POWERS		
PORM (4) SST _ TRUST DEED (Assignment Research)	O'C'MON	Fines : STEARS HERE LA / PURE SHIELD CO. POSTLAND OF \$120
TRUST DEED	\$ 98 APR -6 AU :46 V	1 mg/ pag 11093
A.A.A. PROPERTIES 'INC. "	₹6° थ ~~ 5	TATE OF OREGON.
2301 LINDA-VISTA KLAMATH FALLS, OR 97601	The country of the co	N contifer the standard
	of	day
Garage Andersch ever store S	SACE RESERVED bo	o'clockM., and recorded in ok/reel/volume No on page
Bensietaty's Home and Address	AECONDER'S USE me	nt/microfilm/recession No.
After recording, return to (Hame, Address, 2p): John M. Andersch, 365 NE Greenwood	536	cord of of said County. Witness my hand and seal of County xed.
Bend, OR 97701	La a constant of payors in an	
Contraction of the contraction o	MTC 1396 - 9988	път път рериту.
Grande THIS TRUST DEED, made this is a construction of the constru	day of April	19.98 hetman
A.A.A. PROPERTIES, INC.	addinates to the Control of the	AS Grantes
John M. Andersch were to become a	o mest and the true of the contraction of the contraction of the contractions and the	as Grantor,
British Granday In the Property of the	WITNESSET W.	as Beneficiary
(P) the an adjustant of the at the state of	n, described as:	with power of sale, the property in
BALSIGER TO ACTOR STEET	OF VACATED WATERIAND AND	Popular II
KLAMATH COUNTY TAX ACCOUNT #	3909-003AD-01000	1940 CAEGON DO MANGO DE PARAMA 1940 PARAMAN DE PROPERTO DE
together with all and singular the tenements, heredifain	and by beneficary, which cost min	
of **************	RMANCE of each agreement of drantes	or attached to or used in connection with
rote of even date herewith, payable to beneficiary co	SAXAXA Dollars, with interest theres	***********************
note of even date herewith, payable to beneticiary or not sooner paid, to be due and payable		
erty or all (or any part) of frantor's interest in it with beneticiary's options, all obligations secured by this in	ee to, attempt to, or actually sell, convey out first obtaining the written consent or	appropriate the propriate
To protect the security of this trust deed, granter	rantor of an earnest money agreement*	es expressed therein, or herein, shall be- does not constitute a sale, conveyance or
provement thereon; not to commit or parmit in property. To complete or restore promptly and in waste of	in good condition and repair; not to re	move or demolish any building or im-
3. To comply with all laws, ordinances, regulations, coverants, conditions and restrictions affecting the accounting such linancing statements presents, conditions and restrictions affecting the accounting such linancing statements resembles.		
4. To provide and continuously maintain investigation	togo batajawas que time operan com-	s made by filing officers or searching
written in companies ecceptable to the beneficiary with ticlary as soon as insured; if the grantor shall fail for any at least little and the state of least little and	may from time to time require, in an ar loss payable to the latter; all policies of i	scied on the property against less or mount not less than \$
cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as been of any part the	of insurance now or horselfer placed on t under any lire or other insurance policy	he buildings, the beneficiary may pro-
under or invalidate any act done pursuant to such notice. 5. To keep the property free from construction to	lication or release shall not cure or waive	eliciary the entire amount so collected, any default or notice of default here-
promptly deliver receipts therefor to beneficiary; should it liens or other charges payable by grantor, either by direct	such taxes, assessments and other charge he granter fail to make payment of any t	other charges that may be levied or s become past due or delinquent and
secured hereby, together with the obligations described in the debt secured by this trust dood, without waiver of any with interests.	eof, and the amount so paid, with inter paragraphs 6 and 7 of this trust deed sh	stands with which to make such payest at the rate set forth in the note
bound for the payment of the obligation herein described and the nonpayment thereof shall, at the option of the bee	ibed, as well as the franter, shall be bou and all such psyments shall be immedia	renants hereof and for such payments, nd to the same extent that they are
5. To pay all costs, fees and expenses of this frust in	cluding the	trust deed immediately due and pay-
or any suit or action related to this instrument, including	ry or trustee may appear, including any	or powers of boneliciary or trustee;
graph 7 in all cases shall be fixed by the trial court and in further agrees to pay such sum at the appellate court hall	trustee's attorney less; the amount of at the event of an appeal from any judence	orceability, to pay all costs and ex- itorney itees mentioned in this para-
8. In the event that any portion or all of the proper liciary shall have the right, it it so elects to remise the	ty shall be taken under the right of emi-	ustee's attorney loos on such appeal.
Or statione and least annual tree to a tree of the property of the last he	althor en elle anni de la company	TOT BUCK TEKING,
or savings and loan essociation authorized to do husiness under the lan property of this state, its subsidiaries, affiliates, egents or branches, the U "WARNING: 12 USC 1701-3 regulates and may prohibit assistance of it "The publisher suggests that such as agreement address the issue of	e w wayen or the United States, a title insurance niled States or any agency thereof, or an accrow ap via option.	Company authorized to insure title to real entilecosed ander ORS 696.505 to 696.555.
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which say in occountable amount occulous insuperval reasonable class response fairs il interrols of the receivable part of incurred by stantor in counting proceedings; shall, the prodict to be real play reasonable costs and expresses and attorney's test, both in the trial soil of perpetides occurs, speciesting, and of incurred by stantor in the production of the production of the production of the production of the industry of the production of the productio tract or loan agreement between them, beneficiary may purchase insurance at granfor'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 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 werrants 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 it grantor is a natural person) are for business or commercial purposes.

This deed applies to impose to the benefit of and hinds all parties bester, their laterary desired and interest of the baselit of and hinds all parties bester, their laterary desired. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The ferm 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 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 written.

IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not opplicable; if warranty (a) is applicable and the beneficiary is a creditor, as such ward is defined in the Truth-in-landing. At and Regulation 2, the baneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness form No. 1319, or equivalent, if complicator, with the Act is not required, diregard this notice.

Edmond W. Andersch, Pres. STATE OF OREGON, County of This instrument was acknowledged before me on North 3

by EDMOND W. ANDERSCH, Pres. of A.A. Vopcius Inc. .) 55. This instrument was acknowledged before me on ger ne greenere Schin M. Anderwood, p. 1944 KIMBERLY A REVES A MATTER AND A MAT COMMISSION NO. 081916 CHANGE ON EXPIRES HAY. 25, 2000 Notary Rublic for Oregon My commission expired 25/240 RECOUNT FOR FULL RECONVEYANCE (To be used only when abligations have been paid.) STATE OF OREGON: COUNTY OF KLAMATH: 55. 79. Filed for record at request of the section Product America Lands and Product of the section the A.D., 19 98 at 11:146 o'clock A M., and duly recorded in Vol. M98 6th Into Service and the service of the Mortgages and the service on Page <u>11093</u> Bernetha G. Letsch, County Clerk FEE \$15.00 especial extract that he was break from the second second of the second second of the second By. Kathlun Kom

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