FORM No. 801-Oregon Trust Deed Series -TRUST DEED 75230 01-28-94P01;49 RCVD vol<u>m94</u> Page 3191 ⊗ TRUST DEED January January 1994 between THIS TRUST DEED, made this 12th day of County, althred

**Niless my hand strustee! and Kenord of Morigative of eard County ROSAN-D CLARK ASPEN TIPLE AND ESCROW REALVEST, INC., A NEVADA CORPORATION nami/angiestum/recop-ron 1995-1552Mi past 3191, 4 ... or as leadthe finatur as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH. County, Oregon, described as: was received for record on the 2ffth, day LOT 38, BLOCK 22 and LOT 13, BLOCK 10, and LOT 11, BLOCK 19, KLAMATH FALLS FOREST ESTATES, HIGHWAY 66, PLAT'1; KLAMATH COUNTY, GREGON. County of a ... Manath ... A. ... STATE OF OPEGON,

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together with all and singular the tenements, hereditaments and appurtenances 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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THIRETEEN THOUSAND FIVE HUNDRED DOLLARS (\$13,500.00)

sum of Dollars, with interest thereon according to the terms of a promissory note of even date berewith payable to beneticiary or order and made by granter, the final payment of principal and interest hereot, it not sooner paid, to be due and payable. DECEMBER 12, 2003

The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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, agreed to be sold, conveyed, assigned or alienated by the granter without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

It is mutually agreed that:

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 donasin or condemnation, beneliciary shall have the right, if 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 lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneliciary in such proceedings, and the balance applied upon the indubtedness secured hereby; and granton agrees, all be own expense, to take such action and, execute small instrum hereliciary a requestion of the such action pensation of the many pensation of the such action time to time upon written events of the such action of the leading the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any natters or tacts shall be conclusive proof of the truthulness thereol, Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneliciary may at any time without notice, either in person, by agent or by a teceiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof. In its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, less costs and espenses of operation and collection, including reasonable attorney's less upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of time and other insurance, policies or compensation or wards for any taking of damage of the prairies any defaults of contents of a such rents, issues and prolits, or the proceeds of time and other insurance, policies or compensation or wards for any taking of damage of the pasters any default of contents of the angeles and prolits or the proceeds of time and other insurance, policies or compensation or wards for any taking of damage of the paster any default on the contents any default on come partuant to such notice.

12. Upon default by ground in payment of any indebtedness secured hereby with respect to such payment in any indebtedness secured hereby with respect to such payment in any indebtedness secured hereby with respect to such payment in any indepte

together with trustee's and sattorney's tees 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 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 auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold; but without any covenant or warranty, express or implied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. 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 apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed. (3 to all persons attorney, (2) to the obligation secured by the trust deed. (3 to all persons the payable of the property and (4) the surplus, if any, to the grantor or to he successor in interest entitled to such surplus.

surplus. If any, to the frantor or to he: successor in interest entitled to suchsurplus.

16. Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed. Hereunder. Upon such appointment, and without conveyance to the successor
trustee, the latter shall be vested with all title, powers and duties conferred
upon any trustee herein named or appointed hereunder. Each such appointment
and substitution shall be made by written instrument executed by beneliciary,
which, when recorded in the mortsage records of the county or counties in
which the property is situated, shall be conclusive proof of proper appointment
of the successor trustee.

7. Trustee accepts this trust when this deed, duly executed and
acknowledged is made a public record as provided by law. Trustee 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 frantor, beneficiary or trustee
shall be a perty unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust compon or savings, and loan association authorized to insure title to recoproperty of this state, its substitutions, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585

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The granter warrants that the proceeds of the (a)* primarily for granter's personal, family, (b) for an ordanization, or (even il granter	the loan represented by the above described note and this trust deed are: y or household purposes (see Important Notice below), yr is a natural person) are for business or commercial purposes.
This deed applies to, inures to the benefit of	of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors he term beneficiary shall mean the holder and owner, including pledgee, of the control clary herein. In constraing this deed and whenever the context so requires, the masculing the singular number includes the plural.
IN WITNESS WHEREOF, said gr	rantor has hereunto set his hand the day and year first above written.
MPORTANT NOTICE: Delete, by lining out, whichever, a capplicable; if warranty lo ls applicable and the ber such word is defined in the Truth-in-Lending Act as settling. MUST comply with the Act and Regulation.	warranty (a) or (b) is enefficiary is a creditor ROSAN, D. CLARK and Regulation Z, the by making required
closures; for this purpose use Sievens-Ness Form No. compliance with the Act is not regulard, disregard this	. 1319. or equivalent.
STATE OF CALIFORNIA COUNTY OF ORDINGS]ss 170
STATE OF CALIFORNIA COUNTY OF ORANGE On 1/27/64 said State, personally appeared	h fe warder land a Notary Public in and for
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To the second se	
	OFFICIAL MOTATION
factory evidence) to be the person(s) w scribed to the within instrument and a he/she/they executed the same. WITNESS my hand and official seal.	Notary Sublic — California ORANGE COUNTY
1001	(This area for official notarial seal)
Signature.	f by sa
nid trust deed or pursuant to statute, to cancel erewith together with said trust deed) and to rec	all evidences of indebtedness secured by said trust deed (which are delivered to ye convey, without warranty, to the parties designated by the terms of said trust deed to
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	which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
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