		STEVENS NESS LAW PORCEASING	
M No. 881-Oregon, Trust Deed Series-TBUST DEED.	108357	And and the second states of the states of the second states of the seco	21314
	ASPEN M-DSSA-7 SECOND TRUST DEED	Vol. <u>M84</u> F	age
THIS TRUST DEED, made th DIANE K. REEVES	ns14thday of	Decemper	
WHANNE AND		and the second	as Trustee, and
Grantor, ASPEN LITLE & ESC ERIC D. PAULSON	ROW, INC., An Oregon Co	<u>rpolacion</u>	
Beneficiary,	WITNESSETH:		ower of sale, the property
Beneficiary, Grantor irrevocably grants, bas KlamathCou			
at stat & Blo	ock 1, THIRD ADDITION To math, State of Oregon.	O ALTAMON'T ACRES,	

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 roots, issues and profits thereoit and all fixtures now or hereafter attached to or used in connec-tion with said real state. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of granter herein contained and payment of the UNIMPURPT PURPOSE OF SECURING PERFORMANCE OF EACH agreement of granter herein contained and payment of the UNIMPURPT PURPOSE OF SECURING PERFORMANCE OF EACH agreement of granter herein contained and payment of the UNIMPURPT PURPOSE OF SECURING PERFORMANCE OF EACH agreement of granter herein contained and payment of the

sum of FIFTEEN THOUSAND SEVEN HUNDRED FIFTY FIVE AND 80/100----

in the County of Klamath, State of Oregon.

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The above described real property is not currently used for agricultural, timber or grazing purposes.
To protect the security of this trust dead, grantor adrees:
To protect the security of this trust dead, grantor adrees:
and repair not is remove or denuliation said property in good condition
and repair not is remove or denuliation and property in good condition
To control permit any wate of said property in good so improvement thereon;
and repair not is remove or denuliation and pay be described by the control of permits any water of said property. The interval termination of the property is the control of the property is the control of the truthulines thereof. This persentiation and pay then the different of the truthulines thereof. This persentiation of the maximum or permit any water any and the interval termination. Covenants, continue of the truthulines thereof. The truthulines thereof.
b. To complete or restore promitly and the the fullow covenants, continue to the second the fullow of the second the truthulines thereof. The truthulines thereof. The truthulines thereof. The truthulines thereof. The truthulines thereof.
b. To complete a the beneficiary may be deemed desirable by the point of the second addres thereof and the property. The pointed of the second addres thereof and the property is the second the truthulines thereof. The provide and continuously maintain insurance on the building active rest.
b. To provide and continuously maintain insurance on the building treascords atterned to the second the second addres of the application or second the second addres of the second addres at the other second addres at the other atterned to the truthulines thereof.
b. To provide and continuously maintain insurance

tions and restriction directing wild property if the beneficiary as its Commerciant in association beneficiary may require and 15 pair all tion searches made by finite officer or directing against and the finite directing the search of t

property, and the application or awatde for any taking or damage of the property, and the application or release thereof as aloressid, shall not cure or pursion to such notice. 13. Upon default 27 notice of default hereunder or invalidation any act done done to such notice. 14. The property of any agreement hereunder, the beneficiary may declare all surns secured of any agreement hereunder, the beneficiary may declare all surns secured his election may proceed to loracit the trust deed event the beneficiary and the action the proceed to loracity of the trust deed event the beneficiary at a mortal of the latter event the beneficiary attraded by the event the beneficiary attraded by the trust of the trust of the trust of the trust of the trust deed and the event of the trust of the there are all property to the trust of the trust of trust of the trust of trust o

surplus, il entry, to the granter or to his successor in interest emilited to each surplus. 16. For any reason participation is an instruction of the social of the social

NOTE. The Trust Deed Act provides that the trustee hereunder must be either on attoriey, who is an active member of the Oregon State Bur, a bank, trust or savings and loan association authatized to do business under the laws of Oregon or the United States, a title insurance company authatized to insure title property of this state, its subsidiaries, offiliaties, agents or branches, the United States or any agency thereof, or an escrow agent licensed under URS 696.505 to company • to real • \$95.585

21315 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawthe grantor coverants and agrees to and with the benchelary and those claiming ander him, t fully seized in fee simple of said described real property and has a valid, unencumbered title thereto existing Mortgage in favor of Department of Veterans' Affairs dated October 24, 1975, recorded on October 24, 1975, In Book: M-75 at page 13358 and that he will warrant and forever defend the same against all persons whomscever. 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, household or agricultural purposes (see Important Notice below); (b) for an organisation, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural purposos. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledges, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the max-uline gender includes the feminine and the nester, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year lirst above written. Diane K. Reeves • IMPORTANT NOTICE: Delete, by lining out, whichevel warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose; if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness form No. 1305 or equivalent; if his instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of STATE OF OREGON, and . . . . . . . . . Personally appeared Klamath who, each being first December 21, 19 34 County of duly sworn, did say that the former is the Personally appeared the above named Diane K. Reeves president and that the latter is the a corporation, and that the seal affixed to the loredoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation h - authority of its board of directors; and each of them acknowledged sail instrument to be its yoluntury act und deed. secretary of an interesting they v ··· and arknowledged the foregoint instru-to be really o voluntary let and deed. and deed. Belore me: Notary Public for Oregon (OFI'ICIAL (OFFICEAL) ( de SEAL) Notary Public for Oregon My commission expires: Motary Public of the pires: 6-21-88 REQUEST FOR FULL RECONVEYANCE To be used only when ablightims have been paid. . The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the left owner and holder of all indectedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully puid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to concel all evidences of indebtedness secured by said trust deed (which are delivered to you be and the sector subscript purchased or pursuant to statute, to concel all evidences of indebtedness secured by said trust deed (which are delivered to you the said trust deed or pursuant to statute, to concel all evidences of indebtedness secured by said trust deed (which are delivered to you the said trust deed or pursuant to statute, to cancer an evidences of indecreaness secured by said trust deed (which are derivered to you herewith together with said trust ileed) and to reconvey, without warranty, to the parties designated by the terms of said trust dead the estate now held by you under the same. Mail reconveyance and documents to a de la companya de l Esta de la companya d . 19 DATED: Renoliciary not lose or desirey this frust Dead OR THE NOTE which it secures. Both must be delivered to the tristee for concellation before reconveyance will be made. المحمد التي المعهد المحمد ا محمد المحمد ا STATE OF OREGON, County of \_\_\_\_\_\_Klamath 5 88. TRUST DEED County of <u>Klamath</u> I certify that the within instrument I certify that the within instrument was received for record on the 21st day of <u>2:57</u> o'clock P M., and recorded at <u>2:57</u> o'clock P M., and recorded in book/recl/volume No. <u>M84</u> on in book/recl/volume No. <u>44332</u> (FORM Ne. 881) TURN THE WIT Diane K. Reeves SPACE RESERVED Grantor ment/microfilm/reception No..... FOR Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of Eric D. Paulson Superior and a superior and a superior Henetidary

AFTER RECORDING RETURN TO Aspen Title & Escrow, Inc Klamath Falls, OR 97501 Fee: \$9.00 • • •

AFTER NECONDING HETURN TO

600 Main Street

. . .

County affixed.

Evelyn Biehn, County Clerk By Fin emith Deputy