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25892	ASPEN 360 TRUST D	)79 DEED VO	mal_Page	2765
Trust Deed made this	3012 day of <u>EMadeLine Ann Ligg</u>	October	19 <i>90</i> betwee	
an Oregon Corporation a Land Corp., a Nevada Co as Trustee. Grantor conv	Services, Inc., a California corp s Trustee for Perla Enterprises, rporation as Beneficiary and As eys to Trustee in trust with the s, easements, conditions and re	oration, as agent for A , Inc., an Oregon Corp spen Title and Escrow, it power of sale the fo	spen Title and Escrov oration and Western Inc., an Oregon Corp	v, Inc., Zapata oration
		Lot6		
Klamath County	, Oregon	SPRAGUE RIVER	t PINES,	
contained and payment of	s given for the purpose of secur the sum of \$_ <u>SixTeen Tha</u>	usand SNIL,	00	Dollars
with interest thereon accor	ding to the terms of a promissor 1990, payable in installment	v note executed by Gran	tor and payable to Ben it to become due, if not	. C
Grantor agrees:	<u> </u>		ealty Services	FN Re

Passdena Ca 91101 Attr. Dependent of the notification of the protocol of the p

(2) To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said property.

(3) To keep the property free from all liens and to pay all taxes, assessments, maintenance charges or other charges that may be levied or assessed upon or against said property before the same become past due or delinquent. Beneficiary, at its option, may pay such items when the same become delinquent and the amount so paid shall be added to the principal owing under the promissory note above described at the same rate of interest and with costs for collection.

(4) To pay all costs, fees and expenses incurred by Beneficiary or Trustee under this agreement, including the costs of title search and other costs and expenses incurred in connection with or enforcing this obligation, including attorney's fees.

(5) Upon default by Grantor of any provision of this agreement Beneficiary may declare all sums secured hereby to be immediately due and payable.

Grantor and Beneficiary further covenant and agree:

(1) 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 having first 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.

(2) Grantor agrees to pay a collection fee of \$3.00 per month, which fee shall be due and payable with each monthly installment of principal and interest.

(3) Grantor agrees that in the event any installment is not received by Beneficiary within 15 days of the date it is called for under the note, a late charge on such delinquent installment may be charged in an amount equal to 10% of the principal and interest portions of such installment, in addition to such costs and expenses (including attorney's fees) as called for under said note and Deed of Trust, and that such late charge shall be due and payable on or before the due date of the next installment.

Grantor is the owner of the above described property, free and clear of any encumbrances, except those above described and will warrant and defend the same against all persons.

IN WITNESS WHEREOF, Grantor has executed this agreement the day and year first above written.

Witnessed by: Vohn L. Gooper Oct, 30, 1990 STATE OF , County of ss: The foregoing instrument was acknowledged before me this day of , by

Notary Public for \_\_\_\_\_\_ My Commission Expires

1 · Terrar and Talas fields and U797-SROOL STATE OF HAWAII, COUNTY OF\_\_\_ Honolulu SS. On December 04, 1990 the undersigned, a Notary Public in and for said County and State, personally appeared . John L. Cooper known to me to be the person whose name is subscribed to the FOR NOTARY SEAL OR STAMP within instrument as a witness thereto, who being by me duly sworn, deposed and said: That he resides at \_ 1907 Nuna Pl., Hono., HI he ne\_was present and saw <u>Troy Dea</u> and Madeline Ann Liggett Troy Dean Liggett that personally known to him to be the person described in, and whose name is subscribed to the within and annexed instrument, execute the same; and that affiant subscribed \_ his name thereto as a witness to said execution Signature . Return To: FN Realty Services 2000 parte on December S 35 North Lake Ave Pasadena Ca 91101 Attn: Deborah Acc. # 0791-SR002000 in groperty in good 2000 Hep 20, # 10, 10 per end maintain said property in good 2000 Rep. (1) Grantor agrees: penuit any waste of said property. (2) To comply with all laws, ordinances, regulations, covenants, conditions and restrictions affecting said Amsonia STATE OF OREGON: COUNTY OF KLAMATH: SS: Filed for record at request of . Aspen Title Co. of Feb the A.D., 19 91 at 3:17 14th o'clock \_\_\_\_ P\_M., and duly recorded in Vol. dav M91 of Mortgages on Page \_\_\_\_ 2765 Evelyn Biehn . FEE \$13.00 County Clerk By Qauline Mullendare (i) Upon default by Grantor of any provision of this agreement Beneficiary may declare all sums secured hereby to be innucliately due and payable, Greater and Beneficiary further covenant and agree: (1) in the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alignated by the Granter without having first 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. (2) Grantor agrees to pay a collection fee of \$3.00 per month, which fee shall be due and payable with each monthly installment of principal and interest. (3) Granter agrees that in the event any installment is not received by Beneficiary within 15 days of the date it is colled for under the note, à late charge on such delinquent installment may be charged in an amount equal to 10% of the proofinal and interest portions of such installment, in addition to such costs and expenses (including attorney's fees) as called for under said note and Deed of Trust, and that such late charge shall be due and payable on or before the due data of the next installment. Grantor is the owner of the above described property, free and clear of any encumbrances, except those above described and will warrant and defend the same against all persons. IN WITHESS WITTREOF, Grantor has executed this agreement the day and year first above written. John L. Ceopel 027, 30, 1990 188 County of lo yeb The foregoing instrument was acknowledged before me this 20 37472 19\_\_\_\_\_ by Notary Public for My Commission Expires