			AND SOLD UT 1988	
4: IC.IA No. 411-1-Origen Trint Deed 5	jailes—TRUST DEED (No restrict)	lan on attigaments.	328 Val man	Baga 25599 1
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as Trustee, and

...WRAY PARTNERSHIP, an Oregon general partnership,

as Beneficiary.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustes in trust, with power of sale, the property

See Exhibit "A" attached hereto and made a part hereof.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thercunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixfures now or hereafter attached to or used in connec-tion with and rent active

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of . Two Million Three Hundred Twenty-four Thousand Seven Hundred

not sooner paid, to be due and payable. BS provided the not sooner paid, to be due and payable. BS provided the Decomes due and payable. To protect the security of this trust deed, granter agrees: 1. To protect the security of this trust deed, granter agrees: 1. To protect the security of this trust deed, granter agrees: 1. To protect the security of this trust deed, granter agrees: 1. To protect preserve and maintain building or improvement thereon; and repairs do to remove or denoisation building or improvement thereon; 1. To comply or inforce or denoisation there there therefor. 3. To comply with all have, ordinates, regulationity, yo engants, condi-lin in security such thanks, ordinates, regulationity, yo engants, condi-tion and restifications allecting said property: instant to the Uniform Commer-tial Code as the bane or other, as well as the cost of all liefs asarches made by differ difference or sections agreed to pay for illing same in the congenies accented on the said premises agains tone or amate by first and such other hearing agreeces as may be deemed desirable by the break other hearing agreeces as may be deemed desirable by the congenies accented on the said property as soon as heard; prover duest and by an endicing of all the duest proves as soon as heard; prover thereak as the producer of the beneficiary as soon as heard; prover there any line or other insurance pairs and and the series and such other hearing of the son to procure any such insurance and to diver all prover the same of grantor. Such application or these shall and provide and other charges that may be deed as beneficiary charming and the such the charges that and proves and and the collected, or as any such there, any grant of a deal the secure of a same and the proves. The congenies are applied of the same a grant of a such as a deal as the charming and the such applies of the same as a protection, when any factor and and the applies of the condites astant application or telease that protect on a

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or sit of said property shall be taken under the right of eminent domain or condemnation, beneitelary shall have the under the right of eminent domain or condemnation of the monies payable right. It is so elects to require that all or any portion of the monies payable right is so elects to require that all or any necessor of the amount required as convensation for such taking, which are in energies of the amount required to pay all ressonable costs, creatings, shell be paid to beneficiary and incurred by grantor in such proceedings, shell be paid to beneficiary and poind by it first upon any responde to the amount of take such actions end escents such instruments as shell be necessary in obtaining such com-pandies of the such proceedings and the balance applied by the indeficiency and escents such instruments as shell be necessary in obtaining such com-pensation, promptly upon theneliciary and prevention of the ded the note for indergenet of its for any response for same taking of the shell bene-S. At any time and from time to since for same taking of the more low indergenet of its for any person in the payment of the indeficient promet of its for any person is for the payment of the indeficient the linebility of any person is the payment of the indeficient to use (a) convent to the making of any map or plat of said property: (b) join in

the date, stated above, on which the final installment of said note
stanting any estement or creating any restriction thereon: (c) Join in any public data of the second of the data of the property. The finate of the second of the data of the property. The finate in any reconveyance may be decided or the line or charge thereoi. (d) reconvey without warranty. Alcolud a the "period of the property. The finate in any reconveyance may be decided or the property. The finate in any reconveyance may be decided or the second of the property. The finate in any reconveyance may be decided of the any matters or lecks shall be conclusive proof of the truthius held be not less than 85.
10. Upon any delault by denin by agent or by a receiver to be any fine without notice, either time regard to the adquest of any security for the individents hereouf, enter upon and take possession of and property or any part, including those past due and unpaid, and apply the same, lister and prolifs, including those past due and unpaid, and apply the same instrume without notice.
collection of such remains accured hereby, and in such order as bear instrume and prolifs, including there and taking porsession of anid property, the instrume and prolifs, or the proceeds of fire and other property, addition or release thereof as alarsaid, and annage of the property and the profile application or release thereof as alarsaid, and annage of the states by or in his performance of any direct methor in any individer any act done or waive any recent states of operators. The antering the same and the and results that the beneficiery response the beneficiery response of the states of the same action of the same and the same and the same action of the same and the same and the same and the same action of the same and the same action or release thereof any alarestice and the same act

together with trustee's and altorney's fees 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 noise of sale or the time to which said sale may be patponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcel at shall deliver to the purchaser its deed in form as required by law convering the property so sold, but without any covenant or warranty, express or in-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthluness thereol. Any person, excluding the trustee, but including the grapet the proceeds of sale to payonet of 15 the sopers of sale, in-stal apply the proceeds of sale to payonet of 15 the sopers of sale, in-stal apply the proceeds of sale to payonet of 15 the sopers of sale, in-stal apply the proceeds of sale to payonet of 15 the sopers of sale, in-stal apply the constraints of the interest of the investe in the trust alloriney. (2) to the obligation secured by the interest of the trustee in the first alloriney. (3) to the obligation secured by the interest of the investe in the first deed as their interests may appear in the order of the investes in the first dead as their interests may appear in the order of interest entitled to such surplus. 14. Baneliciary may from time to time appoint a successor or surces

Swiplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Baneliclary may from time to time appoint a successor or surces must to any trustee named herein or to any successor trustee appointed herein undet. Upon suck appointment, and will time, powers and duite conferred trustee, the latter shall be valed within this, powers and duite conferred trustee, the latter shall be made by write records of the successor trustee, the latter shall be made by write records of the courty or counties in which, when recorded in the mortage records of the courty or counties in which, the property is situated, shall be conclusive proof of propri appointment of the successor future, shall be record as provided by law. Trustee is not achrowinded is made public record as provided by law. Trustee is not obligated to molity and public record as provided by law. Trustee is not achrowinded is made public record as provided by law. Trustee is not achrowinded is made public record as provided by law. Trustee ded trust of o any drop or propreseding in which grantor, beneliniary or trustee shall be a party unless such action or proceeding is brought by frustre.

NOTE. The Trust Deed Act provides that the trustee heraunder nust be either an attorney, who is an active member of the Oregun State Bar, a bank, trust sempony or savings and loan association publicitized to do business under the laws of Oregon or the United States, a little insurance company authorized to the trust title to real property of this state, its subsidiaries, affilieres, agents or branches, the United States or any agency theread, or an escrew agent licensed under OKS 696.305 to 696.585.

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(b) for an organization, or (even if grantor is a new second seco		
sonal representatives, successors and assigns. The term ured hereby, whether or not named as a beneficiary he when includes the tempine and the neuter, and the singu	binds all parties hereto, their heirs, legatees, devixees, administra beneficiery shall mean the holder and owner, including pledgee, srein, in construing this deed and whenever the context so required ular number includes the plural.	s, the masculine
IN WITNESS WHEREOF, said grantor	has hereunto set his hand the day and year first above	witten.
	A AGD THERE A LATER A	
MPORTANT NOTICE: Delete, by lining out, whichever warrant, applicable; if warranty (a) is esplicable and the beneficiary such word is defined in the Truth-in-Lending Act and Regu- sufticary MUST comply with the Act and Regulation by ma clasures; for this purpose use Stevens-Ness Form No. 1319, a compliance with the Act is not required, disregard this notice.	viation Z, the king required By	4-1
the signer of the above is a corporation, (the term of acknewledgement opposite.)		
TATE OF OREGON.	STATE OF OREGON,	. ·
County of	County of	the Ave
This instrument was acknowledged before me on	County of	for alles,
	19 90 by Michael BUnacy as President	
an a	of Brendan Capital Corp.	
	· · · · · · · · · · · · · · · · · · ·	
Notary Public for Oregon	Notary Public for Oregon Gathers Honses	en la chianna
SEAL)	My commission expires: 8/29/91	(SEAL)
My commission expires:		E and
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	QUEST FOR FULL RECONVEYANCE	
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