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ATC #05046029

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..... as Grantor

	- MR 18 P3:27	Vol. <u>///97</u> Page <u>8045</u>
		STATE OF OREGON, County of } ss.
ALFRED. L. EDGAR AND WEATT D: LEDBET		I certify that the within instrument was received for record on the day
VERNON G. LUDWIG AND OFELITA LUDWIG	SPACE RESERVED	o'clockM., and recorded in
VIA CONSULTERATE TAXA SA CONSULTERATE	AECONDERSUSE	and/or as fee/file/instru- ment/faicrofilm/reception No
ASBEN TITORA OF SERON: INC.		Witness my hand and seal of County affired.
ALANAIN ALLS, OR 97601	de transformer en en	NAME ITTLE
THIS TRUST DEED, made this 12TH. ALFRED L. EDGAR AND WYATT D. LEDBETTI	day ofMARCH	, Dcputy.
A COLVER STREAM OF THE CARD OF THE COMPANY OF THE CARD BEER,	and the stand of the second second	

ASPEN TITLE & ESCROW. INC. VERNON G. LUDWIG AND OFFITA LUDWIG VERNON G. LUDWIG AND OFELIA LUDWIG, HUSBAND AND WIFE WITH FULL RIGHTS OF SURVIYORSHIP, as Trustee, and

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

Lot 18, Block 8, STEWART ADDITION, in the City of Klamath Falls, County of Klamath, State of Oregon

Optical approximation of the state of the second of the second sec

together with all and singular the tenoments, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the reats, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the account of the second profits thereof and all fixtures now or hereafter attached to or used in connection with opersy. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum er EIGHTEEN THOUSAND AND NO/100-----

(\$18.000.00) note of even date herewith, payable to beneficiary of order and made by grantor, the final payment of principal and interest hereof, if not sconer, paid, to be due and payable at maturity of note, 19

not sconer, puid, to be due and payable and the secured by this instrument is the date, stated above, on which the final installment of the note 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-erty or all (or any part) of grantor's interest in it without first ebtaining the written consent or approval of the beneficiary, then, at the come immediately due and payable. The execution by grantor of an earnest money agreement** does not constitute a sale, conveyance or assignment.

beneticiary's option*, ell obligations secured by this instrument, irrespective of the maturity data supressed theorin, or herein, shall be-come immediately due and parable. The execution by grantor of an earned money agreement** does not continue a sub, convergence or "To protect the security of this trust deal grantor agrees:"
To protect the security of this trust deal of grantor agrees:
A. To complete or testore promptly and in suste of the property.
To protect the security of this trust deal of the property.
To complete or testore promptly and in suste of the property.
To complete or testore promptly and in suste of the property.
To complete or testore promptly and in suste of the property.
To complete or testore promptly and in suste of the property.
To comply with all have; ordinances, regulations from the fullion Commercial Code as the beneficiary may require and a substances or the building or instructed may be constructed, to part is a security active by the beneficiary.
A. To comply with all have; ordinances, regulations if the uniform Commercial Code as the beneficiary may require a substance of the security such as the continuously maintain insurance on the buildings new or bareatter erected on the property against loss or written in companies and such continuously maintain insurance on the other insurance and musance stall be delivered to the beneficiary may require the same at grantor's expense. The amolitary with loss payable to the latter; all property may require to company is a such insuch any such insurance and musance stall be delivered to the beneficiary may require and musance the such as a such

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

MOTE: The Trest Deed Act provides that the trustee heraunder must be either an attorney, who is an active reseater of the Dargon State Bri, a bank, trust company or payings and loan essectation authorized to do business under the laws of Oregon or the United States, a title insurance company property of this state, its subsidiaries, attillates, agents or tranches, the United States of any spontry thereaf, at the insurance company estimated under this to its and its state insurance company estimates at the to real WARINING: 12 USC 17011-5 regulates and may prohibit exercise of this option. **The publishor suggests that such an agreement address the itspe of obtaining beceficiary's concent in complete detail.

ROAR

Which we not never us the parader i section of this property is prepared and strongly describes and strongly paid or incurred by global or the state of adaption of the state of t

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ficiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance requirements imposed by applicable law. 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, family 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, inutes 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 boneficiary herein.

secured nerevy, whether of the names as a concretely nerent. In construing this trust deed, it is understood that the granter, trustee and/or beneliciary may each be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals. IN WITNESS WHEREOF, the grantor has executed this instrument the day and year first above writte

* IMPORTANT, NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable: if warranty (a) is applicable and the beneficiary is a creation as such word is defined in this fruthen-lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required	ALARED L. EDGAR
disclosures) for this purpose use Stevens higs Form No. 1319) or equivalent. If compliance with the Act is not required, dicrogard this notice.	Telgato D. L. S. S. State
STATE OF OREGON, County of	WYATLO: LEDBETTER)cs.
STATE OF OREGON,	FORM Mo. 23-ACRIVOWLEDGMENT.
County of Klamsty ss.	Sovers-Ness Low Publishing Co. NL Partiand, OR 97204 © 1992
BEIT REMEMBERED, That on this before me, the undersigned, a Notary Public in and for namedAlm_YedEdg Ar	the State of Orefore personally and a state
named ALfred L. EdgAr	and the solution of the soluti
known to me to be the identical individual	
known to me to be the identical individual describ ecknowledged to me that	ed in and who executed the within instrument and d the same freely and voluntarily
IN TESTIMONY	WHEREDE I have herounto set my hand and affired
A ANALAS OFFICIAL SEAL ANALASASI AHONDAK OLIVER	my cificial seal the day and year jest doys written.
NOTARY PUBLIC OREGON OCHMISSION NO: 053021 NY COMMISSION EXPIRES APR. 10, 2000	VCMUC KOC

My commission expires _____ Or_1 [

Notary Public for Oregon

10,2000



STATE OF OREGON : COUNTY OF KLAMATH: 85.

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Filed for record at request of	Aspen Title &		day
of March	A.D., 19 97 at 3:27	o'clock P. M., and duly recorded in Vol	<u>M97</u>
of	Mortgages	on Page 8045	
		Bernetha G. Letsch, Count	y Clerk
FEE		by Kattling Kis	<u>2</u>
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