PCI HI Ha. 631 - TRUCT GEED (Jack	erzent Fiskikisz),		Yrkan 1836 - STAVENGRESS LAW PLEUSHING CO., FORTLAND, CR 07204
™ 5605.	First of the second s		Vol_M9_Page_19764
	IT DEED		STATE OF OREGON, County of} ss. I certify that the within instrument was received for record on the day
Cranbs s Hg	e erd Addrose	SPACE FESERVED	of, 19, at o'clockM., and recorded in bool Arcei/yolume No on page and/or as fcc/file/instru-
Activition y's N Atter recording, return to (Nerre, Add			ment/microfilen/reception No, Record of of said County. Witness my hand and seal of County affixed.
Fr. III Asfent	ATC 8-0.50		By, Deputy.
THIS TRUST D	and the state of a post of the state of the		
ASPEN TITLE S RLAMATH RIVER A	USCROW, INC. CRES OF OREGON, 1	<u>수는 영화</u> 방송(방송) 이 등 방송(14) 관리를 하는	, as Grantor, , as Trustee, and
Grantor irrevocal	uly grants, bergains, sel	WITNESSETH: Is and conveys to trustee in	trust, with power of sale, the property in
Lot 10, Block	6, Tract No. 1005	, described as:	engen heren berkelsen in der Berkensterne Berkensterne Berkensternen im Berkensternen. Berken Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkensterne Berkens
ACRES, in the	County of Klamath,	State of Oregon.	
MARCH 13, 1998	S AND THE SPELLING	OF THE BENEFICIARY.	DATE FROM MARCH 13, 1992 TO
the property.	na the rents, issues and prof	its thereof and all fixfures now o	ther rights that white belonging or in anywise new r hereafter attached to or used in connection with grantor herein contained and peyment of the sum
of TEREE THOUSA	ND AND NO/100ths	Tollars with indus	and the source of the second s
net sooner paid, to be due an The date of maturity becomes due and payable. S etty or all (or any pari) of beneticiary's option*, all ob	nd payable UDON DACU of the debt secured by the hould the grantor either ag grantor's interest in it with idations secured by this in	rity of note is instrument is the date, staled ree to attempt to, or actually sel out list obtaining the written o strument irrespective of the new	above, on which the final installment of the note il, convey, or assign all (or any part) of the prop- orsent or approval of the beneficiary, then, at the juiting dates expressed therein, or herein, shall be- conent** does not constitute a sale, conveyance or
To protect the securit 1. To protect, preserve provement thereon, not to a 2. To complete or res dataged or destroyed thereo 3. To comply with all	connut or permit any waste fore promptly and in good a on, and pay when due all co laws, ordinances, regulation	ty in good condition and repair; of the property. and habitable condition any built sta incurred therefor. is, covenants, conditions and rest	not to remove or demolish any building or im- ding or improvement which may be constructed, prictions stiecting the property; if the beneficiary
so requests, to join in execut to pay for filing same in the agancies as may be deemed 4. To provide and co	ting such tinancing statements proper public office or office desirable by the beneficiary pontinuously mainfain insura	nts pursuant to the Uniform Con lices, as well as the cost of all li ince on the buildings now or b	unercial Code as the beneficiary may require and en searches made by tiling officers or searching ersatter erscted on the property against loss or re, in an amount not less than \$
written in companies accept ficiny as soon as insured; if at least litteen days prior to cute the same at frantor's er any indebtedness secured her or uny part thereol, may be	uble to the beneficiary, with the grantor shall fail for any the expiration of any polic, ipense. The amount collecte mby and in such order us ber released to granter. Such sy	h loss payable to the latter; all p 7 reason to procure any such insur y of insurance row or hereafter p d under any fire or other insura neticiary may determine, or at opp oplication or release shall not cur	olicies of insurance shall be delivered to the bene- rance and to deliver the policies to the beneticiary placed on the buildings, the beneticiary may pro- nce policy may be applied by beneticiary upon tion of beneficiary the entire encunt so collected, o or weive any default or notice of default here-
5. To keep the prope assessed upon or against the promptly deliver receipta th liens or other charges persol ment, beneficiary may, at in secured hereby, together with	Cone pursuant to such notic (1y free from construction , property before any pert , erefor to beneficiury; should he by grantor, either by dired to option, make payment (1) in the obligations described	e. liens and to pay all taxes, assess of such taxes, assessments and ou the grantor fail to make payme to payment or by providing bene hereof, and the amount so paid, in paragraphs 6 and 7 of this tru	sments and other charges that may be lovied or ther charges become past due or delinquent and at of any taxes, assessments, insurance premiums, liciary with funds with which to make such pay- with interest at the rate set forth in the note set deed, shall be added to and become a part of by of the covenants, hereof and for such payments.
with interest as ploresaid, the bound for the payment of the and the nonpayment thereof able and constitute a breach	b) property hereinbelors do he obligation herein descrip- shall, et the option of the k of this trust decd.	scribed, as well as the granter, s ad, and all such payments shall boneficiary, render all sums secur	hall be bound to the same extent that they are be immediately due and payable without notice, red by this trust doed immediately due and pay-
trutteo incurred in connection 7. To appear in and c ard in any suit, action or pro or sny suit or action related pervices, including evidence of graph 7 in all cases shall be	why with or in enforcing this lefend any action or process coerding in which the bene- to this instrument, includin I tille and the beneficiary's lixed by the trial court and mat the appellate court shu	obligation and trustee's and alto ding purporting to alfect the sec licitary or trustee may appear, in- ng but not limited to its validity or trustee's attorney fees; thu in the event of an appeal from a	ch as well as the other costs and expenses of the pracy's leas actually incurred. utility rights or powers of beneficiary or trustee; cluding any suit for the foreclosure of this deed and/or enforceability, to pay all costs and ex- and/or enforceability, to pay all costs and ex- anount of attorney fees mentioned in this pare- any judgment or decree of the trial court, granter lightary's or trustee's attorney fees on such appeal,
8. In the event that a liciury shall have the right,	it is a cleats, to require the	hat all or any portion of the mo	right of eminent domain or condemnation, bene- onies payable as compensation for such taking,
or sevings and lean association an property of this state, its subsicilarie "WARNING: 12 USC 1701j-3 rsg	thorized to do business under th zi, stillities, agonts or branches, t ulates and may prohibit orarcies	e laws of Gragon or the United States, a the United States or any agency thereof, o	a member of the Oragon State Bar, a bank, trust company a title insurance company autilorized to insure title to real of an excrow agent licensed under OAS 626,505 to 696,585, n complete datail.
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which are in excess of the inneurit required to pay all issuescende costs i expenses and ittorrey's fees necessarily paid or incurred by farator in such proceedings, shall be public to bene shary and expliced by it first upon any restorable costs and exponses and ettorrey's fees, both its dotted and appendix courts more serviced by denotes and the proceedings, and the balance applied to prove the service by the service and the proceeding and t

curvists of a failure to pay, when due, sums secured by the trust deal, the default cay be cured by paying the entire arount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curring the de-fault or defaults, the person effecting the cure shall pay to the baneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustes' and attenty's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which the sale may be person effective with trustes' and attent time and place designated in the notice of sale or the time to which the sale may be personned as provided by law. The trustee may sell the property either in one parcel or insparate perceis and shall sell in form as required by law conveying the property as old, but without any correnant or warranty, express or implied. The recitals in the dived of any matters of lact shall be conclusive proof of the trusthe shall apply the proceeds of sale to payment of (1) the er-propers either each shall be conclusive proof of the trusthe shall apply the proceeds of sale to payment of (1) the er-propers 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 prisons having recorded lies sublequeent to rhe interest of any successor in interest entitled to such surplus. 16. Bereficiary may from time to time appoint a successor trustee, the latter shall be conclusive provided and without conveyance to they successor in interest shall be conclusive provided proper prisoned and appointed. The recitals in which the propers diverter instrument executed by bereficiary, which, when recorded in the mori

tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect benetract or loan agreement between them, beneticiary 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 oi 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 is his processes of the loan represented by the above clescribed 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, 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 beneficiary herein.

In construing this rust deed, it is understood that the greator, trustee and/or buneficiary may each be more than one person; that it 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 WITNESS AND the constant has available this instrument the days and the individuals.

beneficiary MUST comply with i disclosures; for this purpose usi if compliance with the Act is not	y lining out, whichever womenty (a) or (b) is s applicable and the beneficiary is a creditor Truth-in-lending Act and Regulation Z, the the Act and Regulation by making required Stevers. News from No. 1319, or equivalent. t required, disregard this notice. STATE OF OREGON, County of	
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	y Herman B. Lindow This instrument was acknowledged before me on	
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