™ 44588			LESS LAW PUBLISMING CO., PORTLAND, OR ST
THIS TRUST DEED, ma GENTLE CARE INC			
			, betwee
as Grantor,	P. BRANDSNESS		, as Trustee, an
as Beneficiary,	ALLEY STATE BANK		
Grantor irrevocably departs	WITN	ESSETH:	
inKLAMATH	County, Oregon, descr.	boselin: priveys to trustee in trust, with bed as:	h power of sale, the propert
	GARDENS, ACCORDIN THE COUNTY CLERK NORTHWESTERLY 17	G TO THE OFFICIAL PLAT OF KLAMATH COUNTY, ORE .9 FEET THEREOF.	THEREOF ON FILE IN GON, EXCEPTING
together with all and singular the tenemn now or hereafter appertaining, and the re- tion with said real estate. FOR THE PURPOSE OF SECU sum of THIRTY THOUSAND AND note of even date herewith, payable to be not sooner paid, to be due and payable. The date of maturity of the debt s becomes due and payable. In the event of sold, conveyed, assigned or alienated by then, at the beneliciary's option, all oblig herein, shall become immediately due and	RING PERFORMANCE NO/100	of each agreement of grantor here Dollars, with interest thereon accou- do by grantor, the final payment o , 19 97 HTH is the date, stated above, on which is the date, stated above, on which rty, or any part thereof or any int	ding to the terms of a promissory of the terms of a promissory of principal and interest hereof is ALEYAS TO FULURE ADVAN The init installment of said note
To protect the security of this tru: 1. To protect, preserve and maintain as and repair, not to renove or demolish any buil not to complete or restore promptly an manner any building for the second protect of the J. To complete or restore promptly an manner any building the second protect J. To complete the second protect of the second J. To complete the second protect of the second proper public office or offices, as well as the complete by find officers or searching agencies as may beneficiary. 4. To provide and continuously maintain and such other hazards as the beneficiary may companies accerband bother beneficiary, with the companies accerband protect on the self protect of the second the second protect of the second protect of the second companies accerband bother beneficiary, with the second protect of the second protect of	It deed, grantor agrees: d property in good condition ling or improvement thereon; y. d in good and workmanlike be constructed, damaged or tred therefor. regulations, covenants, condi- the beneficiary so requests, to ant to the Uniform Commer- pay for ling same in the bed desirable by the insurance on the buildings ainst foss or damage by line insurance to the utilen; and as payable to the latter; all	granting any casement or creating an subordination or other accement all, thereol; (d) reconvey, without warsan grantee in any reconveyance may be legally entitled thereto, and the recit be conclusive proof of the truthlulmes services mentioned in this paragraph sha 10. Upon any default by gran time without notice, either person, pointed by a court, and without recar the indebtedness hereby swithout recar the indebtedness hereby swithout recar the indebtedness hereby and the other success and profits, including those past less costs and expenses of operation an ney's less upon and thermine.	y restriction thereon: (c) join in any ctind this devid or the lien or charge y, all or any part of the property. The described as the "person or persons is there of any matters or facts shall thereof. Trustee's lees for any of the libe not less than \$5. for hereunder, beneticiary may at any by agent or by a receiver to be ap- d to the adeguacy of any security for due and unpaid, and apply the same, d contention, including reasonable attor- de thereby, and in such order as bene- kling possession of said prop-
deliver said policies to the beneficiary at least lift tion of any policy of insurance now or hereal the beneficiary may procurse now or hereal to beneficiary may procurse the same at gra- collected under any life or other set hereby and may determine, or at option of beneficiary the any part thereof, may be released to grantor. Su mot cure or waive any be released to grantor. Su not cure or waive any be released to grantor. Su not cure or waive any be released to grantor. Su not cure or waive any be released to grantor. Su not cure or waive any be released to grantor. Su faint said property before any part of such sharks become past due or delinquent and pron to beneficiary hould the grantor lail to make p ments, insurance prenums, liens or other charge y direct payrent or by providing beneficiary not the any providing beneficiary not the any provide the beneficiary at the such payrent. Beneficiary may, at its op the the any part of the set of the such payrent to the there is the payrent of the payrent beneficiary and the such payrent beneficiary may. at its op	<sup>e</sup> any such insurance and to een days prior to the expira- er placed on said buildings, ind secretses. The amount 'may be applied by beneli- in such order as beneliciary nitre amount so collected, or h application or release shall 'hereunder or invalidate any ruction liens and to pay all e levied or assessed upon or axes, assessments and other equivalent receipts therefor ayment of any taxes, assess- a payable by grantor, either with lunds with which to ion, make payment thereol,	property, and the application or release waive any delault or notice of delault pursuant to such notice. 12. Upon delault by grantor in hereby or in his performance of any a essence with respect to such payment ai declare all sums secured hereby immu- event the beneficiary at his election m event the beneficiary at his election advertisement and sale, or may direct t advertisement and sale, or may direct t edvertisement and sale, or may direct the enditient and sale, or may direct the enditient and sale, or may direct the enditient shall execute and cause to b and here shall execute and cause to and the election to sell the said describe motice thereod as then required by law	thereof as alorsaid, shall not cure or hereounder or invalidate any act done payment ol any indebtedness secured greement hereunder, time being of the d/or performance, the beneliciary may diately due and payable. In such an ay proceed to foreclose this trust deed trustee to foreclose this trust deed by he trustee to pursue any other right or the beneliciary may have. In the event vertisement and sale, the beneliciary or e recorded his written notice of default 1 tent property to satisfy the obligation all lix the time and place of sale, give not \$67,95.
rust deed, shall be added to and become a part trust deed, without waiser of any rights arising overaants hereol and los such payments, with ini rty hereinbefore described, as well as the fara me extent that they are bound for the paym lescribed, and all such payments shall be immed ut notice, and the nonpayment thereol shall, at i ender all sums secured by this trust deed nostitute a beach of this trust deed. 6. To pay all costs, lees and expenses of d tile search as well as the other costs and exp n connection with or in enforcing this obligation exa actually incurred.	paragraphs 6 and 7 of this of the debt secured by this from breach of any of the etest as alcoresaid, the prop- tor, shall be bound to the ent of the obligation herein ately due and payable with- he option of the beneticiary; liately due and payable and this trust including the cost enses of the trustee incurred and trustees and attorney's	sale, the granitor or any other press) the delault or delaults. It the default sums secured by the trust deed, the entire amount due at the time of the c not then be due had no delault occurre being cured may be cured by tenderin obligation or trust deed. In any case, defaults, the person ellecting the cure and expenses actually incurred in enlo. together with trustees and attorney's le by law.	effore the date the trustee conducts the privileged by ORS 86.753, may cure vinsits of a failure to pay, when dur, leadin may be cured by paying the plautin may be cured by paying the the performanual that is capable of a the performanual that is capable of a the performanual that is capable of a the performanual that is and of the performance of the second of the second of the second of the bell on the date and at the time and
7. To appear in and detend any action lifet the security rights or powers of beneficiary ction or proceeding in which the beneficiary or it ny suit for the forchs and the beneficiary's or mount of attorney's less mentioned in this parage verb with the security and in the event of an a erre of the trial court, grantor further agrees t ellate court shall adjudge reasonable as the ber ey's less on such appeal. It is mutually agreed that: <sup>8</sup> . In the event that any portion or all of eleft the thist of eminer domine cover of all of the thist of eminer domine cover of all of	of rinstee; and in any suit, usite may appear, including all costs and expenses, in- trustee's attorney's lees; the taph 7 in all cases shall be pheal from any judgment or > pay such sum as the ap- eliciary's or trustee's attor- aid property shall be taken	in one parcel or in separate parch a suction to the highest bilder lor each, shall deliver to the purchaser its deed the property so sold, but without any plied. The recitals in the deed of any m of the truthlulness thereof. Any purch, was purch, but not be the compensation of the trustee sells pursuant shall apply the proceeds of safe to pay cluding the compensation of the trustee attorney. (2) to the oblication secured attorney to the order to the redict of the order to the redict of the redict of the redict to the oblication secured attorney. (2) to the oblication secured attorney to the redict of the redict to the redict of the redict	Autor, may see, said property either d half sell the parcel or parcels at particle at the time of sale. Travite or constant or equired by law conveying coverant or equired by law conveying coverant or equired by law conveying atters of later which, express or in- states of later which, express or in- states of later which, express atters of later which are provided in the powers provided herein, travited ment of -1 - the express of sale, in- and a reasonable charge by travited by the trust deed. 3: to all persons by the trust deed.
ght, it it so elects, to require that all or any po s compensation lor such taking, which are in ext > pay all reasonable costs, express and attorne curred by grantor in such proceedings, shall in pplied by it first upnellate courts, necessarily oth in the trial and appellate courts, necessarily cicry in such proceedings, and the balance app curred hereby; and grantor agrees, at its own ex- nd execute such instruments as shall be necessa- ensation, promptly upon beneficiary's request.	b) obsetticiary shall have the rition of the monies payable ess of the amount required by a less necessarily paid or impaid to beneficiary and a pronse and attorney's less, paid or incurred by bene- hied upon the indebtedness pense, to take such actions ty in obtaining such com- on written request of bene-	surplus, if any, to the granter or to he surplus. 16. Beneliciary may from time sors to any truster named herein or to under. Upon such appendiment, and trustee, the latter shall be vested with upon any trustee herein named or appendiand and substitution shall be reade by writt which, when recorded in the mortgage which the property interested, shall be co of the successor trust strusted.	successor in interest entitled and (4) the successor in interest entitled to such on time appoint a successor or success any successor fusifier appointed here whom conversance to the successor all title, powers and duries conferred led hereunder, Each such appointment in instrument executed by beneficiary records of the counts or counties in onclusive proof of proper appointment
dorsement (in case of lull reconveyances, for can dorsement (in case of lull reconveyances, for can be liability of any person for the payment of the a) consent to the making of any map or plat of	cellation), without affecting	acknowledged is made a public record obligated to notify any party hereto of trust or of any action or proceeding in shall be a party unless such action or	as provided by Jaw. Trustee is not

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregan State Bar, a bank, thus company or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to the to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licenses under CRS alo 223 to alo

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**998**0 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Kugencita P \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. if compliance with the Act is not required, disregard this notice. VIRGINCITA BRUNN X) Klamath )ss. STATE OF OREGON, County of ..... This instrument was acknowledged before me on ..... This instrument was acknowledged before me on  $A p_{1} + 24$ , 19.92, This instrument was acknowledged before i by <u>1 A 9 A Ci t 5</u> <u>C A M M M</u> TERRIE LONINCHEEL I A TL R CE A 8 <u>F M S</u> NOTARY PUBLIC OREGON COMMISSION NO. 003699 COMMISSION EXPIRES FEB 12 1995 nelie Notary Public for Oregon My commission expires 2-12-95 MY COMMISSION EXPIRES FEB. 12, 1995 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said I no undersigned is the legal owner and holder of all indepreaness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you berewish todether with sold trust deed) and to recorder without warranty, to the parties designed by the terms of said trust deed the TO: saw must been or pursuant to statute, to cancer an ortuences or indebioaness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, ss. County of ......Klamath..... I certify that the within instrument TRUST DEED was received for record on the ...7th.day (FORM No. 881) TEVENS NESS LAW PUB. CO., PORTLAND, ORE in book/reel/volume No. <u>M92</u> on 9979 or as fee/file/instru-GENTLE CARE INC. SPACE RESERVED ment/microfilm/reception No. 44588 Grantor FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of SVSB County affixed. ..... Beneficiary Evelyn Biehn, County Clerk. AFTER RECORDING RETURN TO NAME Bo and fruther date Deputy SOUTH VALLEY STATE BANK 801 MAIN STREET KLAMATH FALLS, OR 97601 Fee \$15.00