	Kiti in the control	m of Sweet Series	e d cupo trons	and I dan on	Instance		COPTRIGHT 1988 STEVE	S-NESS LAW PUB, CO., POR	TL IND. OR. 9720
	21691				TRUST		2 1 2 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	Page 215	32
	THIS TRU	ST DEED	made this	**************************************	t tr	day of	October	, 19	, betweer
•	u Circulor, A	THEN TE	TEE & !!	C 04	INC.				
ı	is Blereviciery,	ter to incompany on income			WITNE:	SETH:			
	REAMAT Lot J. 81 Dregon.	dek 1,	County,	Olegon, REEN,	describe	wys to trust des: ne Count	e in trust, with your of Klamat	nower of sale, the	property
	เบอย 97 ฟ	AP 3907	-250 0) [1500		Mary Control of the C			

together with mil and shapilar the interments. Asked imments and appartenances and all other rights thereunto belonging or in anywise raws at Assessing appartenances, and the cents, is now and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estates.

PAR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the same of IE is INDUSANO FIVE HUNDRED AND 16/100.

Dellars, with interest thereon according to the terms of a promissory some of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if not some of madurity of the date secured by this instrument is the date, stated above, on which the final installment of said note.

The date of madurity of the dabt secured by this instrument is the date, stated above, on which the final installment of said note.

The date of manuality of the dabt secured by this instrument is becaused the and payable.

The date of manuality of the dabt secured by this instrument is becaused the and payable.

To problect the security of this trust deed, framor aftees:

It is problect the security of this trust deed, framor aftees:

It is problect the security of this trust deed, framor aftees:

It is problect preserve and maintain said property in lood condition and required early early reasons of property and in feed and workmanlike the problect of the problect

Ill is institutly agreed that:

Ill in itsidually agreed that:

8. In the event that any portion or all of said property wall be taken under the inflat of eventeen distinct on econdensation, beneficiary wall have the tight, it id so elects, to require that all or any portion of the armies payable so conserved who do such taking, which are in excess of the armies required to pay all transmitted costs, expenses and alterney's fees tweets willy paid or incurred by francis much proceedings, shall be paid to burdicately and applied by it feet upon any inservable costs and expenses and its oney's fees, beth in this trial end end applicate courts, necessarily paid or incur of by beneficiary in the proceedings, set at our expense, it takes such actions and encuries and granned applied a part the indebted commend because it and the bodiest applied and the indebted commend to the set of the expenses of takes such actions and encuries such indepted course in a half to be excessary in a blanch and the such actions and encuries such indepted course to the excession in a few such actions and encuries are indepted upon betted course to take upon writing request of breakings, payment all its less had presented and the role for faciney, payment all its less had presented and the role for confirmation of the deal and the role for the indepted of the payment of the indebtalies of the state tends the said the state of the payment of the indebtalies of the payment is not an end full in large payment of the indebtalies. Itsules may the limited the indebtalies of the payment is the indebtalies of the payment in the indebtalies of the payment of the payment is the indebtalies.

It anting any easement or creating any restriction thereon; (c) join in any ubordination or other afterment allecting this deed or the lien or charge thereol; (d) reconvey, without arranty, all or any part of the property. The transfer in any reconveyance marranty, all or any part of the property. The first transfer in any reconveyance must be described as the person or persons intelligent thereto, and the reconstance of any matters or lacts shall be conclusive proof of the truthulness thereof Trustee's fees for any of the twivers mentioned in this paragraph shall be of the state of the state of the person of the twivers mentioned in this paragraph shall be of the state of the person of the twivers mentioned in this paragraph shall be of the state of the person of the twivers mentioned in the paragraph shall be of the state of the twivers mentioned in the paragraph shall be of the state of the person of the twivers mentioned in the person by gent 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 the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness hereby secured, enter upon the adequacy of any security for the indebtedness and profits, including those past due and unpaid the collect for the rental insection of the security of the apply the same last collection, including papily the same last collection of such restrictions and profits, or the proceed of three and other insurance policies or compensation or awards for any taking or damage of the reconstruction of such rents, issues and profits, or the proceed of three and other insurance policies or compensation or awards for any taking or damage of the reconstruction of such rents; issues and profits, or the proceed of three and other insurance policies or compensation or release thereof as aforesaid, shall property, the collection of such rents; issues and profits, or the proceed of three and ot

riopetty, and the application or release thereof as atoresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done gurauant 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 stance with respect to such payment and/or performance, the beneficiary may adverted to the payment and/or performance, the beneficiary may ask the respect to such payment and/or performance, the beneficiary may ask the secured hereby at his current secured hereby and payable. In such ask event the beneficiary at his current secured hereby at his current secured hereby at his current secured his trust deed by advertisement and sale, or may direct the trustee to pursue any other right or ranedy, either at low or in equity, which beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary of the trustee shall exceute and cause to be exceeded his written notice of default and his election to sell the said described east property to satisfy the obligation secured hireby whereupon the trustee shall its the time and place of sale, give notice thereof as then required by law and officered to foreclose this trust deed in the manner provided in ORS 86.735 and officered to trustee conducts the said, the frantor or any other persons so priviled by DRS 86.755, may cure the default or defaults. If the default contains of failure to pay, when due, such secured by the trust edge, the default on the bedue had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance or trust deed in the default or defaults, the person effecting the option are would be the funded in the default or the default or the default or the default or respect to the failure to pay, when due, such secured by the dering the performance or default or defaults, the person effecting the cure shall pay to the beneficiary all costs and

te stater 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 componed 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 auxition 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 including the frustee, 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 compensation of the trustee and a reasonable charge by trustee affectively. (2) to the obligation secured by the trust deed, (3) to all persons affectively. (2) to the obligation secured by the trust deed, (3) to all persons himing recinded lieus subsequent to the interest of the trustee in the trust deal as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to successor in interest entitled to success.

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 successor to any firstee named herein or to any successor trustee appointed hereurd to any firstee harmed herein or to any successor trustee appointed hereurder, the sales happointenent, and without conveyance to the successor trustee, the successor trustee, the successor trustee, the successor trustee, the successor trustee herein be vested with all title, powers and duties conferred upon any trustee herein between the successor trustee herein the successor trustee herein the mortage records of the country or countries which, when recorded in the mortage records of the country or countries of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and scittowledged is made a public record as provided by law. Trustee in not obligiated to notify any party hereto of pending sale under any other deed of trustee or of any action or proceeding in which grantor, beneficiary or trustee should be a party unless such action or proceeding is brought by trustee,

either an attorner, who is an active member of the Oregon State Bar, a bank, trust company and Oregon or the United States, a site insurance company authorized to insure title to real. United States or any agency thereof, or an escrow agent licensed under ORS 695.505 to 696.585.

A Land College of the College College College of the State of the College of the	
	and with the beneficiary and those claiming under him, that he is law-
The grantor coremants and agrees	and with the beneficiary and has a valid, unencumbered title thereto
and that he will warrant and forever defend	the same against all persons whomsoever.
	합니 위를 시작되었습니다 나는 사람들까?
that the proceeds of the	toan represented by the above described note and this trust deed are: y household purposes (see Important Notice below), y household purposes (see Important or commercial purposes.
(a) primarily the granton of the at denotor in	la a natural person) are for business of
그만큼 한복합한 그는 그 이번에 되었습니다. 불합성의 학생들으로 하는 그는 사람들이 가지 않는 것이다.	their heirs, legatees, devisees, devisees, devisees,
This deed applies to, inures to the design. This personal representatives, successors and assigns. This	and binds all parties hereto, their heirs, legatees, devisees, administrators, executions, term beneficiary shall mean the holder and owner, including plediee, of the contract term beneficiary shall mean the holder and owner, including plediee, of the contract term beneficiary shall mean the holder and whenever the context so requires, the masculine singular number includes the plural.
personal representatives, so nor named as a beneficial secured hereby, whether or nor named as a beneficial secured includes the description and the neuter, and the	singular number includes the plana. Inter has hereunto set his hand the day and year first above written.
IN WITNESS WHEREOF, said gra:	Tator has tierestate our
HUNDSTANT NOTICE Ciclote, by linking out, which place to	wintently (a) or (b) in X Charley Mysic Wellow will Regive lation Z, the CASEY MARIE WILSON
was the property of which they be a	of Relation To the CASEY MARIE WILSON
been fit may fall at comply with the barn blace form No. 1.	1 119, ar equivalent.
distinuance; the this persues was breaked, disregard this is not required, disregard this) nence
Till it as a agreement of the achased in a comparent of	
hery Just Prints St.	
STATE OF OREGON,	STANCE OF OREGON,
100 Land Sand	County of
This instructions was acknowledged before to	A Company of the Comp
CHOCK ALMIE WILSON	at .
	of .
South Code le	
C C Modert C Hells	OCephn Notary Public for Oregon (SEAL,
Melenginedrian expires:	My commission expires
POBERT & WELLER JR. NOTARY E	NA (1.1)
STANDARCOMMISSION EXPIRES 5/	1/9 TOUEST FOR FULL RECONVEYANCE
	to be used only whee shilgestons have been paid.
no.	Trustee
The underwined is the high owner and his	older of all indebtedness secured by the foregoing trust deed. All sums secured by sainty deer of all indebtedness secured by the foregoing trust deed. All sums secured by sainty hereby are directed, on payment to you of any sums owing to you under the terms of the best of the sainty are delivered to you
trust doed have been fully paid and estisfied. You	older of all indebtedness secured by the foregoing trust deed. All such put hereby are directed, on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you all evidences of indebtedness secured by said trust deed (which are delivered to you without a arranty, to the parties designated by the terms of said trust deed the
	tis mit werenty, to the parties designated by
trust doed or purmant to mate	
will trust deed or pursuant to little and lo richementh together with said trust deed) and lo richement to new held by you under the same. Mell recount to new held by your under the same.	at all evidences of indebtedness secured by said trust deed (which are arranty, to the parties designated by the terms of said trust deed the convey without warranty, to the parties designated by the terms of said trust deed the convey whose and documents to
with trust doed or pursuant to said trust doed) and to richen with together with said trust doed) and to richen with the new held by your under the same. Mall reconstructe new held by your under the same. Mall reconstructed	convoyance and documents to
herewith together with said trust deed) and to rive herewith together with said trust deed) and to rive here held by your under the same. Mail reconstructs	Conveyence and documents to
with trust doed or pursuant to the same had the same with together with said trust doed) and to rich surface raw held by your under the same. Mall rich DATED:	, 19. Beneficiary
with trust doed or pursuant to the with together with said trust doed) and to rich said trust doed) and to rich said trust may held by your under the same. Mail rich DATED:	, 19. Beneficiary
with trust doed or pursuant of the with together with said trust doed) and to rich mittee raw held by your under the same. Mall reconstruction to the same of the same and the same of the	Conveyence and documents to
High resist doed or pursuant of high with together with said trust doed) and to rich said trust doed) and to rich said trust for the held by your under the same. Mail reconstructs reserved by your under the same. Mail reconstructs and the same of the reconstructs of the same of	Beneficiary (which it secures. But must be delivered to the trustee for concellation before reconveyance will be made.
with trust doed or pursuant to the heavilh together with said trust doed) and to rich mittee more held by your under the same. Mall reconstructs more held by your under the same. Mall reconstructs	Beneficiary (which it secures. But a must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of Klamath.
Heaveith together with said trust deed) and to rich same theid by your under the same. Mail reconstructe more head by your under the same. Mail reconstructed from the same with the same of the same	Beneficiary Beneficiary STATE OF OREGON, County ofKlamath
Heave the deed of pure and the same of the rich state of the same of the same. Mall rich put under the same. Mall rich put under the same of the same	Beneficiary Beneficiary STATE OF OREGON, County of
Heaveith together with said trust deed) and to rich same theid by your under the same. Mail reconstructe more head by your under the same. Mail reconstructed from the same with the same of the same	Beneficiary Beneficiary STATE OF OREGON, County of
Be not lose at thestery this Tree Deed OR THE NOTE TRUST DEED [NORM, Ma. 222.2] ATTER-NET LAW PUR CO., PERTLAND, ORL	Beneficiary Beneficiary STATE OF OREGON, County of
Heave the following the same of the same o	Beneficiary Beneficiary STATE OF OREGON, County of
Be not lose at thestery this Tree Deed OR THE ROTTE PRUST DEED [COMM. Ma. 888.8] ATTEMPTED LAW PUR CO. PERTLAND. ORL	STATE OF OREGON, County of
Be not lose of tleatery this Tree Deed OR TMS NOTE TRUST DEED (FORM, No. 251.3) ATTENDAMENTAL TOP CO., (CONT. AND. CO.) Grantor	Beneficiary Beneficiary Beneficiary STATE OF OREGON, County of
DATED: Do not lose at victory this loss band on this sort. TRUST DEED ((CRM), Max. BELL) Attraction of the Pub Co. (Continue) and Grantor	Beneficiary Beneficiary STATE OF OREGON, County of
DATED: Do not lose of visatory this Tree Doed OR THE NOTE PRUST DEED [FORM, No. 851.1] ATTER SECONDING RETURN TO	Beneficiary Beneficiary Beneficiary STATE OF OREGON, County of
Barelikiany	Beneficiary Beneficiary Beneficiary STATE OF OREGON, County of