surplus, if any, to the grantor or to his successor in interest entitled to such 16. For any reason permitted by law beneficiary may from time to surplus. 16. For any reason permitted by law beneficiary may from time to successor trustes successors to any trustee named herein or to any successor trustes successors to any trustee herein vested with all tillo powers and during upon the trustee the latter shull pointment, and without powers and during trustee the latter shull point or appointed instrument executed bappentment and substitution shall failed by written hereunder. Each successor trustee, the latter shull point or appointed instrument executed bappentment and substitution shall failed by writted instrument executed bappentment and substitution shall failed to the to shall be conclusive pool of project counders in which the substituted instrument executed the supply trustee hereine to the substituted obligated to notify any party herein of as provided the super trustee and obligated to notify any party herein of as provided the super trustee is during and shall be a party unless such action of proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attor or savings and loan association authorized to do business under the laws of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States mey, who is an active member of the Oregon Stote Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to real or any agency thereat, or an escrow agent licented under ORS 656.505 to 656.585.

weive any default or notice of default hrreunder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may event the beneficiary at his election may proceed to loreclose this trust deed advertisement and sale. In the latter event the beneficiary or the start and in equity as a morigage or direct the trustee to loreclose this trust deed advertisement and sale. In the latter event the beneficiary or the start and hereby, whereupon the trustee approach to loreclose this trust deed thereoi, whereupon the trustee approach to loreclose this trust deed thereoi, whereupon the trustee approach to loreclose this trust deed thereoi as then required be away and proceed to loreclose this trust deed thereoi as then required be away and proceed to loreclose the scienced the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary or this successors in interest, respec-tore for the trustee walk, the famor or other thrust deed by tively, the entire appy to the beneficiary or the strust deed and endersty, the entire appy to the beneficiary or the strust deed and the endorcing the terms of the observent the terms of trust deed and the endorcing the terms of the observent mether the terms of trust deed and the endorcing the term of the observent the terms of trust deed and the endorcing the term of the observent the terms of trust deed and the endorcing the term of the observent and the deal way obter the and the portion of the prin-cipal as would on then be due had no default occurred, and thereby unce the trustee, in which event all foreclosure proceeding shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and the trustee. the default, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the posic of sale or the time to which said same may in one parcel or in separate parcels and shall sell the parcent of or parcels and the posicient of the time of sale. Trustee the posicient separate for cash, payable at the time of sale. Trustee the property so sole, but without any covenant or warranty, law converging plied. The recitals in the deed of any matters of lact shall be conclusive proof the grantor and beneficiary, may purchase at the sale. Such as the sale shall apply the proceeds of sale to payment or warranty, law conclusive proof the grantor and beneficiary, may purchase at the sale. Solution the solid of the sale of the sale the sale of the trustee, but including field the compression of the trustees and the sale. The constant of the solid of the sale to payment of (1) the trustee of the trustee, the obligation secured by the trust of the trustees by trustee's dead as their interest and sale of the trustee of the trustee in the trustees dead as their interest and sale of the trustee of the trustees in the trustees and the same and sale and the trustee of the trustee in the trustees are conded liens aubsequent to the interest of the trustee in the trustees and the grantor or to his successor in interest entitled to such any the trustee of the trustee in the trustees and the trustee of the trustee in the trust the same their interest and the trustee of the trustees in the trustees are as their interest and the trustee of the trustee in the trust and the trustee the same and a case trust the trustee the trustees the trustee the same and the same and the same and the trustees the trustees the same and the same and the same and the trustees the trustee the trustee the same and the same and the same and the trustees the trustee the tru

ionn and realizations allocing said property is regulations, covenants, condi-cial Conservation such formations on any service and to be the billion Connect proper public officers or exacting statements in interaction the success made beneficiary. The provide and confinements maintain insurance on the buildings of the provide and confinements maintain insurance on the buildings of the provide and confinements maintain insurance on the buildings of the provide and confinements maintain insurance on the buildings of the provide and confinements maintain insurance on the buildings of the provide and confinements maintain insurance on the buildings of the provide and confinements maintain insurance on the buildings and another material shall be beneficiary with loss paysable to ..., written in policies of insurance how the same at granto diversities of the beneficiary of the grantor shall fail for any incred to the beneficiary as noon a latter all driver stat policies to the beneficiary of procure any such insurance and to the benefic policy of insurance now or her titles mount so collecticary is the benefic policy of insurance policy may be mo. The associary any part thereof, may be released at granto disection or invalidate any econor or waive static policies. The same at granto disection or invalidate any statement or or adoption there insurance policy may be main to collecticary any part thereof, may be released at the trans assessments of upon and associate and promises ince from construction or invalidate any state and property biller charges that may be levied or assessments of any any at thereof, a such particles of the beneficiary of many difference to beneficiary, should the grantor init and promptif deliver receipts thereing to the exact of this trust deed. The apprent of the oblation herein the added with the addition read at the property bills of the trust deed, whill be added to any rights a should any day and there diverse and the nonpeyment of the oblation herein there any and deliver any eristi

Incarry may determine. Collection of such rents, using and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of the and other insurance policies or comparation or awards for any taking or the and the property, and the application or elease thereof as adoresid, shall not cure or pursuant to such notice.

To protect the security of this trust deed, frantor agriculation of the convertient of the security of this trust deed, frantor agrees: To protect the security of this trust deed, frantor agrees: and repair; not to ransover and maintain said property in food condition: 2. To complete of wate of said property. 2. To complete of wate of said property and food and workmanlike destroyed thereon, and pay wherement which may be constructed, damaged or tion a file construction of the said property; if the beneficiary to renoest, to call Code as the beneficiary may easily and the therefor. the beneficiary of the said property; if the beneficiary to renoest, to call Code as the beneficiary may require and to pay for filing same in the by filing clicers or searching agrices as may be deemed desirable by the beneficiary. To provide and configurously maintain insurance on the buildingter.

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Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, it

together with all and singular the tenemenis, hereditamenis 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

Selandere b

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED JUNIOR AND SECOND TO A FIRST MORTGAGE IN FAVOR OF BERMARMENE SRAMENERANSY XARPAIRSX KLAMATH FIRST FEDERAL 1 SAVINGS AND LOAN ASSOCIATION. THIS DOCUMENT IS BEING RE-RECORDED TO CORRECT THE LEGAL DESCRIPTION.

SEC. ATTACHED SALLET A XXEAN X84XRANNAMR XRACRXXXXADOX COUNTY XOR XXEMODA X SOUTH XXE BOXX ALLET A

TRUST DEED

as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon corporation, as Trustee, and

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

and a state of the second s Second second

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Vel. 1485 Page 271

ANERS LAW FUDLISHING CO. PORTLAND, OR. WAL

....., 19.84..., between

hural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any granting any essentent or creating any restriction thercon; (c) join in any thereoi; (d) reconder agreement allocating this deep or the lien.or charge granting (d) reconder agreement allocating this deep or the lien.or charge grantes in any receiver may be described as the person or persons be conclusive proof of the furthfulness thereoi. Trustee stees for any of the furthfulness thereoi. Trustee stees for any of the furthfulness thereoi. Trustee stees of a stee stees of the lien.or charge grantee in this paragraph shall be not less thes \$5.
10. Upon an this paragraph shall be not less thes \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the advage of any security for erry or any part theold, in its own name sue or othe stee of stationary less anto-the station and collection, including these same thereing upon and taking possession of said projective, the same, 1. The entening upon and taking possession of said property, the induction of the stating and raking or dear as beneric figure and raking or dear as beneric there and raking or dear as beneric there and raking or dear as beneric the stating of the same, there are any different dear and receive and the same of the said property, the insurance policies or compensation or awards for any taking or damage of the receivery and the and the same of the same of the same of the same or support of the same of the same or any taking or damage of the receivery of any determine.

-TRUST DEER

Klamath SEE ATTACHED EXHIBIT "A"

THIS TRUST DEED, made this __25th _____day of .September______ THOMAS W. BROWN and BETTY M. BROWN, husband and wife

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. 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 organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural

16727

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 deed and whenever the context so requires, the masculing gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. • IMPOSTANT NOTICE: Delete, by lining out, whichever 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 beneficiery 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 this instruments is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness form No. 1306, or equivalent: if compliance with the Act is not required, disregard this notice. Fluing el Lice (if the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, STATE OF OREGON, County of) ss.) ss. County of Klamath September 26 , 19 84. Personally appeared Personally appeared the above named.who, each being lirst Thomas W. Brown and Betty M. Brown duly sworn, did say that the former is the president and that the latter is the..... eren Maria secretary of and ackobyledged the loregoing instru-ent p be there voluntary act, and deed. F Height me a product of the second deed. a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed Belore me (OFFICIAL Edusar Me 67 Notary Public for Oregon Notary Public for Oregon (OFFICIAL SEAL) My commission expires: 6.21-88 My commission expires: ine -Mirin 1997 VI (1997) 1999 VI (1997) REQUEST FOR FULL RECONVEYANCE os inclures. of the best of the second states of states of only when obligations have been paid. diata (C) THERE STREET OF 70-્યુ હતું થયું summer the first of the first o The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid 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 cancel all evidences of indebtedness secured by said trust, deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now hold by you under the same. Mail reconveyance and documents to DATED: Beneficiary or destroy this Trust Doed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made-SATATING DE MERSIANA AREA RESIDENT ETPEN SEDERT 161013 79303 TRUST DEED STATE OF OREGON, SS. County ofKlamath I certify that the within instrument AND. ORE. was received for record on the day Thomas N. Brown, NOT SALANIA Bernin der gehörenste her im Betty M. Brown sas à Grantor Bonnie Riddle Whitehorse an an a' Beneficiary County allired AFTER RECORDING RETURN TO Evelan Bichn/ County Clerk aspen Title à 670 (m an Am St 1 0580 . Deputy By Fee: \$8.00 SSIC A91-11/20 6000

EXHIBIT "A"

2718

A parcel of land situate in Block 24, ELDORADO HEIGHTS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, and being more particularly described as follows:

Beginning at a point on the West right of way line of Tiffany Street, said line being also the East line of Block 24, Eldorado Heights Addition to the City of Klamath Falls, Oregon, from which the Northeast corner of said Block 24 bears North 0° 18' East 194.00 teet distant; thence North 89° 42' West 146.42 feet, more or less, to the Northeasterly line of Lot 11 of said Block 24; thence in a Southeasterly direction along the Northeasterly line of Lots 11, 14 and 15 on a 6° 36' 40" curve to the right 89.90 feet; thence South 89° 42' East 90.04 feet, more or less to the East line of said Block 24; thence North 0° 18' East 70.00 feet to the point of beginning.

> STATE OF OREGON,) County of Klamath) Filed for record at request of

on this <u>22 nd</u>	day of Februar	YA.D. 19 85
at0:58	o'clock	A M, and duly
recorded in V	ol. <u>M85</u> of	Mortgages
Page	2716	the second s
EVE	LYN BIEHN, CO	unty Clerk
By T	m Smith	Deputy
Fee		