ゲノーノンフク -Oregon Trust Deed Series-TRUST DEED FOLM No. TRUST, DEED Vol.<u>mq/</u>Page 18016 @ 34331 W DARIGE A OLSZEWSKI . 1997., between AS Grantor, ASPEN TITLE JESTROW VARIFIC SERVICE CARP, A VEVADA COLLORATION as Trustee, and as Beneficiary, WITNESSETH: Grantor irrevocably grants, barglins, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County, Oregon, described as: PARCEZ 11, BLUCK ILL, KLAMATH FALLS FREETT ESTATES, HASHWAY 66, UNIT 4, KLAMATH COUNTY OREGON **和我的**科学者的特性性无疑的情况。

together with all and singular the tenements, hereditaments and apprintenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and prolits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PUREOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of MASTING THE SAUDING THE PUREOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of MASTING THE SAUDING THE PUREOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of MASTING THE SAUDING THE PUREOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of MASTING OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of MASTING OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of MASTING OF SECURING THE SAUDING OF SECURING SECURING OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of MASTING OF SECURING SECURING

not sooner paid, to be due and payable The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be sold; conveyed; assigned or aligned by the grantor without first having obtained the written consent or approval of the beneficiary, the beneficiary's option, all obligation secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

i

040

130

To protect the security of the and payable. To protect the security of this trust deed, grantor agrees: I. To protect preserve and maintain said proyerty in good condition and repair; not to remove or demolish any building of improvement thereon; not to complete or restore promptly, and in food and workmentike manner any building of improvement which may be comfructed, damaged or destroyed thereon, and pay when due all costs incurred sherefor. 3. To complet with all laws, ordinanches, reguls Som, covenants, condi-tions and restrictions allocating said property; if the beieficary to request, to join in executing such linancing statements pursuant to the Unit of the United marked marked by ling of ling or any even as the cost of all ling searches made by ling officers or searching agencies as may be deemed desirable by the beneficiary.

Joint meteroding such infiniting statistics pursuant to the Dipartit Quarter of the proper public office or offices, as well as the cost of all line searches made by liling offices or searching agencies as may be diemed desirable by the first office. To provide and continuously maintain insurance on the buildings new of the states extended the axid premises against loss or damage by line of the searches made by the first office. To provide and continuously maintain insurance on the buildings new of the states of the axid premises against loss or damage by line of the states of the state of the st

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, buelicisry shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's neet accessarily paid on incurred by grantor in such payced, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's neet accessarily paid on incurred by grantor in such proceedings, shall be pit or incurred by bae-licitry in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expensit, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensition, promptly upon beneficiary's request. 9. At any time and from time to time dond this feed and there do for indervine mer in a tot in presentation), without flecting the liability of any person ion the payment of the incebtedness, trustee may (a) concent to the making of any map or plat of as " property; (b) join in

granting any essement or creating any restriction thereon; (c) join in any granting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge faratce in any reconvey, without warranty, all or any part of the property. The grantce in any reconvey, must be described as the "person or persons legally entitled thereto," and the rectally thered. Trustes i less tor any of the services mentioned in this paragraph shall be non-threads it to recta shall be conclusive proof of the truthulaness thered. Trustes i less tor any of the services mentioned in this paragraph shall be not less than 35. 10. Upon any delault by granter bereunder, heneficiary may at any time without norice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adrouger of any security for the indebtedmess hereby secured, enter upon and take possession of said prop-erty or any part thered in its own name suc or otherwise collect the rants, here and profits, instanting those parts due and unalid, and apply the same, here and profits, instanting upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other maurance policies or compensation or seased for any indebtedmess secured hereby or in his performance of any agreement hereunder, time being of the property, and the application or release thereod as ulcressid, shall not cure or waive any default or notice of approximent and performance, the beneficiary may declare a substreament and scatch on may give the truste of foreclose this trust deed by or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare a bandicinery of the checkion may proceed to foreclose this trust deed by advartiment and saie, or may direct the trustee to foreclose this t

together with trastee's and attorney's less 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 nay be postponed 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 shall deliver to the pinchaser its deed in form as required by law conveying the property so hold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereoi. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall any the proceeds of sale to payment of (1) the expense of sale; cluding the converts of sale trustee and a reasonable charge by trustees autorney, (2) to the obligation scured by the trust device (3) to all persons having recorded liem subsequent to the interest of the trustee in the trust deed as their interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entiled to such write.

deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If, Beneliciary may from time to time appoint a successor or succes-ment to any trustee named herein or to any successor irrustee appointed here-under. Upon such experimenter, and without conversion trustee appointed here-under. Upon such experimenter, and without conversion to the successor trustee, the latter shall be used with all title, powers and duties conterred upon any fusion shall be used with all title, powers and duties conterred upon any known shall be made by written instrument excuted by beneficiary, which, when recerded in the mortaging records of the county or counties in which, the property is situated, shall be conclusive prool of proper appointment of the successor frustee is encounded ded is made appointed by the trust and upper appointment of the successor strustee 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 farantor, beneficiny or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee here nder must be either an attorney, who is an active member of the Oregon State Bar, o bank, trust company or savings and Jaan association authorized to do busines; under the Jaws of Oregon or the United States, a life insurance company authorized to insure title to rea property of this state, it is subsidiaries, affiliates, agents a binantes, the United States or an excerv agent licensed ander 025 686.585.

	18017
The grantor covenants and agrees to and with the bare seized in fee simple of said described real property and f	diciary and those claiming under him, that he is law- has a valid, unencumbered title therefo
that he will warrant and forever defend the same agains	t all persons whomsoever.
The grantor warrants that the proceeds of the loan represented by (a)* primarily for grantor's personal, fattily or household purpose (b) for an organization, or (even it grantor is a natural person)	the above described note and this trust deed are: s (sea Important Notice below), are for business or commercial purposes.
This deed applies to, inures to the benetit of and binds all partie sonal representatives, successors and assigns The term beneficiary sh ured hereby, whether or not named as a bereficiary herein. In constru- ured hereby, whether or not named the neuter, and the singular number inc	bereto, their heirs, legatees, devisees, administrators, executors, ball mean the holder and owner, including pledgee, of the confract uing this deed and whenever the context so requires, the masculine ludes the plural.
IN WITNESS WHEREOF, said greater has hereunt	o set his hand the day and year first above written.
MPORTANI Notice: Overla, by simple, by an original and the beneficiary is a creditor applicable; if warrowny (a) is applicable and the beneficiary is a creditor such word is defined in the Truth-in-Lending Act and Regulation Z, the neficiary MUST comply with the Act and Regulation by making required closures; for this purpose use Stevens-Ness Form No. 1319, or equivalent compliance with the Act is not required, disregard this notice.	@
the signer of the above is a corporation, the form of acknowledgement opposite.)	OF OREGON,
County of <u>CANDETED</u> Ss. County of <u>CANDETED</u> Ss. County of <u>CANDETED</u> This intermed was schooledded by one on This intermediated by one on This intermediated by one on the statemediated by one on t	nty of) ss.
A OLSZEWSKI AND UG as OTHERS Of OTHERS	Бу
SE ALATHORIZED TO ADMINISTER OATHS My con	Public foi Oregon (SEAL
AS AMENDED; JAG MANUAL CH. X3N? CALIFORNIA CIVIL CODE § 1183.5	
EXPIRATION INDEFINITE UNTIL TO: RETIREMENT OR RESIGNATION , Trusise	as secured by the foregoing trust deed. All turns secured by sai
rust deed have been fully paid and satisfied. You never us to be the state of the s	ibbiomess secured by said trust deed (which are delivered to yo anty, to the perties designated by the terms of said trust deed th
herewith together with said that door , and the same. Mail reconveyance and decur. estate new held by you under the same. Mail reconveyance and decur.	
	Boneficiary
Do not lose of distroy this Trust Dood OR THE & OTE which it secures. Both must	e be delivered to the trustee for concellation before reconveyonce will be made.
TRUST DEED	STATE OF OREGON, County ofKlamath}s I certily that the within instrumen was received for record on the10thda
DARRYL & PLSZEWSKI	of <u>Sept.</u> , 19.2. at 12:44 o'clock P. M., and recorde
CHUCA UISTA, CA915" Grantin FC PACIFIC SERVICE CORP RECORD	DR page 18016 or as tee/file/instra ER'S USE ment/microfilm/reception No. 3433 Record of Mortgages of said County.
WITO U. OMETY \$107 Los USTAT UN 89102 Beneticiery	Witness my hand and seal County affixed.
PACIFIC SERVICE CORP	Evelyn Biehn, County Cler
4550 W OAREY #108 LAN VERT NU 89102 Fee \$13.00	By Muline Mulende Le Dopi