDER BARBARA L. AVENDER \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Londing Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. JOHN AVENDER Current 1990 \_ in the year On this \_\_\_\_\_ day of \_ May the undersigned Notary Public, State of California, duly commissioned State of California ) ) SS. and sworn, personally appeared Barbara L. Avender and Sacramento ) County of \_ ) personally known to me. ( X) proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) \_\_are\_\_\_\_\_ subscribed to INTERNATIONAL STRATEGY CONTRACTOR OF STRATEGY CONTRACTOR ST SANDRA L. STARK this instrument and acknowledged that <u>they</u> executed it. NOTARY PUBLIC-CALIFORNIA PRINCIPAL OFFICE IN SACRAMENTO COUNTY 2. My Commission Expires August 28, 1992 Jandra C. Notary Public, State of California DA 135 0288 Acknowledgment, General ė. 1.5.5 ----Sector Sector monimitia DATED: Beneficiary Do not loss or destroy this Trust Deed OR THE NOTE which is secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, of KISHEFE 2FEF6 of the Territy that the within instrument SS. COOTRUST DEED YDO LETTE LONGER CIVIL'S was received for record on the ... 29th day (FORM No. 881) ..... May ...., 19.90., V 21 2 1 Orgeni Accembed an of at 11:41 o'clock A.M., and recorded in book/reel/volume No. \_\_\_\_\_\_\_\_ on page \_\_\_\_\_\_\_ or as tee/tile/instru-COAM KEVKVIH SPACE RESERVED Around, Darg CITICS STRACTS ment/microtilm/reception No. 15364.., Record of Mortgages of said County. Grantot FOR 22 Beneficiary, RECORDER'S USE Witness my hand and seal of TANINA SALEN TALES EN EUNT INC. O JOHN VAENDEST EVON TETH SUPPORT EVON TETH SUPPORT EVON TETH Evelyn Blehn, County Clerk UNGAFTER RECORDING RETURN TOAT By Qouline Mullindin Deputy THIR CRAINS CHEED, made In Fee \$13.00 15864 ARE-ROWBRI WERE DEER PROPERTY DEED

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