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THIS TRUST DEED, made this CARU A. KUEIA		Ne, 19.90., between
as Grantor, ASPEN TITLE & ESC D.T. SERVICE TAC	그는 것 같은 것 같	그렇게 물건한 것 같아요. 이 것 같아요. 여러 가지 않는 것 같아요.
as Beneficiary,	WITNESSETH:	n trust, with power of sale, the property
PARCER 1, BLOCK	C 12, KIAMATH FO	MEST ESTATES
the che placet inst interior written "	uning the second contract of the second Linned still be contracted of the second	an anna cui a gui an 1993 Ann Annaichtean 1997 Ann Annaichtean an anna anna an
d the second sec		M. P. Star, and J. Star, in a processing of the second system of the

now of hereafter appertaining, and the rents, issues and prolits thereof and all lixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of SIX ThousAND Oo (108 Sum of SIX ThousAND Oo (108 A G 000.0) note of even date herewith, payable to beneliciary or order and ninde by grantor, the linal payment of principal and interest hereol, it not sooner paid, to be due and payable. JUNP IS, 2009 The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or aliennted by the grantor without first having obtained the written consent or approval of the beneficiary, there, 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. The obove described real property is not currently used for agricultural, timber or grazing purposes.

ther, at the beneliciary's option, all obligations secured by this insidered, and provide.
The obove described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition and register and to ensure ar demolish any building or improvement thereon;
To complete or restore promptly and in good, and worknamilike manner any building or improvement which may be constructed, damaded or destored thereon, and pay when due all costs incurred thereon;
To complete or restore promptly and in good, and worknamilike destored thereon, and pay when due all costs incurred thereon;
To complete or restore promptly and in good, and worknamilike destored thereon, and pay when due all costs incurred thereon;
To complete or restore promuly and in good, and worknamilike destored thereon, and pay when due all costs incurred thereon;
To complete or restore provide and to be a second and worknamilike destored thereon, and restrictions allecting said property; if the beneliciary so requests, to join in escuting such insurances, we will all line security by the beneliciary.
To provide and continuously maintain insurance on the building will be destored to the security of the therein in the proper public of the shear of the maintain insurance and to the context any procure any auch insurance and to deliver said policies to the beneliciary, with loss payable to the heriticary any one any indebtedness secured hereby and in such order as beneliciary inported as thereing a second by the second and thereby and in such order as beneliciary any procure the same at grantor's espense. The anomation of the order and any poly of linear account by beneliciary inported and order any beneficiary with loss on any indebtedness secured hereby and in such order as beneliciary inport device or avia any

pellate caust shall adjudge, reagonobie as the beneficiary's or trustee's attor-ney's less on such appeal. (1) It is mutually agreed that: (1) It is nutually agreed that: (1) It is nutually agreed that all or any perion of the unnext the right, it is o elects, to require that all or any perion of the unnext parable as compassion for such taking, which are in excess of the unnext parable to pay all reasonable costs, espenses and attorney's less house parable of pay all reasonable costs, espenses and attorney's less next parable point by it list upon any reasonable costs and expenses and attorney's less both in the trial and appellate courts, necessarily paid or incurred by ben-liciary in such proceedings, and the halnese applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such. Instruments as shall be necessary in obtaining such com-pendering the methan and profile or time upon withen request of bene-liciary, payinent of its less and, presentation, of this deed and the note for and arecused of law and profile or the payment of the indebtedness the any intermed of the payment of the law and proceeding request. (1) At any time and how time to time upon withen request of bene-liciary, payinent of its less and presentation, of this deed and the note for and arecused (in case of lung reconvergance, for cancel ation, without affect of the lability of any person for the payment of the indebtedness, tuster ony

tural, timber or grazing purposes.
(a) consent to the unaking of any map or plat of said property; (h) join in grazing any consentent or creating any restriction thereon; (c) join in any subordination or other afteenent alleviting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property; The france in any reconveyance may he described as the "prore or purpose the conclusive proof of the truthilulas thereoi, any matters or lacts shall be conclusive proof of the truthilulas thereoi, any matters or lacts shall be conclusive proof of the truthilulas thereoi, thanker's is low any of the property. The provide thereoi, and the property of the truthilulas thereoi, any matters or lacts shall be conclusive proof of the truthilulas thereoi, thanker's less for any of the property of the individual trends of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hercunder, heneliciary may at any time without notice, either in person, by adent or by a receiver to be appointed by a court, and without regard to the adequary of any security for the indebicilues hereby secured, enter upon and take possession of said property. The same, issues and profiles, including those past due and unpaid, and apply the same, listang and indication and collection, including reasonable attorney's less upon any indebicdness secured hereby, and in such order as beneficiary may default or notice of thereoil and profiles of consensation or velocities of a said property, the collection, land, since and profiles of the and charge of the any of the anglication or veloce thereoil and taking or adams of the and other inturance policies of compensation or awards he any taking the angli there or waive any default or notice of default hereounder or invalidate any act done pursuant to such motice.
12. Upon default by grantor in payment of any indebicdness secured

whice 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 agreement hereunder, the beneficiary may declare all sums accured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equify as a mortfage or direct the trustee to foreclose this trust deed partisement and sale. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to self the said described real property to satisfy the obligations secured hereby, whereupon, the trustee shall fix the time and place of said, give notice thereby and beneficiary elect to foreclose this trust deed in the manner provided in ORS 86.740 to 86.755. 13. Should the beneficiary elect to foreclose by advertisement and sale then alter utrust any time prior to five days before the duest to data (but the trustee's sale, the grantor or other person so privileged by ORS 86.760, may pay to the beneficiary or his successors in interest, regor-tively, the entire amount then due urder the terms of the trust deed and the obligation secured thereby (including costs and ester nuch portion of the principal as would not then be due had no default occurred, and thereby cure the denuit, in which event all lorcclosure proceedings shall be dismissed by the trustee.

the finite. In which event all forcelosure proceedings shall be dismissed by the finites. 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 purcel 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 as sold, but without any covenant or warranty, express or im-plied. The recitles in the deed of any matters of fact shall be conclusive proof of the truthuliness thereof. Any person, excluding the trustee, but including the frances and here the sale of purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall adply the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the trustee and as reasonable charge by trustees having recorded lient subsequent to their prince that the trust deed as their interests may appear in the order of their priotice in the trust surplus, it any, to the grantor or to his successor in interest entitled to such surplus. ive proof

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surplus, il any, to the genutor, of to nis successor in interest entries to sum surplus. 16. For any powers permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conversance to the successor trustee, the latter shall be vested with all title, powers and duties contered upon any trustee herein named or appoint hereunder. Each such appointment and substitution shall be made by written instrument exceuted by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of 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 acknowledged is made a public record as provided by law. Trustee is not oblighted to notily any party hereto of pening sale under any other deed of trust or of any action or proceeding in which feantor, beneficiary or trustee shall be a puty unless such action or proceeding is brought by trustee.

endorgenies in any person for the payment of the indeptedness, mission and the liability of any person for the payment of the indeptedness, mission and NOTEs the transformation authorized to do business under the laws of Oregon or the United Stuties, a title insurance company authorized to insure title to real property of this stole, its subsidiaries, allillates, agents or branches, the United States or any agency thereof, or an extray agent licensed licensed by the stole of the Oregon stole of the Oregon Stole Bar, a bank, trust company and the stole of this stole of the subsidiaries and the united states or any agency thereof, or an extray agent licensed by the oregon of the United States of any agency thereof.

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Val 1040 Page 14622 USEU TEUET The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto Trustee, and 304T COLDENATION AGAVAN 4 13.20 and that he will warrant and forever defend the same against all persons whomsoever. UB20257718 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, family, household or agricultural purposes (see Important Notice below); (b) for an organization; or (even it grantor is a natural person) are for business or commercial purposes other than agricultural purposes. This deed applies to, inurer to the bonefit of and binds all parties hereto, their heirs, legatess, devises, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary, shall mean the holder and whenever, including pledgee, of the contract secured hereby, whether or no: named as a beneficiary herein. In construing this deed and whenever the context so requires, the massuline gender includes the terminine and the neuter, and the singular number includes the plural. time desiret the sec ann an o heat •: IN WITNESS WHEREOF, said grantor has hereunto set his hand the day, and year tirst above written. 6 Eta * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficing is a creditor as such word is defined in the Truth-in-Lending Act one Regulation Z, the CARL A. KLEM as such word is defined in the trun-in-tending Act one keyulation 2, the beneficiary MUST, comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a 1857 lien to chance the pur, are of a dwelling, we steven-Ness form No. 305 or equivalent; if his instrument is in the index of the first state of the activity purchase has a of a dwelling use Stevens-Ness form 33.5, 306, or equivalent. If compliance it was tana a na s of a dweining use oriented and this notice, with the Act is not required, disregard this notice, of the second and the second (If the signer of the above is a corporation, use the form of acknowledgment opposite.) 3037 345 STATE OF ORFCON GENERAL ACKNOWLEDGMENT NO. 20 COPPORT OF a M 19*90*, before me. On this the a State of day o County of the undersigned Notary Public, personally appeared OFFICIAL SEM personally known to me KATHY M. ANDREW proved to me on the basis of satisfactory evidence **OTARY PUBLIC - CALIFORM** to be the person(s) whose name(s) subscribed to the RINCIPAL OFFICE #1 RIVERSIDE COUNT within instrument, and acknowledged that executed it. nien Ern. Ant. 30, 1991 Sin Cor WITNESS my hand and official seal. andrei Notary's Signature nt fraudulent attachment of this certificate to another document. ATTENTION NOTARY: Although the information requested below is OPTIONAL, it could pre-Title or Type of Document THIS CERTIFICATE MUST BE ATTACHED Number of Pages Date of Document TO THE DOCUMENT DESCRIBED AT RIGHT: Signer(s) Other Than Named Above CORESCO COLORISCO COL CA 91304-718 7120 122 DATED. Beneficiary destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. 475 1635 14 1645 - 488 TRUST DEED STATE OF OREGON, FORM No. SEI I certify that the within instrument was received for record on the 23rd...day or at _2:14 o'clock ... P.M., and recorded SPACE RESERVED FOR page ____14622 ____ or as fee/file/instrument/microfilm/reception No.....17905 RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneliciary County affixed. AFTER RECORDING RETURN TO D.T. SERVICE INC Evelyn Biehn, County Clerk 22.10 WILShine BL. # 345 By Queline Muclinde Deputy SMCAL 90403 Fee \$13.00