No. SEL-)-Orog in Trast Devel Series-TRUST DEED (No.		ASPEN TITLE # 01042173
16705	The second second	T DEED Vol. m94 Page 26387
	S RCVD	- 就这些人就能想到到去了你了,要你们能够出来了你吗?"
THIS TRUST DEED, made the WILLIAM E. HEIN and ELAIL	E HEIN, hus	
	• · · · · · · · · · · · · · · · · · · ·	as Granior,
MAX H. NEFF and BETTY J.	NEFF, husba	and wife and a second sec
	1017	PCCFTH
	is a salle and c	veys to trustee in trust, with power of sale, the property in Tas:
		DEPENDENCE TRACTS, in the County of Klamath,
State of Oregon.		
CODE 41 MAP 3909-1AA "A	X LOT 400	(a) And The State of the Sta
「「「「「「「「「」」」」」。 「「「」」」「「」」」」」「「」」」」「「」」」」「「」」」」」「」」」 「」」」「」」「		
тана правителяния по трания стала у учите у учите на работа и стала. 1999-жылы — Алариания Салариания учите у учите учит 1999-жылы — Алариания учите		teres and the second
		The first second s
2 1 1 2	1.0	a de la complete de l
ther with all and singular the tenements, I ereniter apportaining, and the rents, iss ten	er ditaments and a a id profits thereon	purtenances and all other rights theraunto belonging or in anywise now and all fixtures now or hereafter attached to or used in connection with
property.	ERFORMANC	t of each agreement of grantor herein contained and payment of the sum
SEVENTEEN THOUSAND and M		and the terms of a promissory
of even date herewith, payable to be lat	ic my or order and a jurity of i	and by grantor, the final payment of principal and interest incost, in
		and is the date, stated above, on which the linal installment of the note
omes due and vayable.		condition and repair not to remove or demolish any building or im-
1 To protect preserve and maintain	te property in gos	perty. ble condition any building or improvement which may be constructed, d therefor.
washed of desitived thereon, and pay winted	TH O MIL COOLD THEFT.	the deficiency offerting the property; if the Dencilciary
requests, to join in executing such little of	li e or offices, as	t its, conditions and restrictions affecting the property may require and a set to the Uniform Commercial Code as the beneficiary may require and a ell as the cost of all lien searches made by filing officers or searching
A Te provide and continuously mild	ta a insurance on	the buildings now or hereafter erected on the property against toss of ve
mage by fire and such other nazards as in	is ary, with ioss pa	able to the latter; all policies of insurance shall be delivered to the bene-
iary as soon as insured; if the grantor an un	i iny policy of insu	ance now or hereafter placed on the buildings, the beneficiary may pro-
		my fire or other insurance policy inay be appind to appind the mount so collected, nay determine, or at option of beneficiary the entire amount so collected, or release shall not cure or waive any default or notice of default here-
der or invalicate any act done pursuant to	ns ruction liens and	t to pay all taxes, assessments and other charges that may be levied of
sessed upon or against the property being	in v; should the g	a tor fail to make payment of any taxes, assessments, insurance premiums,
ins or other charges payable by grantor, on	ju yment thereof, i	and the amount so paid, with interest at the rate set form in the note
and for the payment of the obligation to	is 1 of the benefic a	e y, render all sums secured by this trust deed immediately due and pay-
the and constitute a breach of this trust to	or this trust includ	i ng the cost of title search as well as the other costs and expenses of the
ustee incurred in connection with of the	n r proceeding p	writing to affect the security rights or powers of beneficiary of flustee,
ed in any suit, action or proceeding in viu	an a of title and th	beneficiary's or trustee's attorney's fees; the amount of attorney's fees
trial court, grantor further agrees to fur		
ta in menually screed that:	I' of the property	thall be taken under the right of eminent domain or condemnation, bene- r any portion of the monies payable as compensation for such taking,
ciary shall have the right, if it so elects,	to togane man	the Oregon State Bar, a bank
OTE: The Trust Deed Act provides marine to ust company or savings and lean association at	in rized to do busina it subsidiaries, affil	a) either an attorney, who is an active member of the other attorney, who is an active member of the insurance company authority under the laws of Oregon or the United States, a title insurance company authority, agents or branches, the United States or any agency thereof, or an escrow is ited, agents or branches. The United States or any agency thereof, or an escrow
ant licensed under ORS 696.505 to 696.58:1.	= = ===================================	
TRUST DEED		STATE OF OREGON,
IVAS AFF		County of
	· · · · · · · · · · · · · · · · · · ·	was received for record on the day
· · · · · · · · · · · · · · · · · · ·		of, 19, at
Graster		pook/reel/volumeNo on page
		RECORDER'S USE and/on as fee/file/instru-
2 	and the second	ment/microtilm/reception No
	· · · · · · · · · · · · · · · · · · ·	Record of
Seneficiary : Car		Record of
Her Recording Return to [Name, Address, Zip]:		Witness my hand and seal of County affixed.
Vier Recording Severs to (Name, Address, Zip): Aspart Title & Escrow	4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Witness my hand and seal of
Her Recording Return to [Name, Address, Zip]:		Witness my hand and seal of County affixed.

1.5

26388

115

 $\pi \Pi$ 

15

[\_\_

which are in excess of the amount required to pay all reasonals costs, expenses and stormey's fees necessarily puid or incurred by grantor in such proceedings, shall be paid to be stick by and applied by it furst upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily ps d or incurred by irentred by irentred by institutions and execute such instruments as shall be necessary in obtaining such compensation, priompti v up a doer incurred by institutions and execute such instruments as shall be necessary in obtaining such compensation, priompti v up a doer incurred by institutions, priompti vup a doer incurred by institutions and execute such instruments as shall be necessary in obtaining such compensation, priompti vup a doer incurred by institutions, and the second to this deed and the indobtedness, trustee may (a) consent to the making of up amo plat of the property; (b) join in granting any essenant or creating any restriction thereon; (a) join in any subordination or other agreement affecting this doed or the lien or charge thereol; (d) is any net of the property. T1 is grantee in any reconveynance may be described as the "person or persons by ally entitled thereto," and the recitals the 'n in of any matter' or tacts shall be conclusive proof of the truthfulness thereol. Trustee's to be appointed by a court, and withour regard to a spenses of any security for the indobtedness, including those past to inter agent to many such conclusive proof of the truthfulness thereol. Trustee's indoorder any of the grantor hereway less for any subterime collection, including reasonable attorney's less upon any idebtedness scured hereby, and in such ords as beneficiary t ay determine
10. Upon any default by grantor hereway less for an 'aking or dama security for the indobtedness hereby sacute, enter upon and take to any of the services mentioned in the adaguap, of any security for the indobtedness hereby sand in such ords as beneficiary t ay determine</

Little to loteriose this trust deed by at erry summary and sale, it may atter to be present and youter right or reamely, ettiner at the work in equity, which the beneficiary rary and in the over, the beneficiary relates to foreclose by advertisement and sale, the beneficiary rare deteroly whereupon the trusts as bill its the times as I place of sale, give notice thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.755. To 86.755, any cure the default or defaults. If the default chains of a hillure to pay, when due, sums view person so p ivleged by ORS 86.755, any cure the default or defaults. If the default chains of a hillure to pay, when due, sums view of the twit deed, the default or curred. Any other default this is capable of bing cired may be used by the trust deed in the baneficiary all costs and expenses actually incurred in enforcing the obligation of the use of the use of the use of the baneficiary all costs and expenses actually incurred in enforcing the obligation of the sale may be postponed as provided by law. The trustee's and at the time and place designated in the notice of sale or the time to which the baneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and at the time and place designated in the notice of sale or the time to which the bane is a sale and to the the time and place designated in the notice of sale or the time to which the part of the theore of the time to the bille the time of sale. Trustee shall deliver to the purchaser its deed in the trust deed together with trustee's and at the time of all apply the proceed or in separate parcels and shall sale in the mate sale. The selece of a sale on the trust deed in the notice of sale or the time to which the bale that the trust deed together with trustee's and at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law converying the proverty so sold, but without any coverant

and that the granter will warrant and fors set i lend the same is ainst all persons whomsoever. The granter warrants that the proceeds if the loan represented by the above described note and this trust deed are: (a)\* primarily for granter's personal, find the same is a natural person of the above described note and this trust deed are: (a)\* primarily for granter's personal, find the is a natural person of the same is a natural person. (b) for us organization, or (even if grant for a natural person of a business or commercial purposes. This deed upplies to, induces to the sense if of and binds up parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and as igns. The term benetic ary shall mean the holder and owner, including pledgee, of the contract is used hereby, whether or not named as a bene licitary herein. In construing this runst deed, it is under to do that the granter, trustee and/or beneticiary may each be more than one person; that if the context su requires, the singular shall be there in the due to block the plural, and that generally all grammatical changes shall be and de, assumed and implied to make the grows one served apply equally to carporations and to individuals. IN WITNESS WEEPEOF the served as the serve of the server the server the due and the plural the due and the plural to here the present the due and the server the server the server.

IN WITNESS WHEREOF, he trantor has extruded this instrument the day and year first above written.

This instr	a sensificiary is a c e litor the
•	n ment was ack t owledged before m t on
by by	
OFFICIAL GEAL SANDRA S. GRANE NOTARY PUBLIC - OREGON COMMISSION NO. 025921 HY COMMISSION EXPIRES JULY 07, 1997	Sandu S Crane Notary Public for Oregon
1 - 1	Notary Public for Oregon My commission appires 7/7/97
STATE OF OREGON: COUNTY OF KLA Hild for record at request of Aug A.D. 19 94 of HIE \$15.00	AATH: ss. <u>Aspen Ti:</u> <u>e Co</u> the <u>24th</u> day <u>iat 11:05</u> o'clock <u>A</u> M:, and duly recorded in Vol. <u>M94</u> , <u>Mortgaga</u> <u>Evelyn Biehn</u> - County Clerk By Prulme Mullindure
- 第五百百年,1月1日(1月)、1月1日(1月)、1月日(1日)、1月1日) 1月1日(1月)、1月1日(1日)、1月1日(1月)、1月1日(1日)、1月1日(1日)、1月1日(1日)、1月1日(1日)、1月1日(1日)、1月1日(1日)、1月1日(1日)、1月1日(1日)、1月1日(1日)、1月1	
· · · · · · · · · · · · · · · · · · ·	
latere (i − β − β). Latere	and we wayde a line (1997) -