CAM No. 681-Oregon Trust Deed Series JI-127B TRUST DEED 00 PORTLAND, DR. SILG 34335 Vol\_mal\_Page\_18022 @ TRUST DEED VINIAN & HIGBERT MUN SURLEY A CHERICE (BRANNY , 19.71, between AS Grantor, ASPEN TITLE & ESCROW ARCIPIC SEQUICE (0., INC. A NEVADA CORREGATION as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Kcam 4 774 Courty, Oregon, described as: in PARCEL 10, BLOCK 126, KLAMATH FOLLS FOREETT ESTATES, HEAMANY 66, UNIT 4, KLAMATH COUNTY, DREE:00. 

together with all and singular the tenements, hereditaments and appurtenences and all other rights thereunto belonging or in anywise now or herealter appertaining, and the rents, issues and prolife thereol and all fixtures now or herealter attached to or used in connecnow or herealter appertaining, and the nots, issues and prolife thereot and all tixtures now or nereatter attached to or used in connec-FOR THE PURPOSE OF SECLRING PERFORMATICE of each agreement of grantor herein contained and payment of the sum of SCAS / HONIAND EVENT / HRUDPED NIVE + Volta (\$ 7,809,40) mole of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if DOID

not sooner paid, to be due and payable *HRUL* /sr The date of maturity of the debt scured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneliciary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or

## It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of wid property shall be taken under the right of eniment domain or condemnation, beneliciary shall have the right, it is occurs, to require that all or any parlied on of the anomal payable as compensation lor such taking, which are in excess of the anomal payable to pay all reasonable costs, expenses and attorney less necessarily paid of applied by it list upon such proceedings, shall be paid to beneliciny and applied by it list upon such proceedings, shall be paid to beneliciny and applied by it list upon any tensonable costs and risenses and attorneys less both in the trial and appletate courts, necessarily usid or incurted by bene-liciary in such miscure as a shall be necessar; in obtaining such com-pensation, promptly upon beneliclary's request. 9. At any time and presentation of the destance to bene-ricitary of any person for the payment of the indebtedness theirs, necessarily of the necessar; in cottaining such con-pensation, promptly upon beneliclary's request. 9. At any time and inconveyances, for cancellation), without affecting the inbility of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of usid property; (b) join in

granting any essement or creating any restriction thereon, (c) join in any subordination or other afteement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The stantes in any reconveyance may be described as the "person or persons legally emitted thereto" and the recitals there in on any natices of lacts shall services mentioned in this paragraph shall be not less than 35. 10. Upon any default by grantor hereunder, beneficiary may at any pointed they evolve of the truthulness therein. Truster's ters or lacts shall services mentioned in this paragraph shall be not less than 35. 10. Upon any default by grantor hereunder, beneficiary may at any pointed the methy evolve of the truthulness of the shares of the star-property or any part thereol, in it own name and on therwise collect the rents issues and profits, including theore past due to the source of the same, less costs and expenses of operation and calent unpaid, and apply the same, less costs and expenses of operation and taking possession of sail proper-ticistic may determine. 11. The entering upon and taking possession of and property, the collection of such rents, issues and profits, or the proceeds of shall not cure property, and the application or release thereof an any taking or damage of the endplotted of the application or release thereof an altoresid, and not an et or pursuant to such notice.

waive any default or notice of default hercunder or invalidate any act done pursuant to such morice. 1.2. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hercunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an equity as a mortgage or direct the trustee to toreclose this trust deed in equity as a mortgage or direct the trustee to toreclose this trust deed advertisement and sule, or may direct the trustee to toreclose this trust deed the beneficiary at his election may proceed to pursus his trust deed advertisement and sule, or may direct the trustee to toreclose this trust deed the beneficiary elects to loreclose by advertisement and such ack. In the event the beneficiary elects to loreclose by advertisement and such ack. In the event and his election to such pay direct the trustee to a such as the beneficiary elects to loreclose by advertisement and such ack of default and his election to such and accous to be recorded his written en direct of default and his election to such as a commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the dete the trustee conducts the sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such point as would being cured may be cured by tendering the prior as would being cured may be cured by tendering the prior default that is capable of being cured may be cured by tendering the prior default that is capable of being cured may be cured by tendering the point the default of the default or thus deed. In default may be cured by paying the entire amount due at the time of the cure other than such point as would being cured may be cured by tendering the point may that is capable of being cured may be cured by tendering the point may the default or delisation or trust deed. In default may be curing the

together with trustee's and ettorney'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 postpond an uncertainty and the sale of the time to which said sale may be not ported or in separate parceis and shall sell the parcel or parcels at auction to the highest Bidder for cash, payable at the line of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the control of the highest Bidder for cash, payable at the line of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the trust so sold, 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 truthlulmest thereol. Any person, excluding the frustee, but including the grantor and beneliciary, may purchase at the sale. shall apply the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the truste as a reasonable charge by trustees are beinge by the degrant to the interest of the trust deed, (3) to all persons another and beneficiary appaper in the order of the trust deed in the trust deed as their interests may appear in the order of the interview in the trust aurplus. 16. Beneficiary may from time to time appoint a succession of a succession in the rest entitled to such aurplus.

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticlary may fram time to time appoint a successor ne succes-ments to may trustee harmed herein and o may successor trustee appointed here-under. Upon such appointment, and but at curve; ance to the successor trustee, the latter thall be vested with successor. Each such appointment and substitution shall be made by written. Each such appointment which, when recorded in the montande records or counties in which, when cocarded in the montande records or trustee, the county or counties in which the property is situated, shall be conclusive fue during appointment of the successor trustee. 17. Trustee accepts this trust when this duel, duly executed and acknowledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which grantor, heneticing or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Truit Deed Act provides that the trustee he where must be either an killarney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do busitess under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiarles, affiliates, agents or branches, the United States or any agency theread, or an escow agent licensed under ORS 606 505 to 676.585.

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The granior covenants and age	ees to and with th	he benaticiary and those	e claiming under him, that he is law- ncumbered tille thereto
The grantor covenants and an ily seized in tee simple of said descr	nDed teal property	minu rias a valid, uner	
nd that he will warrant and foreva	defend the same	against all persons who	omsoever
nu that he will warrant and foreva			
The grantor warrants that the prove (a)* primarily for grantor's persona).	eds of the loan repres lamily or household	anied by the above describe purposes (see Important No person) are for previous	d note and this trust deed are: ofice below), commercial purposes.
(a)* primarily for grantors persons ( (b) for an organization, or (even it	grantor is a natural	person) are for business or c	rs, legatees, devisees, administrators, executors,
personal representatives, successors and the	beneficiary herein. I	In construing this deed and w	Whenever the contained
IN WITNESS WHEREOF,	said grantor has l	hereunto set his hand the	e day and year first above written. 
* IMPORTANT NOTICE: Delete, by lining out, v? nat applicable; if warranty (a) is applicable a		Z, the	WIESEEF
not applicable; it warranty (u) is applicable; as such word is defined in the Truth-in-Lendir beneficiary MUST comply with the Act and I a	ng Act and Regulation eguiction by making to form No. 1319, or equi	Z, the equired Branch	HALIN 3
disclosures; for this purpose do interprint discussion of the second di	eyera mis notice.	& J.A.	ACCALL .
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)			ALIFORNIA
STATE OF SELECTING CALIFORNIA	) <b>is</b> .	STATE OF EXERCES	1EGO
County of SAN DIEGO	d belore me on	This instrument was ackno 19, by	owledged before me on
AUGUST 9TH , 19 91, 59 **VIVIAN ROSE HIBERT** AN )		85	
**SHIRLEY ANNE BROWN**		of	and the second
	Public for Gauges	Notary Public for Oregon	(SĔAL)
	-02-95	My commission expires:	
	REQUEST	FOR FULL RECONVEYANCE	
	Te be used ent	when obligations have been paid.	
TO STATE OF THE ST		Trustee	s foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of
The undersigned is the legal ow a fillst deed have been fully paid and set	er and holder of all i listied. You hereby at	rs directed, on payment to 3 wes of indebtedness seraired	e foregoing trust deed. An sum der the terms of you of any sums owing to you under the terms of I by said trust deed (which are delivered to you ies designated by the terms of said trust deed the
said trust deed or pursuant to statute	and to reconvey, with	hout warranty, to the partie	I by said frust deed (which are said trust deed the ies designated by the terms of said trust deed the
herewith together with said frust deed estate now held by you under the same	att reconveyatice		
DATED:	<b> </b>		
			Bereficiary
Do not lass or destroy this Tourt David OF	THE NOTE which it seeve	as. Both must be delivered to the it	rrustee for concellation before reconvoyance with be made.
A new rest of desirery into four beed of			
TRUST DEE	5		STATE OF OREGON, County of <u>Klamath</u> ss.
IRUSI DIAL			I certily that the within instrument
		SPACE RESERVED	at 12:44 o'clock P. M., and recorded
1. C. 7.	Grantor	FOR	page or as fee/file/instru- ment/microfilm/reception No. 34335
PACIFIC SERVICE Co, he VISTO W DALEY F. 108		RECORDER'S USE	Record of Mottgages of said County. Witness my hand and seal of
Lot VETA NV 6 BI	neliciary		County affixed.
AFTER RECORDING RETURN PACIFIC SERVICE Co., 1400	<b>19</b>		Evelyn Bighn, County Cle
4550 W DAKEY \$100			By Quiene Marilemolaris Dope
LA VEAM No 39102	Fee	\$13.00	

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