surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or success-sors to any trustee named here in to any successor trustee appointed here-under. Upon such appointment and without conversance to the successor trustee, the latter shall be verified here under. Each such appointment and sublitation shall be made by written instrument executed by beneficiary, which, when recorded in the mortaste hereads of the county or counties in which the successor trustee. The successor trustee. The successor trustee. The successor trustee is intust when this deed, duly executed and achigated to noilly any party hereto of pending sale under any other deed of shift to noilly any party hereto and pending sale under on other deed of shift be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunak 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 business under the lows of Cragon 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 thereaf, or an estraw agent licensed under CRS 676.505 to 696.585.

It is mutually agreed that: 8. In the event that any potion or all of said property shall be taken under the right of entry domain or condemnation, beneficiary shall have the right, ill it so elects to require that all or any potion of the romies payally is compensation low taking, which are in excess of the amount required to pay all reasonable taking, which are in excess of the amount required to pay all reasonable taking, which are in excess of the amount required to pay all reasonable taking, which are in excess of the amount required to pay all reasonable costs and enterprese and attorney's fersone to the trial and appellate courts, necessarily paid or incurred by bene-licitary in such proceedings are in to balance applied thron the indebtedness and accure such instrument are shall be necessary in obtaining such com-pensation, promptly upon beneficiary in coltaining such com-sendorsement (in case of full recompresentation of this dard and the note bry endorsement (in case of full recompresent of the indebtedness, trustee muy (ks) tonsent to the making of any map or plat of usid property; (b) join in (ks) tonsent to the making of any map or plat of usid property; (b) join in

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 potice of sale or the time to which said sale may be obtained on the potice of sale or the time to which said sale may be designated in the potice of sale or the time to which said sale may be designed to the potice of the trustee may sell said property either suction to the hidder for cash, popable at the time of property half dever to the purchaser its deed in form as required by law. Conveying the property so the purchaser is deed in form as required by law conveying of the truthfulnes in the deed of any matters of lact shall be conclusive project of the truthfulnes, may purchase at the sale. 15. When there estils pursuant to the powers provided herein, trustee cluding the concerts of sale to payment of (1) the expenses of sale, is storing recorded lient subsequent to the interest of the trustee by the storing recorded lient subsequent to the interest of the trustee in the priority attorney. (1) to the grantor or to his successor in interest entitled to suc-surpus, if any, to the grantor or to his successor in interest entitle to succ unpus, if any, to the grantor or to his successor in interest entitle to succ unpus, if any, to the grantor or to his successor in interest entitle to successor unpus, if any, to the grantor or to his successor in interest entitle to successor unpus, if any, to the grantor or to his successor in interest entitle to successor unpus, if any, to the grantor or to his successor in interest entitle to successor in the successor in the successor in a successor in the succ

ioin in executing such financing statements put-want to pay for filing astrone in the proper public of offices, in well as the cost of all line ascrebes made by filing officers or searching agencies as may be deemed desirable by the deficient.
4. To provide and continuously maintain invurance on the buildings and such other heards as a start of a start loss of damage by file an amount not has than a Walchard way, from time to time require, in comparises acceptable to the bareficiary may from time to time require, in comparises acceptable to the bareficiary with loss payable to the latter; all continuously maintain invurance on the buildings and such other heards as "Valchard Liner, with loss payable to the latter; all officies of insurance shall be delivered to the breeking as soon as insured; if the frantor shall fail or any joreau to the provine and sound is soon to the regime. The annual the boneliciary may fire or other insurance and to the steader of a start buildings, the boneliciary may procure the same at function's expense. The annual cullected under any fire or other insurance for any pick or insurance in a start thereol, may fire or other insurance in a single beneficiary may included or details and annual cullected under any delay durine any totic of alcone or constrained and on release shall as the constraint as collected, or any part thereol, may be released to drantor. Suntire amount so collected, or any part thereol, may be released to and constrain the such solar as the start and the prince in and other charges become past due or delivenent and promptly deliver, as and to any farse to the insurance in any offer any port of any part thereol, insurance premiums, liess or other days physical by farse, as assessed uppin or affined assessed and the constraint and other charges pay and be and to the farse of any farse or any part of any farse or assessed uppin or affined payment, beneficiary may, its privable for the farse or insurance in the obligation and the apprond by farse asse

wave 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 secured hereby or in his performance of any adremment hereunder, time being of the essence with respect to auch payment and/or performance, the beneficiary may declare all sums secured hereby immediately dummance, the beneficiary may declare all sums secured hereby immediately dummance, the beneficiary may declare all sums secured hereby immediately dummance, the beneficiary may declare all sums secured hereby immediately dummance, the beneficiary may declare all sums secured hereby immediately dummance, the beneficiary may declare all sums secured hereby immediately dummance, the beneficiary may declare all sums secured hereby immediately dummance, the beneficiary may due to be beneficiary at his election may proceed to foreclose this trust deed in equity as a morifage or direct the trustee to foreclose this trust deed advertisement and sale, or may direct the trustee involution may other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to loreclose by advertisement and sails (the beneficiary of the trustee shall execute and cause to be recorded to assist the beneficiary of the trustee shall execute and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosuse by advertisement and sale, the grantor or any other presons on privileded by B88.75.7, may cure the delault or delaults. If the default consists of a bilture to pay, when due, entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the obligation or trust deed. In delault or hay be cured by paying the entire amount due at the time of the cure other than such portion as would being cured may be cured by tendering the performance required under the delaults, the person ellect

herein, shall become immediately due and pityable. To protect the security of this trust deed, frantor agrees: 1. To protect, preserve and maintain usid property in dood condition and repair; not to remove or damolish any building or improvement insteori 2. To complete any waite of said property. 2. To complete or restore prompiny tund in dood and workmanike rememer any building to an any building therefore testroyed thereon, and painprovament which may be constructed, damiged or testroyed thereon, and painprovament which may be constructed, damiged or testroyed thereon, and painprovament which may be constructed, damiged or testroyed thereon, and painprovament which may be constructed, damiged or to comply with then due all costs it turnsh therefore; 1. To complete any require and to pay or returnsh to the to complete and for any require and to pay for films as results to tail Code as the beneliciary may require and to pay for films as the to sanching elements in the bar of the sanching the termely of the bar bar beneliciary. To estarching agencies as may be deemed desirable by the beneliciary.

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

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ed Series-Till IST DI D.

The South one-half of Lots 1 and 2 in Block 6 of TRACT NO. 1083, CEDAR TRAILS, according to the official plat thereof on file in the office of the County Clerk of Klamath

The second s WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath......County, Oregon, described as:

Tax Account No: 4008 020B0 02800 (portion)

48 ~

2

<u>...</u>

S

35

FORM No. BI

as Beneficiary,

franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge franter in any reconveyance may be described any part of the property. The fegally entitled thereof." and the recitate therein of any matters or lacts shall be conclusive proof of the truthfulness thread in matters or lacts shall service mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by frantor hereunder, beneliciary may at any pointed by a court, and without retard to the adquarcy of any security for ettig or any part thereoi, in its own name sue or otherwise collect the rent, less costs and profits, including thoses secured hereby, and in such order as bene-licitary may delement. 11. The entering upon and taking possession of said prop-risures and polits, including thoses secured hereby, and in such order as bene-licitary may delement. 11. The critering upon and taking possession of said property, the collection of such rents; issues and profits or the proceeds of the and profits or block of the application or release thereof any taking or damage of the property, and the application or release thereof as allores and not care or pursuant to such rents; issues and profits, or the proceeds of the and out property, and the application or release thereof as alloresid, and not cure or pursuant to such rontice of delault hereonds for any taking or damage of the property, and the application or release thereof as allores as all not cure or pursuant to such rontice.

Tax Account No: 4008 02080 02700 (portion)

ante Monge & Flotif: Guce. as tenants by the entir	otv., 19.90., between
Moundais	An be y
ntor,	A contraction of the second
cack Development Company, an ORegon Corporation	as Trustee, and

as Gran ...Shamro

THIS TRUST DEED, made this _____14thday of May Pascualito Monci

°°16147 TRUST DEED as en r

MTC 22643.0 Vol. m90 Page 11528

COPYRIGHT 1988 STEVENS NESS LAW PUB. CO.

19.90, between *******

	11529
The grantor covenants and agrees to and with the beneficiary and those clain	ning under him, that he is law-
The grantor covenants and agrees to taid with the science of the second	ered title thereto
id that he will warrant and forever defend the same against all persons whomsoe	
The grantor warrants that the proceeds of the loan represented by the above described note a	and this trust deed are;
The grantor warrants that the proceeds of the loan represented by the above deschool not the (a)* primarily for grantor's personal, family or household purposes (see Important Natice be (b) Nati X Nati X Nation 119 (a) and the process are not been as a comment	INT CONTRACTOR
This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legat personal representatives, successors and assigns. The term beneficiary shall mean the holder and on	ees, devisees, administrators, executors, wner, including pledgee, of the contract who context so requires the masculine
sersonal representatives, successors and assigns. The term beneficiary shall mean the notice and of ecured hereby, whether or not named as a beneficiary herein. In construing this deed and wheneve ender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day a	
an Doscua	
MPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is tot opplicable; if warranty (a) is applicable and it's beneficiary is a creditor as such word is defined in the Turth-in-terriling Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required Troff Ferture Complexity with the Act and Regulation by making required Troff Ferture Complexity with the Act and Regulation by making required	ia o
sensiticary MUST comply with the Act and regulation by making reduiralent. FIOLIFEFGUCE	Zally
If the signer of the above is a conjection, see the form of admowledgement apposite.]	ky/
STATE OF OREGON,	<pre> Ss. Ss.</pre>
STATE OF ULL County of) ss. County of This instrument was acknowledged telore me on This instrument was acknowledged	before me on
This instrument was acknowledged relate on 10 , by 33 , by	
STATE OF CALIFORNIA COUNTY OF LOS Angeles SS	
On <u>May 18, 1990</u> the undersigned, a Notary Public in and for said County and State, personally appeared <u>Bit Iari</u> Brodsky	DRLD TITLE COMPANY
person whose name is subscribed to the within instrument as	DTARY SEAL OR STAMP
a witness therato, (or proved to be such person by the oath of a credible witness who is perionally known to me), who being by me duly sworn, deposes and says: That he	
18840 Ventura Blvd., Suite 215, Tarzana, CA.	OFFICIAL SEAL TERRI L ALLEN
THE	LOS ANGELES COUNTY
in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed	dy comm. expires JUH 28, 1991
his name thereto as a witness of said execution.	
\sim	<u></u>
	TE OF OREGON, unty ofKlamath }s
Breezen wess Law Publico, PontLand, ME	I certify that the within instrumer eccived for record on the
261 Weitchester Drive, Apt 228	48 o'clock .A.M., and recorde ook/reel/volume No M90
Grandor (Grandor) Grandor (Grandor)	11528 or as lee/file/instru- t/microfilm/reception No1614
2250 Ranch Road Ashland, OR 97520	Witness my hand and seal
AFTER RECORDING RETURN TD	nty affixed.
Mountain Title Company 222 South Sixth Street	Evelyn Biebn, County Cler NAME
Klamath Falls, CR 97601	Pouline Millendia Depu