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18226		Vol <u>m⁹⁰</u> Page	
THIS TRUST DEED, made this25tl JAMES EARL MAJORS	h day of	July ,	19.90 , between

ASPEN TITLE & ESCROW, INC. KATHERINE DAY

as Beneficiary,

WITNESSETH:

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

The N 1/2 NE 1/4 SE 1/4 SW 1/4 Section 36 and the S 1/2 SE 1/4 NE 1/4 SW 1/4 Section 36, All in Township 35 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

CODE 8 MAP 3512-3600 TL 1000

Buyer hereby agrees not to cut any trees on the property without Seller's approval.

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 connection with said real estate

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twenty One Thousand Five Hundred and No/100-

note of even date herewith, payable to beneficiary or order and made by granter, 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 obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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

1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property.

2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor.

3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property: if the beneficiary so requests, to join in executing such linancing statements pursuant to the Unitorn Commercial Code as the beneficiary may require and to pay for tiling same in the proper public office or offices, as well as the cost of all lien searches made by filing officers or, searching agencies as may be deemed desirable by the beneficiary.

join in executing such financing statements pursuant to the Unitorm Commercial Code as the benediciary may require and to pay lor liting same in the proper public office or offices, as well as the cost of all lien searches made by liling officers or searching agencies as may be deemed desirable by the beneliciary.

4. To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire and such other hazards as the hereficiary may from time to time require, in an amount not less than \$\frac{3}{2}\$. The transportance of the buildings now or hereafter erected on the said premises against loss or damage by fire and such other hazards as the hereficiary may from time to time require, in an amount not less than \$\frac{3}{2}\$. The transportance of the continuously maintain to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall fail or any reason to procure any such insurance and to deliver said policies to the beneficiary at least lifteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure the same at grantor's expense. The amount collected under any lire or other insurance policy may be applied by beneficiary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereof, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. The providing the property before any part and promptly any exessments and other charges that may be levied or assessed upon or against said property before any part and promptly any exessments and other charges personness, including the property before any part and promptly any exessments and other charges the levied or assessed upon or against said property before en

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 lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it lirst upon any reasonable costs and expenses and attorney sees, both in the trial and applied courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such action pensation, promptly upon excells shall be necessary in obtaining such compensation, promptly upon excells shall be necessary in obtaining such compensation, promptly upon excells and the necessary in the enderson of the indebtedness of the reconveyances for cancellation), without allecting the liability of any person for the payment of the indebtedness trustee may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charde thereol; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "person or person legally entitled thereto," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereol. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any delault by granton hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereol, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of default hereunder or invalidate any act done pursuant to such notice.

waive any destails produced to default hereunder or invalidate any act done pursuant to such 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, 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 an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by a considerable of the sum o

and expenses actually incurred in enforcing the obligation of the trust deed 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 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 implied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the more of the trustee sells pursuant to the powers provided herein, trustee statomey, (2) to the boligation furtuse and a reasonable charge by trustee statomy, (2) to the boligation furtuse and a reasonable charge by truster attorney, (2) to the obligation furtused and a reasonable charge by truster statomy, (3) to the present sharing recorded liens subsequent to odd by the trust deed. (3) to all persons having recorded liens subsequent to other trust deed. (3) to all persons the surplus, if any, to the grantor or to his successor in interest entitled to successors to any trustee named herein or to any successors trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee appointed herein or to any successors trustee appointed herein or to any successor trustee appointed herein or to any successor trustee the latter shall be vested with all title, powers and duties conferent under successor trustee herein named or appointed hereunde

NOTE: The Trust Deed Act provides that the trustee hereunder 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 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, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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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.

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 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 sender includes the feminine and the neuter, and the singular number includes the plural.

ecured hereby, whether or not named as a belieficiary herein in ender includes the feminine and the neuter, and the singular number in	
IN WITNESS WHEREOF, said grantor has hereun	to set his hand the day and year first above written.
 A second of the s	1 \ 1 \ Mx.
IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is	James (and Majors
" I' I' I' warranty (a) is applicable and the peneticiary is a creation	JAMES EARL MAJORS
is defined in the Truth-In-Landing Act and Requisition A, me	 See See Stranger Control of Change on the Second Sec
eneficiary MUST comply with the Act and Regulation by making required	
f compliance with the Act is not required, disregard this notice.	ting the state of
If the signer of the above is a corporation,	
rse the form of acknowledgement opposite.)	in a gradient stad in her her with a secretary of the control of the first of the control of the control of the The approximation of the control of
	 Company of the Company of the Company
STATE OF OREGON,	E OF OREGON,) ss.
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County of	nstrument was acknowledged before me on
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JANES/FARL MAJORS as	
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Sentra Hundsall	n 11-1-0-1-
Notary Public for Oregon Notary	y Public for Oregon (SEAL)
(SEAL) My compission expires: 7-23-93 My co	mmission expires:
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The second secon	
REQUEST FOR FULL	L RECONVEYANCE
To be used only when ob	ligations have been poid.
TO:, Trustee	 Control of the control of the control
The undersigned is the legal owner and holder of all indebtedness trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of inherewith together with said trust deed) and to reconvey, without warn	ness secured by the toregoing trust deed. All sums secured by said and, on payment to you of any sums owing to you under the terms of adebtedness secured by said trust deed (which are delivered to you ranty, to the parties designated by the terms of said trust deed the
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The undersigned is the legal owner and holder of all indebtedness and trust deed have been fully paid and satisfied. You hereby are directed said trust deed or pursuant to statute, to cancel all evidences of inherewith together with said trust deed) and to reconvey, without wars estate now held by you under the same. Mail reconveyance and documentation of the same of the same of the same. DATED: Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be seen the same of the secures. Both must be seen the same of the secures. Both must be seen the secures and secures and secures are seen to see the secures and secures are secures as a secure secure and secures are secures as a secure secure and secures are secures as a secure secures are secures as a secure secure and secures are secured as a secure secure secures and secures are secures as a secure secure secures are secures as a secure secure secure secures are secures as a secure secure secures and secures are secures as a secure secure secure secures and secures are secures as a secure secure secures are secures as a secure secure secure secures and secure secures are secures as a secure secure secure secures and secures are secures as a secure secure secure secure secure	seess secured by the toregoing trust deed. All sums secured by said and, on payment to you of any sums owing to you under the terms of adebtedness secured by said trust deed (which are delivered to you ranty, to the parties designated by the terms of said trust deed the aments to Beneticiary STATE OF OREGON, County of Klamath I certify that the within instrument was received for record on the 30th. day of 11:00 o'clock A.M., and recorded in book/reel/volume No. M90 on page 15133 or as fee/file/instrument/microfilm/reception No. 18226, Record of Mortgages of said County. Witness my hand and seal of County affixed.
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