RECORDING REQUESTED BY Jerry Crandall WHEN RECORDED MAL TO Jerry Crandall INTER Sedona, Az. 86336 DEED OF TRUST AND ASSIGNMENT OF RENTS DEED OF TRUST, made this	20148	GNMENT OF RENTS WITH INSTALLMENT NO		Ń	Vol.mgo	Page_	10495	
Jerry Crandall WHEN RECORDED MAL TO ME JERTY Crandall JERTY Sedona, Az. 86336 (GPACE ABOVE THIS LIKE FOR RECORDER 3 USE) DEED OF TRUST AND ASSIGNMENT OF RENTS THIS DEED OF TRUST, made this								
Jerry Crandall WHEN RECORDED MAL TO THE JERCY Crandall HENDERS IGO OF TRUST AND ASSIGNMENT OF REENTS IGO OF TRUST, made this	a an	ED BY						
WHEN RECORDED MAIL TO Mare Jerry Crandall Sedona, Az. 86336 Mare Gradona, Az. 86336 Mare Gradona, Az. 86336 Mare Gradona, Az. 86336 Mare Capace ABOVE THIS LINE FOR RECORDER S USE) DEED OF TRUST AND ASSIGNMENT OF REATS Mare Street OPEN Cacil B. Crandall Cacil B. Crandall Merein called Trust More address is 11312 Marcha Street North Hollywood Jerry Crandall Merein called Truste Jerry Crandall Merein called Truste Jerry Crandall Merein called Truste Jerry Crandall Jerry Crandall Jerry Crandall Jerry Ploog Jerry Crandall Jerry Crandall Jerry Ploog Jerry Crandall Jerry Crandall Jerry Ploog <td colspa<="" th=""><th></th><th></th><th>les jubres i sta V</th><th></th><th></th><th></th><th></th></td>	<th></th> <th></th> <th>les jubres i sta V</th> <th></th> <th></th> <th></th> <th></th>			les jubres i sta V				
Merry Jerry Crandall 160 Longwood Dr. Sedona, Az. 86336 Jerry Casover This Line FOR RECORDER'S USE) DEED OF TRUST AND ASSIGNMENT OF RENTS DEED OF TRUST AND ASSIGNMENT OF RENTS DEED OF TRUST AND ASSIGNMENT OF RENTS BEIWEEN Cecil B. Crandall December of the Street North Hollywood More address is Jerry Ploog Jerry Ploog Jerry Crandall Jerry Ploog	and the second state of th			angan san da 🔨		•		
Idea Longwood Dr. Sedona, Az. Better Above This Link For RECORDER'S USE) DEED OF TRUST AND ASSIGNMENT OF RENTS THIS DEED OF TRUST, made this	🛓 💡 👘 🖓 👘 🖓		e da trans. Altra de la	an an tha an an an tha an an a Tha an				
Sedona, Az. 86336	TREEL 160 Longwood	Dr.		en e				
(SPACE ABOVE THIS LINE FOR RECORDER'S USE) (SPACE ABOVE THIS LINE FOR THE SPACE ABOVE THIS LINE FOR THE SPACE ABOVE THAT HOLD THE FOR THE SPACE ABOVE THAT HAVE THE ABOVE THAT ABOVE THAT HAVE THE ABOVE THAT ABOVE T	Sedona, Az.	86336			an an Taona an an an an			
THIS DEED OF TRUST, made this	ZIP							
THIS DEED OF TRUST, made this		F TRUST A	ND ASS	IGNME	NT OF	RENTS	5	
THIS DEED OF TRUST, made this		20th		en stande been stad	AUGUST		, 1990	
BETWEEN Cecil B. Crandall	THIS DEED OF TRUST, made this	is		uay VI	i fan Sirger Gwel Sirger			
	Coo	il B. Crandall			4		ی ۱۹۰۹ - ۲۰۰۹ میں ۲۰ ۱۹۹۰ - ۲۰۰۹ - ۲۰۰۹	
Image: state of the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, and 3.80 Gross Acres Image: TogeTHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, and 3.80 Gross Acres				<u></u>	<u></u>			
Whose address is 11312 Martha Street North Hollywood CA 91601 (Number and Street) (Ser) (Se							called Truck	
whose address is 11312 Martha Street North Hollywood United and Street (Number and Street) (Dery) (Same) (Same) (Exp Gene) Jerry Ploog							, odneu Itusi(
Whose address is		12 Martha Street	North Hol		CA		(Zip Code)	
Jerry Ploog Jerry Crandall Trustor irrevocably grants, transfers and assigns to Trustee, in trust, with power of sale, all that real property in the City of Oregon	whose address is	(Number and Street)	a Anna	•••••••				
Jerry Ploog Jerry Crandall Trustor irrevocably grants, transfers and assigns to Trustee, in trust, with power of sale, all that real property in the City of Oregon								
Jerry Crandall								
Jerry Crandall		a Alas ang			andra angles Angles angles Angles angles Angles angles Angles angles			
Trustor irrevocably grants, transfers and assigns to Trustee, in trust, with power of sale, all that real property in the City of		Jerry Ploop			and a start of the second s The second se The second se The second se	, herein ca	illed Trustee,	
Trustor irrevocably grants, transfers and assigns to Trustee, in trust, with power of sale, all that real property in the City of		Jerry Ploog				, herein ca	illed Trustee,	
County of <u>Klamath</u> County, out of the county Recorder of Klamath Falls Forest Estates Highway 66 Unit, Plat No.1, as recorded in the office of the county Recorder of Klamath County, Oregon consisting of 3.22 Net Acres and 3.80 Gross Acres TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, we imitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed there being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to collect and apply such rents, and profits;		Jerry Ploog	Jerry	Crandall		·		
County of <u>Klamath</u> County, out of the county Recorder of Klamath Falls Forest Estates Highway 66 Unit, Plat No.1, as recorded in the office of the county Recorder of Klamath County, Oregon consisting of 3.22 Net Acres and 3.80 Gross Acres TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, we imitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed there being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to collect and apply such rents, and profits;						, herein c	called Benefici	
 Plat No.1, as recorded in the onsisting of 3.22 Net Acres and of Klamath County, Oregon consisting of 3.22 Net Acres and 3.80 Gross Acres TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, we limitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed there being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and so to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to collect and apply such rents, and profits; 		iransfers and assigns to Truste	ee, in trust, with pov	wer of sale, all that i	real property in th	herein c	called Benefici	
 Plat No.1, as recorded in the one sisting of 3.22 Net Acres and of Klamath County, Oregon consisting of 3.22 Net Acres and 3.80 Gross Acres TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, we limitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed there being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and so to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to collect and apply such rents, and profits; 	Trustor irrevocably grants, tr	transfers and assigns to Truste	ee, in trust, with pov y ofKlama	wer of sale, all that r ath	real property in th	he City of Oreg	called Benefici	
3.80 Gross Acres TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, w limitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed ther being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and so to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneticiary hereinbelow to collect and apply such rents, and profits;	Trustor irrevocably grants, tr	Transfers and assigns to Truste , County , Block 7 Klamath	ee, in trust, with pov y of <u>Klama</u> Falls Forest	wer of sale, all that r ath t Estates Hi	real property in the second se	, herein c he City of Oreg State of Califor Unit, der	called Benefici	
TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, we limitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed there being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and so to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to collect and apply such rents, and profits:	Trustor irrevocably grants, tr	Transfers and assigns to Truste , County , Block 7 Klamath	ee, in trust, with pov y of <u>Klama</u> Falls Forest	wer of sale, all that r ath t Estates Hi	real property in the second se	, herein c he City of Oreg State of Califor Unit, der	called Benefici	
TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, we limitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed there being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and so to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneticiary hereinbelow to collect and apply such rents, and profits;	Trustor irrevocably grants, tr Lot 29, Plat No of Klaw	, Block 7 Klamath o.1, as recorded i math County, Orego	ee, in trust, with pov y of <u>Klama</u> Falls Forest in the office on consistin	wer of sale, all that r ath t Estates Hi	real property in th ighway 66 unty Recor et Acres a	, herein c he City of Oreg State of CalRow Unit, cder and	called Benefici	
TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, w limitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed ther being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and s to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to collect and apply such rents, and profits;	Trustor irrevocably grants, tr Lot 29, Plat No of Klaw	, Block 7 Klamath o.1, as recorded i math County, Orego	ee, in trust, with pov y of <u>Klama</u> Falls Forest in the office on consistin	wer of Sale, all that r ath t Estates Hi e of the cou g of 3.22 No	real property in th ighway 66 unty Recor et Acres a	, herein c he City of Oreg State of CalRow Unit, cder and	called Benefici	
TOGETHER with all the rights, privileges, title and interest which Trustor now has or may hereafter acquire in or to said property, including, w limitation, the rents, issues and profits thereof, and with the appurtenances and all buildings and improvements now or hereafter placed there being understood and agreed that all classes of property, attached or unattached, used in connection therewith shall be deemed fixtures and s to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to collect and apply such rents, and profits;	Trustor irrevocably grants, tr Lot 29, Plat No of Klaw	, Block 7 Klamath o.1, as recorded i math County, Orego ross Acres	ee, in trust, with pov y of <u>Klama</u> Falls Forest in the office on consistin	wer of sale, all that r ath t Estates Hi e of the cou g of 3.22 No	real property in th ighway 66 unty Recor iet Acres a	, herein c he City of Oreg State of CalRow Unit, cder and	called Benefici	
limitation, the rents, issues and promote property, attached or unattached, used in connection and agreed that all classes of property, attached or unattached, used in connection and provide to the property above described; SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to collect and apply such rents, and profits;	Trustor irrevocably grants, tr Lot 29, Plat No of Klaw	, Block 7 Klamath o.1, as recorded i math County, Orego ross Acres	ee, in trust, with pov y of <u>Klama</u> Falls Forest in the office on consistin	wer of sale, all that r ath t Estates Hi e of the cou g of 3.22 No	real property in th ighway 66 unty Recor iet Acres a	, herein c he City of Oreg State of CalRow Unit, cder and	called Benefici	
to the property above described. SUBJECT, HOWEVER, to the right, power and authority given to and conferred upon Beneficiary hereinbelow to conect and apply such that and profits:	Trustor irrevocably grants, tr Lot 29, Plat No of Klam 3.80 Gr	, Block 7 Klamath o.l, as recorded i math County, Orego ross Acres	ee, in trust, with pov y of <u>Klama</u> Falls Forest in the offic on consistin	wer of sale, all that r ath t Estates Hi e of the cou g of 3.22 No	real property in th ighway 66 t unty Recor et Acres a	, herein c he City of Treg State of Salfor Unit, cder and	called Benefici con 귀찮, described	
and profiles.	Trustor irrevocably grants, tr Lot 29, Plat No of Klam 3.80 Gr TOGETHER with all the rig limitation, the rents, issue	hransfers and assigns to Truste , County , Block 7 Klamath o.1, as recorded i math County, Orego ross Acres ghts, privileges, title and inter- les and profits thereof, and with rood that all classes of propert	ee, in trust, with pov y of <u>Klama</u> Falls Forest in the offic on consistin the appurtenance ty, attached or unatt	wer of sale, all that r ath t Estates Hi e of the cou g of 3.22 No ow has or may here es and all buildings tached, used in con	real property in th ighway 66 to unty Recor et Acres a eafter acquire in 6 and improvemen inection therewith	, herein c he City of State of SatRoff Unit, der and or to said propert hs now or hereaf h shall be deemed	ty, including, v fter placed ther d fixtures and t	
(For the purposes of this instrument all of the foregoing described real property, property rights and interests shall be related to do and per-	Trustor irrevocably grants, tr Lot 29, Plat No of Klam 3.80 Gr TOGETHER with all the rig limitation, the rents, issue	hransfers and assigns to Truste , County , Block 7 Klamath o.1, as recorded i math County, Orego ross Acres ghts, privileges, title and inter- les and profits thereof, and with rood that all classes of propert	ee, in trust, with pov y of <u>Klama</u> Falls Forest in the offic on consistin the appurtenance ty, attached or unatt	wer of sale, all that r ath t Estates Hi e of the cou g of 3.22 No ow has or may here es and all buildings tached, used in con	real property in th ighway 66 to unty Recor et Acres a eafter acquire in 6 ; and improvemen inection therewith	, herein c he City of State of SatRoff Unit, der and or to said propert hs now or hereaf h shall be deemed	ty, including, v fter placed ther d fixtures and t	
	Trustor irrevocably grants, tr Lot 29, Plat No of Klam 3.80 Gr limitation, the rents, issue being understood and agr to the property above des	transfers and assigns to Truste , County , Block 7 Klamath o.l, as recorded i math County, Orego ross Acres ghts, privileges, title and inter- les and profits thereof, and wit reed that all classes of propert scribed;	ee, in trust, with pov y of <u>Klama</u> Falls Forest in the offic- on consistin rest which Trustor no th the appurtenance ty, attached or unatt	wer of sale, all that r ath t Estates Hi e of the cou g of 3.22 No ow has or may here es and all buildings tached, used in con	real property in th ighway 66 to unty Recor et Acres a eafter acquire in o and improvemen inection therewith iary hereinbelow to	, herein c he City of State of Saron Unit, der and or to said propert hs now or hereat h shall be deemed to collect and app	ty, including, v ty, including, v ther placed ther d fixtures and the ply such rents,	

substantially in the f	iollowing fo	rm; 2. Performance ee to protect the se	securing: 1. Paymer istor, or any one of there is to a contragreement of curity in accordance wi advanced by Baneficiar	of Trustor contain the the terms of the	ned or incorporation	and any extered herein by	reference; 3. Payme	, evidenced eof, which pror ent of such su	nissory note is ms as may be
INSTALL! \$500.00	MEN1 Balar	NOTE	-INTEREST North Holly	Tinclu	DED, SE California,		D BY DEE August 29) reciting it is DOF 7	so secured. TRUST _, 19 <u>90</u>
In installments as	s herein s	tated, for value Cecil B. (received, the unde	rsigned make	er(s) promise(s) to pay to			
at	1	.1312 Marth	nastreet	North	Hollywood	, CA	91601		
the sum of\$50	0.00								DOLLARS.
with interest from	3	interest	not applicat	le	· · ·		on the unpai	d principal a	it the rate of
or more on the		15th	of Octobe	_ day of each	<u></u>		1	month	, beainnina
				an	d continuing u	ntil said pr	incipal and intere	st have bee	n fully paid.

Each payment shall be credited first to interest then due, and the remainder applied to principal: and interest shall thereupon cease upon the principal so credited. Should default be made in payment of any installment when due, the whole sum of principal and accrued interest shall become immediately due, without notice, at the option of the holder of this note. Interest after maturity will accrue at the rate indicated above. Principal and interest are payable in lawful money of the United States. Each maker will be jointly and severally liable, and consents to the acceptance of security or substituted security for this note, and waives presentment, demand and protest and the right to assert any statute of limitations. A married person who signs this note agrees that recourse may be had against his /her separate property for any obligation contained herein. If any action be instituted on this note, the undersigned promise(s) to pay such sum as the Court may fix as attorney's fees. This Note is secured by a Deed of Trust of even

Jerry Ploog

5515 1/2 Bonner

North Hollywood, CA 91601

To protect the security of this Deed of Trust, Trustor agrees:

(1) To keep the property in good condition and repair; not to remove, substantially alter or demolish any building thereon; to complete or restore promptly and in good and workmanlike manner any building which may be constructed, damaged or destroyed thereon and to pay when due all claims for labor performed and materials furnished therefor; to comply with all laws affecting the property or requiring any alterations or improvements to be made thereon; not to commit or permit waste thereof; not to commit, suffer or permit any act upon the property in violation of law; to cultivate, irrigate, fertilize, fumigate, prune and do all other acts which from the character or use of the property may be reasonably necessary, the specific enumerations herein not excluding the general.

(2) To provide, maintain and deliver to Beneficiary fire, and if required by Beneficiary, other insurance satisfactory to and with loss payable to Beneficiary. The amount collected under any fire 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 Trustor. 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.

(3) To appear in and defend any action or proceeding purporting to affect the security hereof or the rights or powers of Beneficiary or Trustee; and to the extent permitted by law, to pay all costs and expenses, including the cost of evidence of title and attorney's fees, in any such action or proceeding in which Beneficiary or Trustee may appear, and in any suit brought by Beneficiary to foreclose this Deed of Trust or enforce the rights of Beneficiary or Trustee hereunder.

(4) To pay: at least ten days before delinquency all taxes and assessments affecting the property, including assessments on appurtenant water stock; when due, all encumbrances, charges and liens, with interest, on the property or any part thereof, which appear to be prior or superior hereto; and all costs, fees and expenses of this Trust to the extent permitted by law.

(5) Should Trustor fail to make any payment or to do any act as herein provided, then Beneficiary or Trustee, but without obligation to do so, and without notice to or demand upon Trustor, and without releasing Trustor from any obligation hereol, may: make or do the same in such manner and to such extent as either may deem necessary to protect the security hereol, Beneficiary or Trustee being authorized to enter upon the property for such purposes; appear in and defend any action or proceeding purporting to affect the security hereot or the rights or powers of Beneficiary or Trustee; pay, purchase, contest or compromise any encumbrance, charge or lien which in the judgment of either appears to be prior or superior hereto; and, in exercising any such powers, pay necessary expenses, employ counsel and pay his reasonable fees.

(6) To pay immediately and without demand all sums expended by Beneficiary or Trustee pursuant to the terms of this Deed of Trust, with interest from date of expenditure at the rate set forth in the aforesaid promissory note.

(7) That any award of damages in connection with any condemnation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or release such moneys received by him in the same manner and with the same effect as above provided for disposition of proceeds of fire or other insurance.

(8) That by accepting payment of any sum secured hereby after its due date, Beneficiary does not waive his right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

(9) That at any time, or from time to time, without liability therefor and without notice, upon written request of Beneficiary and presentation of this Deed of Trust and said promissory note for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby, Trustee may: reconvey any part of the property; consent to the making of any map or plat thereof; join in granting any easement thereon; or join in any extension agreement or any (10) That upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this Deed of Trust and said promissory note to Trustee for cancellation and retention and upon repayment of its fees. Trustee shall reconvey, without warranty, the property then held hereunder. The recitals in such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The grantee in such reconveyance may be described as "the person or persons"

(11) That as additional security, Trustor hereby gives to and conters upon Beneficiary the right, power and authority, during the continuance of these Trusts, to collect the rents, issues and profits of the property, reserving unto Trustor the right, prior to any default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Beneficiary indebtedness hereby secured, enter upon and take possession of the property or any part thereof, in his own name sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including thereble and in such order as Beneficiary may determine. The entering upon and taking possession of the property, the collection of such rents, induction of such rents, and uncluding reasonable attorney's tees, upon any issues and profits and the application thereof as aforesaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such rents.

(12) That upon detault by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder. Beneficiary may declare all sums secured hereby immediately due and payable by delivery to Trustee of written declaration of detault and demand for sale and of written notice of default and of election to cause to be sold the property, which notice Trustee shall cause to be lied for record. Beneficiary also shall depost with Trustee this Deed of Trust, said promissory note and all documents evidencing expenditures secured hereby.

After the lapse of such time as may then be required by law following the recordation of said notice of default, and notice of sale having been given as then required by law. Trustee, without demand on Trustor, shall sell said property at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine, at public auction to the highest bidder for cash in lawful money of the United States, payable at time of sale. Trustee may postpone announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public covenant or warranty, express or implied. The recitals in such deed of any matters or facts shall be conclusive proof of the truthfulness thereof. Any person, including Trustor, Trustee, or Beneficiary as hereinafter defined, may purchase at such sale.

After deducting all costs, fees and expenses of Trustee and of this Trust to the extent permitted by law, including the cost of evidence of title in connection with such sale, Trustee shall apply the proceeds of sale to payment of: all sums expended under the terms hereof, not then repaid, with accrued interest at the rate set forth in the aforesaid promissory note; all other sums then secured hereby; and the remainder, if any, to the persons or persons legally entitled thereto.

Immediately after such sale, Trustor shall surrender possession of the property to the purchaser, in the event possession has not previously been surrendered by Trustor, and upon failure to vacate the property. Trustor shall pay to the purchaser the reasonable rental value of the property, and/or at purchaser's option, may be dispossessed in accordance with the law applicable to tenant's holding over.

(13) That Trustor, or if the property shall have been transferred, the then record owner, together with Beneficiary, may from time to time, by instrument in writing, substitute a successor or successors to any Trustee named herein or acting hereunder, which instrument, executed and acknowledged by each and recorded in the office of the recorder of the county or counties where the property is situated, shall be conclusive proof of proper substitution of suck successors trustee or Trustee or Trustees, original Trustor, Trustee and Beneficiary hereunder, the hook and page where this Deed is recorded, the name and address of the new Trustee, and such other matters are be required by law. If notice of default shall have been recorded, this power of substitution cannot be exercised until after the costs, fees and expenses of the as may be required by law. If notice of default shall have been recorded, this power of substitution cannot be exercised until after the costs, fees and expenses of the substitution of Trustees shall be exclusive of all other provisions for substitution, statutory or otherwise, to the extent permitted by law.

(14) That this Deed of Trust applies to, inures to the benefit of, and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, successors and assigns. The term Beneficiary shall mean the owner and holder, including pledgees, of the promissory note secured hereby, whether or not named as Beneficiary herein. In this Deed of Trust, whenever the context so requires, the masculine gender includes the feminine and/or neuter, and the singular number includes the plural, and all obligations of each Trustor hereunder are joint and several.

(15) That Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, 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 Trustor, Beneficiary or Trustee shall be a party unless brought by Trustee.

(16) Without affecting the liability of Trustee or of any other party now or hereafter bound by the terms hereof for any obligation secured hereby, Beneficiary may, from time to time and with or without notice as he shall determine, release any person now or hereafter liable for the performance of such obligation, extend the time tor payment or performance, accept additional security, and alter, substitute or release any security.

(17) Trustee or Beneficiary may enter upon and inspect the premises at any reasonable time.

(18) No remedy hereby given to Beneficiary or Trustee is exclusive of any other remedy hereunder or under any present or future law. No delay on the part of Trustee or Beneficiary in enforcing their respective rights or remedies hereunder shall constitute a waiver thereof.

(19) Trustor waives the right to assert at any time any statute of limitations as a bar to any action brought to enforce any obligation hereby secured.

(20) Should Trustor, without Beneficiary's written consent, voluntarily sell, transfer or convey his interest in the property or any part thereof, or if by operation of taw, it be sold, transferred or conveyed, then Beneficiary may, at its option, declare all sums secured hereby immediately due and payable. Consent to one such transaction shall not be deemed to be a waiver of the right to require such consent to future or successive transactions.

(21) The invalidity or unenforceability of any provision herein shall not affect the validity and enforceability of any other provision.

Each undersigned Trustor requests that a copy of any Notice of Default and of any Notice of Sale hereunder shall be malled to him at the address hereinabove

ing the new or charge nercor

COUNTY OF

STATE OF-GALIFORNILL Arizona

えらりれ On this _

Ellad Co.

dav of before me, the undersigned, a Notary Public in and for said State, personally appeared

personally known to me (or proved to me on the basis of satisfactory evidence) to be the person_ whose name. subscribed to the within instrument, and schrowledged to me that __he__ executed it. 1 ٠,

My Commission Expires March 31, 1994

Λ eci

WITHESSOMY tiand and official seal. 691

29 BLIC 0503N

o llante Notary Public in and top Said State.

Burtov

in the year 195

STATE OF OREGON: COUNTY OF KLAMATH: 22

of	Sept.	A.D., 19 90 at 12:36 o'clock P.M., and duly recorded in Vol. M90	ay
		of Mortgages on Page18495	
FEE	\$18.00	Evelyn Biehn County Clerk By Daccheme Much By Decement	: