FORINA, 141 - TRUST DEED (Assignment filencied),		CUPYRICHT 1983 STEVERS-	ESS LAY PUBLISHING CO., PURT AND, CA ST204
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			that the within instrument
Diane Ardizzone		was received	for record on the day
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	RECOFILER'S US	E	and/or as fee/file/instru-
		ment/microrit	in/niception No, of said County.
Bernfleiery's Nijimi and Address After reconsing, return to (termo, Address, 255)			my hand and seal of County
Aspen Title & Escrow Inc.		afixel.	my name and search county
525 Main Street			
Klausth Falls, Oregon 97601		NAME	TITLE
ATTN: Cgllection Dept.			Deputy
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THIS TRUST DEED, made this20th	A day of	pril	19 98 between
LIANE ARDIZZONE			· · · · · · · · · · · · · · · · · · ·
******			, as Grantor,
LIANE ARDIZZONE		1 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1 4 1	, as Trustee, and
BANDY, LAIRD	DITTENT OF FUTT	l carl and a second and a second	, as Beneficiary,

WIINESSE H:

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

Lors 9A and 9B Block 4, RAILBOAD ADDITION TO THE CITY OF KLADATH FALLS, in the County of Klamath, Shate of Oregon. Code 1 Map 3809-33 BB TL 4800

together with all and ungular the tenements, bereditation and appartenances and all other rights thereasto belonging or in anywise now or herealter apportaining, and the tents, issues and profits thereof and all lixtures now or herealter attached to or used in connection with the c

FOR THE PURPOSE OF SECURING PERFORMANCE of each appendent of grantor harvin contained and payment of the sum FOUR THOUSAND FIVE HUNDRED DOLLARS AND no/100 s(\$4500.00)

Dollars, with interest thereas according to the terms of a promissory note of avan date herewith, payable to beneficiary or order and made by granter, the final payment of primipal and interest hereof, if not soone paid, to be due and payable May 10 The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of the note becomes due and payable. Should the granter either agree 'o, estempt to, 'r actually sell, convey, or usign all (or any part) of the debt secured by this instrument, interpret to, 'r actually sell, convey, or usign all (or any part) of the debt secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall be-come immediately due and payable. The execution by granter of an eatart money agreement^{ent} does not constitute a sale, conveyance or assistancent.

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Determining to obtain and physiciants secured by this instrument, interpretative of the matherity data sepressed therein, or hersin, shall become immunitately into and physiciant. The execution by grip to a standard mean of the matherity determined in constitute a sale, conveyance or astignment.
To protect the security of this trust deal, grantor agines:

To protect the security of this trust deal, grantor agines:
To protect the security of this trust deal, grantor agines:
To protect the security of this trust deal, grantor agines:
To complete or restore promptly and in good and habitable concision any building or improvement which may be constructed, daming of or destroy of thereon, and pay when due all costs matured therach:
To comply with all have, ordinances, regulations, coverants, conditions and restrictions affecting the property; if the beneficiary or requests, to join in exaculting ascin limits in insurance on the building or improvement which may be constructed, detects as mark to learned during the property against and the sprone public office or offices, as well as the cost of all lien seard as made by filing officers or searching detects as mark to detect the building or the buildings new or hereafter crosted or the property against and the property against the insurance one of hereafter erosted or the property against the search and the property against the insurance one of hereafter and to insurance shall be allowed to the building in mark to the search and the property against the search and the property and in such order and private mark the limit and the property against the search and the property against and the property against and the property against the property against and the property against and the property against the property against and the property against the property against and the property against and the proper

It is manually agreed shall. 8. In the event that uny portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-liciary shall have the right, if it so elects, to require that all or any portion of the zoonies psymble as compensation for such taking,

NOTE: The Tast Deed Act provides that the trustee becounder must be eliber an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings into its installan authorized to do business under the trus of Oragon or its United Status, a title ins same company authorized to insure title to real property of this state, its subsidiaries, efficience, agents or branches, the linited Status or any ingency thereof, or an esciew agent licensed under ORS 686.535 to 696.585. "WAINING: 12 USC 1701-3 regulates and may prohibil exercise of the content." "The publisher suggests that such an agreement address the issue of obtaining boast dary's consent in complete detail.

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trace or loan agreement between them, beneficiaty may putchase 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 need not, also protect granter's interest. If the contact a becomes damaged, the coverage purchased by beneficiary may not pay any claim made by or against granter. Granter may later cancel the coverage by providing evidence that granter has obtained property coverage elsewhere. Granter is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to granter's contract or Ioan 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 dute grantor's prior covers se lapsed or the date granter fuiled 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 re-Obtem appre and may not success any meet for property banage, coverage or any manager of may manager of any manager o

This deed applies to, incress to the benefit of and bin's all parties have for outsiness or commutated purposes. personal representatives, successors and assigns. The term bineficiary shall mean the holder and owner, including pledgee, of the contract

In constraint this trust deed, it is understool that the rantor, trustoe and/or beneliciary may each be more then one person; that it the constraint so requires, the singular shall be taken to me in and include the plurit, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof the plu equally to corporations and to individuals.

TAN WATAYESS * SMPCHTANT NOTICE: Delet net applicable; if warranty (as such word is defined in beneficiary MUST comply wi disclosures; for this purpose if compliance with the Art is	a) is applicable and the the Truth-In-Landing Act ith the Act and Regulat	benoficiary is i t and Regulatic ion by making	required uvalant.	e Ar	122one	and yes	r fitst above written. zere
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