54861	SIEVENEHROS LAW PURISHING	CO. PORTLAND, C
	98 NAR 18 F3 24 Vol. M98 Page	8721
TRUST DEED	STATE OF OREGON,	***************************************
	County of	
Joseph Scott Edgar	1 Certify that the:	.1.
	was received for record on of	
D & S Properties	The state of the s	Lucace has
Benericiary's Name and Address	RECORDER'S USE and/or as in ment/microfilm/reception N Record of	
After recording, return to (Name, Address, Zip): D & S Properties		
o lioperties	Witness my hand and affixed	seal of Co
	· 经基础的 · · · · · · · · · · · · · · · · · · ·	
are The	NAME	MIE
THIS TRUST DOOR	By	, Dep
Joseph Scott Edgar 17th	h day of March ,19	38
Spen Ti+1 C. D	,19 5	, betwe
O & S Properties . a partnerst	, as	, as Grante
) a partnership	"as "	Trustee, a
	WITNESSETH: , as and conveys to trustee in trust, with power of sale, the scribed as:	Renatioin-
gether with all and singular the tenements, hereditaments as hereafter appertaining, and the rents, issues and profits the property.	nd appurtenances and all other rights thereunto belonging or in a secol and all fixtures now or hereafter attached to or used in con-	
FOR THE PURFOSE OF SECURING PERFORMA	preof and all lixtures now or hereafter attached to or used in constant of each agreement of granter herein contained and payment Dollars and no/100°s	anywise now nection with
\$21 500 00) Housand Five Hundred	Dollars and no 11001	f of 45
e of even date herewith, payable to beneticiary or order		***************************************
sooner paid, to be due and payable at maturity The date of maturity of the debt secured by this in-	and made by grantor, the final payment of principal and interes	promissory st hereoi, if
or all (or any part) of grantor's interest in its	attempt to, or actually sell above, on which the linal installment	of the mose
eliciary's option*, all obligations secured by this instrume to immediately due and payable. The execution by	attempt to, or actually sell, convey, or which the linal installment st obtaining the written consent or approval of the beneticiary, st obtaining the written consent or approval of the beneticiary, int, irrespective of the maturity dates expressed therein, or herei of an earnest money agreement** does not constitute a sale, con	of the prop- then at the
To mendand at	" GOOS not com-14	, orient De-
ement theseen.		
2. To complete or testore promptly and in good and hab aged or destroyed thereon, and pay when due all costs incur 3. To comply with all laws, ordinances, regulations covers	romante de la	refance or
quests, to join in exercise of the state of	itable condition any besteles.	ing or im-
t Securing such financing state	rred therefor. any building or improvement which may be co	ing or im-
ly for filing same in the proper public office or offices as	tred therefor. nants, conditions and restrictions affecting the property; if the bush to the Uniform Commercial Code and the property; if the bush to the Uniform Commercial Code and the property; if the bush to the Uniform Commercial Code and the property; if the bush to the Uniform Commercial Code and the property; if the bush to the Uniform Commercial Code and the property; if the bush to the Uniform Commercial Code and the property; if the bush to the property in the bush to th	ing or im-
ly for filing same in the proper public office or offices, as is as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain increase.	red therefor. ants, conditions and restrictions affecting the property; if the bunt to the Uniform Commercial Code as the beneficiary may rewell us the cost of all lien searches made by filing officers or	ing or im- enstructed, eneticiary equire and searching
ay for filing same in the proper public office or offices, as cies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the same such other hazards as the beneficiary may an in companies acceptable to the beneficiary may	reed therefor. annis, conditions and restrictions affecting the property; if the buent to the Uniform Commercial Code as the beneficiary may rewell us the cost of all lien searches made by filing officers or the buildings now or hereafter erected on the property again, from time to time require in a second or the property again.	ing or im- postructed, peneticiary equire and searching
by for filing same in the proper public office or offices, as cies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on ge by fire and such other hazards as the beneficiary may be in companies acceptable to the beneficiary, with loss per y as soon as insured; if the granter shall fail for any reason at littleen days prior to the expiration of any office.	ried therefor, many building or improvement which may be commants, conditions and restrictions affecting the property; if the building the Uniform Commercial Code as the beneficiary may rewell us the cost of all lien searches made by filing officers or the buildings now or hereafter erected on the property against the buildings now or hereafter erected on the property against the following t	ing or im- instructed, eneticiary equire and searching st loss or atturity
by for filing same in the proper public office or offices, as cies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on ge by fire and such offer hazards as the beneficiary may in in companies acceptable to the beneficiary, with loss per soon as insured; if the grantor shall fail for any reason as fifteen days prior to the expiration of any policy of insurance at grantor's expense. The amount collected	ried therefor. annis, conditions and restrictions affecting the property; if the building the Uniform Commercial Code as the beneficiary may rewell us the cost of all lien searches made by filing officers or the buildings now or hereafter erected on the property again; the buildings now or hereafter erected on the property again; the buildings now or hereafter amount not less than \$.at. may the following the latter; all policies of insurance shall be delivered to a procure any such insurance and to deliver the policies to the between the property of the procure of the property of the policies to the between the procure any such insurance and to deliver the policies to the between the property of the property of the property; and the property is the property of the property; and the property is the property of the property; and the property is the property of the property; and the property is the property; and the property; and the property; and the property is the property; and the property is the property; and the property is the property of the property is the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property; and the property is the property in the property in the property is the property in th	ing or im- instructed, eneticiary quire and searching st loss or aturity the bene- metricary
by for filing same in the proper public office or offices, as cies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on ge by fire and such offer hazards as the beneficiary may as in a companies acceptable to the beneficiary, with loss pe y as soon as insured; if the grantor shall fail for any reason at fifteen days prior to the expiration of any policy of insured the same at grantor's expense. The amount collected under debtedness secured hereby and in such order as beneficiary, part thereof, may be released to grantor. Such application or invalidate any act done pursuant to such professions.	ried therefor. annts, conditions and restrictions affecting the property; if the business, conditions and restrictions affecting the property; if the business the Uniform Commercial Code as the beneficiary may rewell us the cost of all lien searches made by filing officers or the buildings now or hereafter erected on the property against the buildings now or hereafter erected on the property against the buildings now or hereafter end on the property against the buildings to the latter; all policies of insurance shall be delivered to appoin on the property against the policies to the between the property against the property agains	ing or im- instructed, eneticiary quire and searching st loss or atturity the bene- ineticiary may pro- ary upon aulierad
by for filing same in the proper public office or offices, as a may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on ge by fire and such other hazards as the beneficiary may or in companies acceptable to the beneficiary, with loss per year as soon as insured; if the grantor shall fail for any reason at fifteen days prior to the expiration of any policy of insured the same at grantor's expense. The amount collected under year thereof, may be released to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and depend on a gainst the property before entered there are such as the property the such as the property before entered the same and the property before entered the same as the same and the property the form construction liens and the property before entered the same as the same and the property before entered the same and the property before a property before any and the same and	ried therefor, many building or improvement which may be commants, conditions and restrictions affecting the property; if the building commercial Code as the beneficiary may rewell us the cost of all lien searches made by filing officers or the buildings now or hereafter erected on the property against from time to time require, in an amount not less than \$.a.t. Moreover, and the least than \$.a.t. moreover, and the property and the procure any such insurance and to deliver the policies to the betained now or hereafter placed on the buildings, the beneficiary in the procure of the insurance policy may be applied by beneficiary and the procure of the procure o	ing or im- ing or im- instructed, eneticiary equire and searching st loss or ALTITY the bene- eneticiary may pro- ary upon collected, ult here-
by for filing same in the proper public office or offices, as cies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on ge by fire and such other hazards as the beneficiary may en in companies acceptable to the beneficiary, with loss per year of the same as insured; if the grantor shall fail for any reason, stifteen days prior to the expiration of any policy of insured the same at grantor's expense. The amount collected under the part thereof, may be released to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and dupon or against the property before any part of such to the first property before any part of such to the first property before any part of such to the first property there from construction liens and the deliver receipts therefor to beneficiary; should the grant of such the first property before the relief of the first property before the first	ried therefor. mants, conditions and restrictions affecting the property; if the billion and the Uniform Commercial Code as the beneficiary may rewise the Uniform Commercial Code as the beneficiary may rewise the use of all lien searches made by filing officers or the buildings now or hereafter erected on the property against from time to time require, in an amount not less than \$.at. may be a property against the property a	ing or im- ing or im- instructed, eneticiary equire and searching st loss or atturity the bene- ineticiary may pro- ary upon collected, ult here- tend or tend or tend or tend or tend or tend and
by for filing same in the proper public office or offices, as a may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on ge by fire and such other hazards as the beneficiary may en in companies acceptable to the beneficiary, with loss per as soon as insured; if the grantor shall fail for any reason. It is tifteen days prior to the expiration of any policy of insufficient and the same at grantor's expense. The amount collected under the same at grantor's expense. The amount collected under of part thereof, may be released to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and all upon or against the property before any part of such to the divert receipts therefor to beneficiary; should the grant of other charges physible by grantor, either by direct payment thereof, and hereby, together with the obligations described in	ried therefor. The difference of the uniform commercial Code as the beneficiary may reward to the Uniform Commercial Code as the beneficiary may reward to the Uniform Commercial Code as the beneficiary may reward to the Uniform Commercial Code as the beneficiary may reward to the uniform to the searches made by filing officers or the buildings now or hereafter erected on the property against the buildings now or hereafter erected on the property against the buildings now or hereafter end to deliver the policies to the latter; all policies of insurance shall be delivered to the property against the property of the property against the property of	ing or im- instructed, instruc
as for filing same in the proper public office or offices, as cies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on age by fire and such other hazards as the beneficiary may en in companies acceptable to the beneficiary, with loss per year as soon as insured; if the grantor shall fail for any reason, as tifteen days prior to the expiration of any policy of insured the same at grantor's expense. The amount collected under the same at grantor's expense. The amount collected under the same at grantor's expense to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and all upon or against the property before any part of such the first deliver receipts therefor to beneficiary; should the grant of the charges payable by grantor, either by direct payment if hereby, together with the obligations described in paragraph secured by this trust deed, without waiver of the property is trust deed, without waiver of the content of the conten	ried therefor. mants, conditions and restrictions affecting the property; if the billion and the Uniform Commercial Code as the beneficiary may rewise the Uniform Commercial Code as the beneficiary may rewise the Uniform Commercial Code as the beneficiary may rewise the Uniform Commercial Code as the beneficiary may rewise the Uniform time to time require, in an amount not less than \$.at. may apply to the latter; all policies of insurance shall be delivered to to procure any such insurance and to deliver the policies to the betained now or hereafter placed on the buildings, the beneficiary may fire or other insurance policy may be applied by beneficiary may determine, or at option of beneficiary the entire amount so to or release shall not cure or waive any default or notice of defautory and the major that the third to make payment of any taxes, assessments, insurance put or by providing beneficiary with funds with which to make supplied the the supplied of the trust dead about the rate set forth in tapping the major of the trust dead about the rate set forth in tapping the payment of any taxes, and the rate set forth in tapping the payment of any taxes, and the rate set forth in tapping the payment of any taxes, and the major of the trust dead about the rate set forth in tapping the payment of any taxes, and the rate set forth in tapping the payment of any taxes, and the major of the trust dead about the payment of any taxes, and the major of the trust dead about the payment of any taxes, and the major of the trust dead about the payment of any taxes, and the major of the payment of any taxes, assessments, insurance payment of any taxes, and the major of the trust dead about the payment of any taxes, and the major of the trust dead about the payment of any taxes, and the major of the payment of any taxes, and the major of the payment of any taxes, and the major of the payment of any taxes, assessments, insurance payment of any taxes, and the provides and the payment of any taxes, assessments and the payment o	ing or im- ing or im- instructed, eneticiary equire and searching st loss or atturity the bene- ineticiary may pro- ary upon collected, ult here- levied or
by for filing same in the proper public office or offices, as a may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on ge by fire and such other hazards as the beneficiary may en in companies acceptable to the beneficiary, with loss pe y as soon as insured; if the grantor shall fail for any reason at fisteen days prior to the expiration of any policy of insuffices as a sense at grantor's expense. The amount collected under the same at grantor's expense. The amount collected under the same at grantor's expense to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and all yellows receipts therefor to beneficiary; should the grant of the charges physble by grantor, either by direct payment of the charges physble by grantor, either by direct payment in the property to the charges physble by grantor, either by direct payment thereby, together with the obligations described in paragnities as aforesaid, the property heterphytical described to the test the secured by this trust deed, without waiver of any rights a terest of the property heterphytical described and the state of the property heterphytical described and the state of the property heterphytical described and the	ried therefor. mants, conditions and restrictions affecting the property; if the bit union to the Uniform Commercial Code as the beneficiary may rewill us the cost of all lien searches made by filing officers or the buildings now or hereafter erected on the property against to the latter; all policies of insurance shall be delivered to procure any such insurance and to deliver the policies to the betained now or hereafter placed on the buildings, the beneficiary is the procure of the insurance policy may be applied by beneficiary in any fire or other insurance policy may be applied by beneficiary any contemporary of the procure	ing or im- ing or im- instructed, eneticiary quire and searching st loss or aturity the bene- ineticiary may pro- ary upon collected, ult here- levied or tent and emiums, ich pay- he note part of
y for filing same in the proper public office or offices, as sies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the provide and continuously maintain insurance on the provide and such other hazards as the beneficiary may as soon as insured; if the grantor shall fail for any reason the same at grantor's expense. The amount collected under part thereof, may be released to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and dupon or against the property before any part of such thy deliver receipls therefor to beneficiary; should the grantor of the charges puyable by grantor, either by direct payment thereby, together with the obligations described in paragin secured by this trust deed, without waiver of any rights a for the payment of the obligation herein described, and a constitute a breach of this trust deed.	ried therefor. mants, conditions and restrictions affecting the property; if the bit union to the Uniform Commercial Code as the beneficiary may residently used to the Uniform Commercial Code as the beneficiary may residently used to the Uniform Commercial Code as the beneficiary may residently used to the Uniform Commercial Code as the beneficiary may residently used to the latter; and the searches made by filling officers or the buildings now or hereafter erected on the property against a syable to the latter; all policies of insurance shall be delivered to the procurs any such insurance and to deliver the policies to the beneficiary in the procurs of the insurance policy may be applied by beneficiary may determine, or at option of beneficiary the entire amount so to release shall not cure or waive any default or notice of defaults of the pay all taxes, assessments and other charges become past due or delinquate or by providing buneficiary with funds with which to make suggestions of the amount so paid, with interest at the rate set forth in the rising from breach of any of the covenants hereof and for such pays as the grantor, shall be bound to the same extent that the tot process and payable without the total payable without the payable without the total payable without the process and payable without the payable without the payable without the process and payable without the process and payable without the process and payable without the payable without the process and payable without the payable without the process and payable withou	ing or im-
y for filing same in the proper public office or offices, as sies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the provide and continuously maintain insurance on the property in companies acceptable to the beneficiary, with loss performed as a soon as insured; if the grantor shall fail for any reason the same at grantor's expense. The amount collected under debtedness secured hereby and in such order as beneficiary part thereof, may be released to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and dupon or against the property before any part of such it of the charges payable by grantor, either by direct payment to the charges payable by grantor, either by direct payment hereof, as the secured by this trust deed, without waiver of any rights a forther payment of the obligation herein described, as nonpayment thereof shall, at the option of the beneficiary of constitute a breach of this trust deed. To pay all costs, less and expenses of this trust including incurred in connection with or in enforcing this obligation better the property in the property that the property is the property of the beneficiary of the payment of the obligation herein described, as nonpayment thereof shall, at the option of the beneficiary of the payment of the obligation herein described in constitute a breach of this trust deed.	ried therefor. mants, conditions and restrictions affecting the property; if the bit unants, conditions and restrictions affecting the property; if the bit unant to the Uniform Commercial Code as the beneficiary may rewill us the cost of all lien searches made by filing officers or the buildings now or hereafter erected on the property against from time to time require, in an amount not less than \$.a.l. miximate to time require, in an amount not less than \$.a.l. miximate to time require, in an amount not less than \$.a.l. miximate to procure any such insurance and to deliver the policies to the betaine on our or hereafter placed on the buildings, the beneficiary any line or other insurance policy may be applied by beneficiary may determine, or at option of beneficiary the entire amount so to or release shall not cure or waive any default or notice of defaut to pay all taxes, assessments and other charges become past due or delinquation full to make payment of any taxes, assessments, insurance print or by providing buneficiary with funds with which to make sue that amount so paid, with interest at the rate set forth in the trising from breach of any of the covenants hereof and for such paying from the payments, shall be bound to the same extent that the payments all such payments shall be immediately due and payable without of the cost of title search as well as the edit immediately due and get the cost of title search as well as the edit immediately due and get the cost of title search as well as the edit immediately due and get the cost of title search as well as the edit.	ing or im- ing or im- ing or im- instructed, eneticiary equire and searching st loss or atturity the bene- ineticiary may pro- ary upon collected, ult here- levied or
ay for filing same in the proper public office or offices, as cies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on age by fire and such other hazards as the beneficiary may en in companies acceptable to the beneficiary, with loss per y as soon as insured; if the grantor shall fail for any reason as fifteen days prior to the expiration of any policy of insuranted the same at grantor's expense. The amount collected under the same at grantor's expense. The amount collected under any part thereof, may be released to grantor. Such application or invalidate any act done pursuant to such notice. 5. To keep the property free from construction liens and almost any act described the property before any part of such that described the property before any part of such that other charges payable by grantor, either by direct payment beneficiary may, at its option, make payment thereof, and hereby together with the obligations described in paragraphs as a foresaid, the property hereinbefore described, and a constitute a breach of the obligation herein described, and a constitute a breach of this trust deed. 5. To pay all costs, less and expenses of this trust includin incurred in connection with or in enforcing this obligation incurred the obligation incurred the obligation incurred the obligation of the prefixed and incurred in connection with or in enforcing this obligation incurred.	ried therefor. mants, conditions and restrictions affecting the property; if the bit union to the Uniform Commercial Code as the beneficiary may residently used to the Uniform Commercial Code as the beneficiary may residently used to the Uniform Commercial Code as the beneficiary may residently used to the Uniform Commercial Code as the beneficiary may residently used to the latter; and the searches made by filling officers or the buildings now or hereafter erected on the property against a syable to the latter; all policies of insurance shall be delivered to the procurs any such insurance and to deliver the policies to the beneficiary in the procurs of the insurance policy may be applied by beneficiary may determine, or at option of beneficiary the entire amount so to release shall not cure or waive any default or notice of defaults of the pay all taxes, assessments and other charges become past due or delinquate or by providing buneficiary with funds with which to make suggestions of the amount so paid, with interest at the rate set forth in the rising from breach of any of the covenants hereof and for such pays as the grantor, shall be bound to the same extent that the tot process and payable without the total payable without the payable without the total payable without the process and payable without the payable without the payable without the process and payable without the process and payable without the process and payable without the payable without the process and payable without the payable without the process and payable withou	ing or im- ing or im- ing or im- instructed, eneticiary equire and searching st loss or atturity the bene- ineticiary may pro- ary upon collected, ult here- levied or

or any suit or action related to this instrument, including but not limited to its validity and/or enforceability, to pay all costs and experses, including evidence of title and the beneficiary's or trustee's attorney lees; the amount of attorney iees mentioned in this perafurther agrees to pay such sum at the appellate court and in the event of an appeal from any indigment or decree of the trial court, grantor 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, beneficiary shall have the right, if it so elects, to require that all or any portion of the monies payable as compensation for such taking, NOTE: The frust Deed Act provides that the trustee benunder must be either an affinney who is an action as a suit or the total court of the such taking.

NOTIE: The Trust Deed Act provides that the trustee herounder must be either an afterney, 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 tife insurance company authorized to insure fille to real "WAITNING: 12 USC 1701-3 regulates and may prohibit exercise of this option."

"That publisher suggests that such an agreement address the issue of obtaining beneficiarry's consent or complete detail.

which are in access of the amount received to pay all reasonable costs, expenses and ultromor's loss necessarily poid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and application course, necessarily poid or incurred by beneficiary in such proceedings, and the balancy in decidences secured hereby; aid grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compination, promptly upon bineliciary's required in the control of the control of the property of the property of the property of the such actions and execute such instruments as shall be necessary in obtaining such compination, promptly upon bineliciary's required in the control of the property of the property of the property of the property of the indebtedness, trustee may (a) consent to the making of any rape or plat of the property can be made and the note for endorsement (in case of full reconvey) without attenting, and or any part of the record of the property can be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take prosession of the property can be adequacy of any security for the indebtedness hereby secured, enter upon and take prosession of the property in the property of the indebtedness hereby secured, enter upon and take prosession of the property of and expenses of operation and collection, including reasonable extremely secured, enter upon and indebtedness secured benefits of the property of any part threats of an expense of a property, the collection of such reent; since and profits, or the proceeds of tire and other insurance policies or compensation or awards for any taking or determine.

11. The nettering upon and taking possession of the property in the collection of such reent; since and profits, or the property or and taking possession of the property or and takin

WARNING: Unless grantor provides beneficiary with evidence of insurance coverage as required by the contract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect beneficiary'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 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, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, ersonal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract ecured hereby, whether or not named as a beneficiary herein.

In construing this trust deed, it is understood that the granter, trustee and/or beneficiary may each be more than one person; that

made, assumed and important NOTICE: De not applicable; if warrant as such word is defined	ies, the singular shall be taken to mean and indied to make the provisions hereof apply eq. S. WHEREOF, the graintor has executivete, by lining out, whichever warranty (a) or (b) (a) is applicable and the buneficiary is a credit in the Truth-in-Lending Act and Regulation Z, it	uselly to corporations and to included this instrument the day	Kviduals. V gaga year first ab	//
disclosures; for this purpo	with the Act and Regulation by making require se use Stevens-Ness Form No. 1319, or equivalent is not required; disregard this notice.		1	
13 Comprising	STATE OF OREGON, County of This instrument was acknown	<i>ゕ ナナーノーノップ (20)へ</i>	·	
	This instrument was acknown by	vledged before me on		, 19,
	OFFICIAL SEAL LAURA J BUTLER NOTARY PUBLIC-OREGON COMMISSION NO. A 034448 MY COMMISSION EXPIRES MAY 31, 1998	Notary Public for Oregon	My commission	expires 13/17

REQUEST FOR FULL REL'ONVEYANCE (To be used only which obligations have been paid.) TO:

Filed for record at request of	ıf	Aspen Title &	Escrow	the	18thda	y
of March	A.D.	19 98 at 3:20	o'clock P. M., and	l duly recorded in Vol	. м98	,
	of	Mortgages	on Page	<u>8721</u> .	4	

STATE OF OREGON: COUNTY OF KLAMATH: ss.