191 FEB 10: PH 3 14

2754				0791.	SKOO
25884 101 2 65		ASPEN 36082 TRUST DEED		૧⊥_Pag e	2749
Trust Deed made this Beltran B. Gicol	21	day of Alaile	Vol. m	91 Page_ 990, between	11510
Beltran B. Gicol	e & Nelia	i J. Gicole Hust	and & Wife a	9 <u>90</u> , between	by the
an Oregon Corporation as Land Corp., a Nevada Cor as Trustee. Grantor conve	Trustee for Perporation as Be	relationna corporation, and Enterprises, Inc., an neficiary and Aspen Title in trust with the nower	as agent for Aspen T Oregon Corporation and Escrow, Inc., ar of sale the following	itle and Escrów, 1 and Western Z 11 Oregon Corpo	, Inc., Lapata ration
subject to an reservations,	, easements, co	inditions and restrictions	of record:		
Tract	Bloo 25.7 ADD	ck1	ot 7 GUE RIVER PINE	4	
Klamath County,	Oregon	IT/O/Y SPRA	GUE RIVER PINE	S,	•.
with interest thereon accord	ne sum of \$/_ ling to the terms	of a promissory note ave	outed by Genetae and	D	ollars,
dated //-2/-1990 B paid, on	, payab	le in installments with the	last installment to bec	ome due, if not	nciary Sooner
Grantor agrees:	This Docum	ment is being rere	corded to corre	st the prom	issory
(1) To protect, pre	serve and main	tain said property in good		and the second second	
permit any waste of said pr	-				final Sirah
(2) To comply with property.	ı all laws, ordin	ances, regulations, covena	nts, conditions and res	strictions affectin	g said
(3) To keen the mee		all liens and to pay all taxes			à.
charges that may be levied on Beneficiary, at its option, madded to the principal owing for collection.	r assessed upon nay pay such ite	or against said property bei	fore the same become	past due or delin	quent.
(4) To pay all costs the costs of title search and including attorney's fees.	, fees and expert d other costs an	nses incurred by Beneficiar ad expenses incurred in co	y or Trustee under thi nnection with or enf	s agreement, incording this oblig	luding sation,
(5) Upon default by hereby to be immediately de	/ Grantor of any ue and payable.	provision of this agreeme	nt Beneficiary may de	∞lare all sums se	cured
Grantor and Benefi	ciary further co	venant and agree:			
(1) In the event the to be sold, conveyed, assig approval of the Beneficiary of the maturity dates expres	ned or alienated then, at the Bend	eficiary's option, all obliga	naving first obtained tions secured by this	the written cons	ent or
(2) Grantor agrees t monthly installment of princ	o pay a collection	on fee of \$3.00 per month, t.	which fee shall be due	and payable with	h each
(3) Grantor agrees date it is called for under the to 10% of the principal and attorney's fees) as called for on or before the due date of	e note, a late cha interest portions under said note	s of such installment, in ade and Deed of Trust, and the	tallment may be charg	ed in an amount	equal
Grantor is the owner above described and will wa	er of the above errant and defen	described property, free and the same against all pers	nd clear of any encum	abrances, except	those
IN WITNESS WH	EREOF, Grant	tor has executed this agree	ment the day and year	r first above wri	iten.
		Beltiar	D. Lyin	ele_	
		mua	& KUO	uli,	·
STATE OF GUALA The foregoing instr	County	of AGANA owledged before me this	21===	, ss:	
NOVE MISER	, 19 <u>90</u>	, by	Q1=1	ģ	lay of
	· Č		(1)	70:	

Notary Public for My Commission Expires

In and for it of Londony of Guara U.S.A.
M. Connection of Section 11.5.A.

entrante en la strate transcriptura propieta en transcriptura. La transcriptura en la companya de la companya