57 ATCH 76M7 VOL M96 P	age <u>50-40649</u> €
RUST DEED, mide his 23 day of FEBRUARY	, 19 96 , between
	, as Grantor,
ASPEN TTILL AND ESCRUW	, as Trustee, and
IC., , A NEV DI CORPORA'I ION	, es Beneficiary,

ed).

HING CO., PORTLAND, OR

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in County, Oregon, described as: KLAMATH

Xidas Y Healt (7.00)

BLOCK 26, NIMROD RIVER PARK, 3RD ADDITION LOT 16.

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RLAMATH COUNTY, OREGON

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FORM No. 881 - Oregon Trust Deed Series - TRUST DE D (Ascignme

together with all and singular the terements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, insues and profits thereof and all fixtures now or hereafter attached to or used in connection with the second the property

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum

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

not sconer paid, to be due and payable **PIBRUARY** 15 The date of maturity of the debt scured by this instrument is the date, stated above, on which the tinal 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-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*, all obligations secured by this instrument, irrespective of the malulity 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 assignment.

Densificiary's option*, all obligations secured by this instrument, irrespective, or the maturity cases expressed interent, or herein, shall become immediately due and payable. The securito by grantor of an earnest "money agreement** does not constitute a sale, conveyance or assignment.
To protect the security of this trust deed, grantor agrees:

To protect, preserve and trainthin the property in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of the property.
To complete or restore promptly and in good ard habitable condition.
To complete or restore promptly and in good ard habitable conditions.
To complete or restore promptly and in good ard habitable conditions.
To comply with all laws, o dinances, regulations, covenants, conditions and restrictions altecting the property; it the beneficiary to requests, to join in executing such iterations, covenants, conditions or the structure of herein.
To comply with all laws, o dinances, regulations, covenants, conditions or destroyed the property against loss or destroyed theored destrabult by the beneficiary.
To provide and continuously maintain insurance on the buildings now or hereafter exected on the property against loss or dermage by fire and such other hars: and as the property against loss or dermage by fire and such other hars: and such to any results and to prevent or or derive as the beneficiary may produce on a singure secure as a produce security and in a proper part of the expiration of any policy during may be applied by beneficiary may produce on a singure secure here as a bandicistry may decaute on the property against loss or any so desause of the security in the abundicity may termine, or at option of beneficiary the entire amount so collected, or any act thereoty and in dramy result as beneficiary may termine, or at option of beneficiary the entire settory as a proble during the property free fr

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the tructee horounder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, atilities, a jents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. WARNING: 12 USC 1701-3 regulates and nuy prohibit exercise () this option. ich an a reenant address the issue of obtaining beneficiary's consent in complete detail.

्रिया प्रदेशको अन्तरभाव द्वारान् अन्यतं प्रतापत्र स्थापति स्थापति । स्वर्थना स्थापति स्थापति स्थापति । स्थापने स्थापति अन्यतं प्रतापति स्थापति स्थापति स्थापति । स्थापति स्थापति स्थापति स्थापति स्थापति ।	STATE OF OREGON,
E CARLES CONTRACTORIZES (CARLES CONTRACTORISE)	County of
	I certify that the within instru- ment was received for record on the
Michael E Long, Inc. 21065 N.W. Kay Rd. Hillsboro, Or 99924	space RESERVED of
R E.T. INC., H.C.15, Box 495-C % P Browning	RECORDER'S USE page or as fee/file/instru- ment/microfilm/reception No,
HANOVER, N M 88041	Record of of said County. Witness my hand and seal of
Afrei Beer ding Birrer to plane Address, Zh)	County affixed.
BENEFICIARY	NAME TIME Deputy

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DEMENDING The services mentions in quiré d'op pay all reax nable costs, expenses end attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to ben slicitary and applied by it first upon any reasonable costs and exponses and attorney's lees, both in the trial and applellate courts, necessarily paid or incurred by predictary in such proceedings, and the balance applied upon the indebted pass secured hereby; and grantor a jrees, at its own express, to take such actions and execute such instruments as shall be necessary in obtaining such composation, provide the results of the indebted pass secured hereby; and grantor a jrees, at its own express, to take such actions and executes such instruments as shall be necessary in obtaining such composation, provided intervents, to the making of any map or plat of the property; (b) join in granting any essement or creating any restriction therein (G) o council to the appearent allecting this deed of the line or charge thereol; (d) recomprey, without warranty, all or any pert of the property. The grantee in any recompreyance may be described as the "person or persons least to any of the services mentioned in this paragraph shall be not leas there and predicting thereol. Trustee's lees for any of the services mentioned in this own name as use or otherwise collect the rants, issues and profits, including those pass the application or the appearent of insufference or other agreement all colling in the service, enter upon and take prosession of the property, the optimise collect in including those pass thereod. Trustee's least and profits, including those pass the application or the application or owners are or charge and the indebted pass.
 10. Upon any default by grantor in the service of any security for the property, and profits, nother proceed of including those pass thereod any addition and release all provides or any restrict of the service and profits, including those pass thereod and profits including those pas

The deed of any matters of fact 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 pursuart 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 having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor to any successor in interest entitled to such surplus.
16. Beneficiary 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 property is situated, shall be conclusive proof of proper appointment of the successor trustee.
17. Trustee accepts this trust when this deed, duly crecuted and acknowledged, is made a public record as provided by law. Trustee is not obligated to notify any party heres of paneling should be analy be matched.
The grantor covenants and againes to and with the bareficiary and the beneficiary's successor in interest that the grantor is lawfully exclude and acknowledged.

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: (a)* primarily for grantor's personal, lamily or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and as igns. 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 if the context so requires, the singular shall be taken to me an and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereot apply equally to corporations and to individuals. IN WITNESS WHERE OF the deapter these executed this instrument the dow and ware direct above written

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

disclosures; for this purpo If compliance with the Ac	with the Act; and Lagulation by mail se use Stevens Ness form No. 1319, c t is not require 1, disregard this notice.	equivalent
E REME-Average service and	This instrument we	ounty of 4.10 SU n at DN
eran unun anna 1919 - Siran Anna	bv	
t i gerliner i literalij zani od 1995 - San	by Michael E	sacknowledged before me on Feb. 23th , 1996, LONG
	as president	Li der 1911 O rlege in lande en la de generale en la religión.
ราชพรร กับบร	, of ME _, INC.	i de la companya de l Esta de la companya d
	OFFICIAL SEAL	MITH Franks
	JOII M. FRANKS	My commission expires May 23 1999
CONTRACTOR OF THE STREET	REQUES FOR FULL RECONVEYA	CE (To be used only when obligations have been paid.)
STATE OF OREGON:	COUNTY OF KLAMATH: s	 Figure 1. And States and States
Flied for record at requ	lesi oi <u>spen Title</u>	the <u>6th</u>
of June	A.D., 19 96 at 3	: 47 o' clock PM., and duly recorded in Vol. M96
a che dive e n'arte divente anna a Canada di canada	oflorigages	
FEE \$15.00		Bernetha G. Letsch, County Clerk By
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