m-6668.6-, JT4 W No. 881-1—Oregon Trust Deed Series—TRUST DEED (No restriction on assign 43477 Vol. m 84 Page 975 TRUST DEED RAYMOND H. CANNON ASPEN TITLE & ESCROW, INC., an Oregon corporation as Grantor. CAROL E. STEPHENS, RUBY V. HARRIES and CLARA MAJORIE SMITH, as tenants in common, as Trustee, and as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property SEE ATTACHED EXHIBIT "A" THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF LILLIAN STEWART.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of NINE THOUSAND TWO HUNDRED FIFTY ONE AND 54/100-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it

becomes due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

The unove described redi property is not currently used for agricu To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; to to commit or permits or resolve and property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions altecting said property; it the beneficiary so requess, to join in executing such linancing statements pursuant to the Uniform Commer-rolal Code as the beneficiary may require and to pay lor tiling same in the proper public offices or afficies as well as the cost of all lien sarches made beneficiary.

bin in existing such intervents may require and to may for this discrete in the proper public office or offices, as well as the cost of all lien eaches made by filing officers or searching agencies as may be deemed desirable by the proper public office or offices, as well as the cost of all lien eaches made by filing officers or searching agencies as may be deemed desirable by the proper public office or offices, as well as the cost of all lien eaches made by filing officers or searching agencies against loss or damage by file on the stards as the type efficient may thereafter erected on the said premises against loss or damage by file on the stards as the type efficient may be determined to the beneficiary with loss payable to the latter; all policies of insurance in the barder of the beneficiary as soon as insured; if the grantor shall lei hand reason to prove any such insurance and to deliver said policies to the barder ary at least litteen days prior to the expiration of any policy of insurance fragment for any cannot be barder and be delivered to be deliver any such as the second by barder and the expiration of any policy of insurance fragment and and the second of the same at grantor's expense. The amount on the the deliver of the same at grantor's expense. The amount of cure or waive any delault or notice of default hereunder or invalidate any and the such argen and the grantor fragment to such names and to pay all farses, assessments and other charges that may be levied or wells, and the grantor to be assessed upon or adainst said property before any part of such tares, assess and to here there any and the argen and the grantor is all the relation of the second pay all farses assessment or by providing beneficiary with lunds with whether the beneficiary ishould the grantor fail to make payment of any pict, decessed by farst farsed, assessed the or any against as all property before any part of such tares, as allowed by the correct any shall be added to and become a part of the debt secured by this tr

pellate court shall edjudge reasonable as the beneliciary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that: 6. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if it so elects, to require that all or any portion of the monies payable a compension for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or indired by grantor in such proceedings, shall be paid to beneliciary and applied by grantor in such proceedings, shall be paid to beneliciary and applied by grantor in such proceedings, shall be paid to beneliciary and applied by grantor in such proceedings, shall be paid or incurred by ben-liciary in such proceedings, and the balance applied upon the indebtedness accured hereby, and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessarily point request of the any time and from time to time upon written request of bene-endorsement (in case of full reconvegances, for cancellation), without alfeeting the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may

ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other discement allocting this deed or the lien or charge thereol; (d) reconvey, witherman allocting this deed or the lien or charge frantee in any reconvey and the recitals all or any part of the property. The leadily entitled thereto, and the recitals there in of any matters or lacts shall be conclusive proof of the truthulness thereol. Trustee's lees for any of the services mentioned in this party and the not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any tend the project, and without notice, either in our matters of acts shall services mentioned in this parts of the not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and withour notice nor and take possession of said projectly for effy or any part thereol, in all source and and ungaid, and apply the same lies or otherwise collect the rest.
11. The entering upon and taking possession of said property, the foultection of such rotice.
12. Upon default by grantor in payment of any indebtedness secured hereols of said nonade of the property, and the application or release thereol and ungaid, shall not cure or wursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured hereby immediately due and payable. In any addition of such rotice.
13. Alter the beneficiary at his election may proceed to foreclose this trust deed by attent and said or granteent hereunder, the beneficiary at his election may proceed to foreclose this trust deed by attent saids and accesses the strust each property to satisfy the obligation secured hereby immediately due and payable. In any addition to the said because the said base for a safe recitary of the same thereot as the recitae any addition secured hereby immediately due and payable. In any addition to such notice.
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the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustere conducts the sale, the grantor or any other person so privileded by ORS 86.753, may cure the delault or delaults. If the delault consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would being cured my be cured by tendering the performance required under the default, the person ellecting the endering the option to curing the delault costs and expenses actually incurred in enforming the obligation of the trust deed by law. 14. Otherwise the sale shall be at the time.

Togener with trustees and attorney's tees 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 said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bilder for each, payable at the time of sale. Trustee shall deliver to the purchaser is deed inform as required by law convering the property so sold, but without any corenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereof. Any person, escluding the trustee, but including the granior and beneficiary, may purchase at the sale.

the grantor and beneficiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's strongs, (2) to the obligation secured by the trust deed, (3) to all persons havings, recorded liens subsequent to the interest of the trustee in the trust deed the interests may appear in the order of their private and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such such and the such appears in the order of their strongs and (4) the surplus.

Surplus, it any, to the genue or to the surveyant in interest there is used surplus, it any, to the genue or to the appoint a successor or success-sors to any trustee named herein or to any successor trustee appointed here-under Upon such appointment, and without conveyance to the aucessor interest and the surveyance of the surveyance to the successor and substitution shall be vested with all title, powers and duries conterted and substitution shall be made by written instrument executed by beneliciary, which, when records hall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledded is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bor, a bank, trust company or sovings and Ioan association authorized to do business under the taws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 045.05 005.05

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The grantor covenants and ag ully seized in fee simple of said des	grees to and with cribed real prop	h the beneficiary and tho erty and has a valid, une	se claiming under h ncumbered title the	im, that he is law- preto
and that he will warrant and forev	er defend the	me against all persons w	homsoever.	
and that he will warrant and forevo	Section and Sa	- • •		
			ribad and t	st deed are:
The grantor warrants that the proc (a)* primarily for grantor's person (b) for an organization, or (even purposes.	if grantor is a natu	ural person) are for business o	heirs, legatees, devisees	s, administrators, execu-
(b) for an organization, or (even purposes. This deed applies to, inures to th tors, personal representatives, successors contract secured hereby, whether or not r masculine gender includes the leminine a	named as a benefici	iary herein. In construing time	s the plural.	
IN WITNESS WHEREOF,	said grantor has	s nereunito ser no nore -	THIN.	
* IMPORTANT NOTICE: Delete, by lining out,	, whichever warranty	(a) or (b) is Auguer	in 14 Tachilly-	
not applicable; if warrany (a) is applicable; as such word is defined in the Truth-in-Le beneficiary MUST comply with the Act and	nding Act and Regu d Regulation by ma	ulation Z, the king required ien to finance		·····
disclosures; for this purpose, it this invense. the purchase of a dwelling, use Stevens-Ne	ess Form No. 1305	or equivalent; the purchase		
if this instrument is NOT to be a first lien, of a dwelling use Stevens-Ness Form No. 1 with the Act is not required, disregard this no	306, or equivalent.	It compliance	e al construction e de la construction e al construction	
(If the signer of the above is a corporation, use the form of acknowledgment opposite.)		93.490)	an a	
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Klamath	, ^{35.}			anan
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(OFFICIAL SEAL) My commission expires	ry act and deed. Alding for s: <u>3-22-85</u> REC To be used	and each of them ackno and deed. Before me: Notary Public for Oregon My commission expires: QUEST FOR FULL RECONVEYANCE d only when obligations have been po	n	(OFFICIA SEAL)
OFFICIAL SEAL N Notary Public for Oreg	ry act and deed. Alaling for son 3: 3-22-85 To be used where and holder of satisfied. You hereb to, to cancel all ev.	and each of them acknow and deed. Before me: Notary Public for Oregon My commission expires: QUEST FOR FULL RECONVEYANCE d only when obligations have been pa , Trustee all indebtedness secured by the by are directed, on payment to idences of indebtedness secured.	he foregoing trust deed or you of any sums owin ed by said trust deed rties designated by the	(OFFICIA SEAL) d. All sums secured by s ng to you under the terms (which are delivered to terms of said trust deed
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EXHIBIT "A"

The Southeasterly 40 feet of Lot 1, Block 50 of FIRST ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, more particularly

Beginning at the Southeasterly corner of said Lot 1, being the corner of Fifth Street and the alley; thence Northwesterly along Fifth Street, 40 feet; thence Southwesterly parallel to Washington Street 53.2 feet, more or less, to the Westerly line of said Lot 1; thence Southeasterly along said Westerly line 40 feet to the line of the alley; thence Northeasterly along said alley line, 53.2 feet to the point of beginning.

THIS DEED OF TRUST IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED JULY 18, 1984, AND RECORDED AUGUST 6, 1984 TO THE TRUST DEED NOW OF RECORD DATED JULY 18, 1984, AND RECORDED AUGUST 6, 1984 IN BOOK M-84 AT PAGE 28222 IN THE OFFICIAL RECORDS OF KLAMATH COUNTY, IN FAVOR OF LILLIAN STEWART, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. CAROL E. STEVENS, RUBY V. HARRIES AND CLARA MAJORIE SMITH, BENEFICIARY HEREIN AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF LILLIAN STEWART, AND WILL SAVE TRUSTORS HEREIN, RAYMOND H. CANNON, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, TRUSTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS HEREFRUM. SHUULD THE SALD BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, TRUSTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY TRUSTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.





STATE OF OREGON; COUNTY OF KLAMATH; SS. this <u>21st</u>day of <u>November</u> A. D. 19<u>84</u> at <u>331</u> o'clock P M., and Filed for record . -EVELYN, BIEHN, County Clark duly recorded in Vol.______ ot_ By Der

Fee \$12.00 Index 1.00