82320. 06-07-94A11 20 RCVD TRUST DEED VOI	<u>m94</u> Pa	ge 17789 🗛
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THIS TRUST DEED, made this 19th day of May		, 19.2.4, Detween
		, as Grantor,
Aspen Title & Escrow, Inc.		, as Trustee, and
Houston Davis	alastatis sur sur s Statisticas Statisticas	, as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: Lot 1 and E 1/2 of Lot 2, Block 2, LENOX SUBDIVISION, in the County of Klamath, State of Oregon. OODE-211 MAP 3909-7CA TAX LOT 7000

Beneficiary herein agrees to execute such documents that releases the above-named Grantor from liability of this Trust Deed and the Note it is securing, upon future sale of subject property by Grantor, providing that Beneficiary herein approves such sale and the financial ability of a subsequent purchaser of subject property, thus giving the consent required herein below. Consent shall not be unreasonably withheld.

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 the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum Twenty Eight Thousand Four Hundred and No/100 ----

note of even date berewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-becomes due and payable. Should the grantor either agree to, attempt to, or actually sell, convey, or assign all (or any part) of the prop-erty or all (or any part) of grantor's interest in it without first obtaining the written consent or approval of the beneficiary, then, at the beneficiary's option's, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or availance. ienment.

Aspen Title #01041788

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beneficiary: epicor, all obligations secured by this instrument, interpeting of the many differentiation of a payable. The securitor by grants of an earnest many differentiation of constitute a sale, conveyance of assignment.
To protect the security of this trust deed, grantor agrees:

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To complete sor restore promotity and the grant of the property in good condition and repair; not to remove or demolish any building or improvement which may be constructed, damaged or destroyed instances, regulationa, covenants, conditions and restrictions allecting the property; if the beneficiary are require and to be proper typic office or offices, as well as the cost of all lien secrets and continuously maintain instrume on the building now or hereafter erected on the property; <u>plainty office</u> values and such other heaseds as the beneficiary;
To provide and continuously maintain instrume on the buildings now or hereafter erected on the property; <u>plainty office</u> values and such other heaseds as the beneficiary; with loss provide to the the property; <u>plainty office</u> values and such other heaseds as the beneficiary may from time to time require, in an annount not lead be delivered to the beneficiary with loss provide and to deliver the policic by beneficiary upon care the same as grant of a grant or such as beneficiary; with loss provide and to deliver the policic by beneficiary upon care the same as grant of a grant or such as beneficiary may frequence and so the security beneficiary upon care the same as grant of stant or such as beneficiary; and to a sche security place of a such as a security place of a such as a security beneficiary upon care the same as grant or stand and and the same and to the provery beneficiar

NOTE: The Trust Desci Act provides that the trustee berearder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and lean association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real preparty of this state, its satesificates, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. "WARNOWC: 12 USC 1781-3 regulates and may prohibit exercise of this option.

at address the issue of obtaining beneficiary's consent in complete detail. t with an acri

	STATE OF OREGON,
TRUST DEED	County of
and the second	I certify that the within instru- ment was received for record on the day of
• Marine & Marine C. A. S. S. Marine C. S.	PACE RESERVED atOClockM., and recorded in book/reel/volume Noon RECORDER 5 USE pageor as fee/file/instru-
na se antipa esta a la seguidad de la seconda de la se 1996, la seconda de la second 1996, la seconda de la second	ment/microfilm/reception No Record of of said County. Witness my hand and seal of
Aspen Title & Escrow, Inc.	County affixed.
Klamath Falls, OR 97601 Attention : Collection Department	By

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and that the grantor will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily for grantor's personal tamily or household purposes (see Important Notice below), (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes. (b) for an organization, or (even il grantor is a natural person) are for business or commercial purposes, administrators, executors, This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devises, 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 trust deed, it is understood that the grantor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changés shall be it the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changés shall be in made, assumed and implied to make the provisions hereol apply equally to corporations and to individuals. IN WITHEORE WHEREOR the dramtor has executed this instrument the day and year first above written.

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above written.

not applicable; if warranly	te, by lining eut, whichever warranty (a) or (b) i (e) is applicable and the beneficiary is a credit the Truth-in-Lending Act and Regulation 2, th the truth-in-Lending Act and Regulation 2, th	•	jan		
A CONTRACT MINT COCONY V	with the Act and Regulation by many equivalen	• • • • •			·
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OFRE D. FRANKLAND	STATE OF OREGON, County of This instrument was acknow by	***************************************			
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	o'Arcy J. Frankland				
	Notary Public	CYN			Q.
Basy for the Province of BC	440-10th Avenue Campbell River, B.C. v9W 4E3	My commission expires	N/p - n	otary Public f	or Oregon &
	REQUEST FOR FULL RECONVEYANCE (To be	💶 Shine Casarse e a Chile	and the second second		
The undersigned	is the lefal owner and holder of all indebte : COUNTY OF KLAMATH: SS.	iness secured by the foregoin		l sums secured	by the trust
Call in gal o with Prov	quest ofAspen Title Co)	the		
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FEE \$15.00					