deed as their interests may appear in the order of their priority and (a) the surplus, if any, to the grantor or to his successor in interest entitled to such of RC any reason permitted by law beneficiary may from time to time appoint of any reason permitted by law beneficiary may from time to time appoint of any reason permitted by law beneficiary may from time to surplus. "Successor in successor if oney fusite named herein or no any time conveyance to the appointment and subtisch herein named by successor traits accessor in successor if oney fusite powers and duties conferred upon any trust shall be vested with all full hereunder. Each suc appointment and subtisch herein named or appoint instrument executed appointment and subtisch hereine to this trust deed and its place of record the which, when recorded reference to this trust deed and its place of the which, when recorded reference to the successor trustee. The successor fully accessor fully appresented and the property is situated and its place of appresent the trust when this fully executed and the successor trustee appointment of the successor trustee. Successor trustee is not and its place of appresent the trust when the successor trustee. The successor trustee is not trust or of any action party hereto of pending sale by law. Trustee is not trust or of any action party hereto of pending sale by furstee. NOTE: The Trust Deed; Act provides that the trustee thereunder must be either an attorney, who is contractive member; of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws 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 escaw agent licensed under ORS 696.505 to 690.585.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. If the event all foreclosure proceedings shall be dismissed by place designated in the notice of shell on the date and at the time and be possible of the event all foreclosure proceedings shall be dismissed by in one purcel or in separate parcels and shall sell the parcel or post-shell the purchase its cash, payable at the time of spacels at the fore of the highest bidder of any covenant or warranty. For the spacel of the highest bidder of any covenant or warranty cashes are of the grantor and beneficiary, may purchase at the size conclusion of the grantor and beneficiary, may purchase at the size ball be conclusive shall apply the proceeds of the trustee and a reason of the space of the grantor and beneficiary, may purchase at the size. During the attain apply the proceeds of the trustee and a reason of the trustee attainey. (2) to the obligation secured by the trust of the trustee attainey. (2) to the obligation secured by the trust of the trustee attainey. (2) to the obligation secured by the trust of the trustee attainey. (3) to the space in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to sur-ture.

herein, shall become immediately use and payable. To protect the security of this trust deed, grantor agrees: (a) Consent to the making of any map or plat of said property: (b) join in and repair: not to remove or and maintain said property in good condition 2. To complete or remove or promptly and in good and workmanike destroyed thereon, and pay when due all costs incurred thereon: and pay when due all costs incurred thereon in do constructed, dianaged or forms and respiritions allecting said property: if the beneficiary to request to pow finance or offices as wellte and to pay form the granted estrable by the now or herealter erected on the said promise or insurance on the beneficiary and the said property if the beneficiary and the said property. The beneficiary is and the said promet destrable by the pow or herealter erected on the said promise on the form the fulling same in the endestrable to the beneficiary with all locs of all lien markes and and the indebtedness secured hereby, and in sour offices as and the said promise on the said promet with the said property if the beneficiary if the beneficiary and the said promet of the said promise of the said promise of the said promise of the beneficiary and the cost of all lien and to be applied by a cost of all lien and the said promise on the said promise on the said promise adjant to said promise adjant to any reason to provide and the said promise on the said promise adjant to said promise adjant join in creating to a altering said production, reduction, coverants, coverants, conditional continuous conditional conditional control conditional conditional control conditional conditional conditional conditional conditional control conditional c waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 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 with election may proceed and payable. In such an in equity as a morifact is decision any agreement hereunder of the trustee of t

note of even date nerewith, payable to beneficiary or order, and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable at maturity. Of note the date, stated above, on which the final installment of said note The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be there, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural timber or aground purpose

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 CTV. THOUGAND CTV... HUNDED AND..NO /100\_\_\_\_\_

RICHARD NEIER ....., as Trustee, and ····· Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in <u>Klamath</u> CBEGA KIIT (ULEAOLCH CBEGA KIIT (ULEAOLCH SEE ATTACHED EXHIBIT "A" FOR LEGAL DESCRIPTION What received for record on the 15 Countrie of ---

Klamit**483223**, <sup>Oregon</sup> 97601 ASPEN M-28507 EVENS.NESS LAW TRUST DEED Vol. MS Page 6505 vebon THIS TRUST DEED, made this VELET SECCEPTION SELDEN 19 as Grantor, \_\_\_\_ASPEN\_TITLE"& ESCROW, INC., An Oregon Corporation as Beneficiary,

and the formation of the second second

IN FAVOR OF BENJAMIN FRANKLIN SAVINGS AND LOAN ASSOCIATION.

THIS TRUST DEED 'IS "SECOND 'AND JUNIOR' TO THAT FIRST TRUST DEED RECORDED"

TRUST DEED

87

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MAY ŝ No. 581

TN-I

19.85 ...., between

STATE OF OREGON,

here drantor covenants and adrees to a	
it as and in fee simple of said described re	nd with the beneficiary and those claiming under him, that he is law- al property and has a valid, unencumbered title thereto Benjamin Franklin Savings and Loan Association
d that he will warrant and forever defend	ade des la de entre provins de la constituição de construir de construir de construction de construction de con La destruction de la construction de la constituição de la construction de construction de construction de const
<ul> <li>(a)* primarily for grantor's personal, family,</li> <li>(b) for an organization, or (even if grantor i purposes.</li> <li>This deed applies to, inures to the benefit ors, personal representatives, successors and assigns initract secured hereby, whether or not named as a sacciline gender includes the feminine and the neuroparticipation.</li> </ul>	e loan represented by the above described note and this trust deed are: household or agricultural purposes (see Important Notice below), is a natural person) are for business or commercial purposes other than agricultural of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- t. The term beneficiary shall mean the holder and owner, including pledgee, of the beneficiary herein. In construing this deed and whenever the context so requires, the iter, and the singular number, includes the plural.
IMPORTANT NOTICE: Delete, by lining out, whichever of opplicable, if warranty (a) is applicable and the be- s such word is defined in the Truth-In-Lending Act an energical for this output with the Act and Regulation isclosures; for this purpose, if this instrument is to be a purchase of a dwelling, use Stevens-Ness Form No.	Resultation Z, the second seco
a dwelling use Stevens-Ness Form, No. 1306, or equi- tith the Act is not required, disregard this notice. The second seco	ivalent. If compliance water is the second
TATE OF OREGON, such and the second s	STATE OF OREGON, County of
County of Klamath (1) May (19-85	and Personally: appeared
Personally appeared the above named. Casey Killingsworth and	who, each being first duly sworn, did say that the former is the
Lana S. Killingsworth	president and that the latter is the
A MARY CA	a corporation, and that the seal attixed to the foregoing instrument is the
The solution of the state of the state of the state of the solution of the state of	corporate seal of said corporation and that the instrument was signed and structure sealed in behalt of said corporation by authority of its board of directors; structure and each of them acknowledged said instrument to be its voluntary act
EAD Addary Public for Oregon	Notary Public for Oregon (OFFICIAL SEAL)
My commission expires:	2-99 My commission expires:
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TO: The undersigned is the legal owner and hold trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel, a herewith together with said trust deed) and to recon	Trustee to all indebtedness secured by the foregoing trust deed. All sums secured by said hereby are directed; on payment to you of any sums owing to you under the terms of all evidences of indebtedness secured by said trust deed (which are delivered to you avey, without warranty, to the parties designated by the terms of said trust deed the
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LOWA No. 22 - CHIERR JAIN CLARK SAINT-13021 DEED

## EXHIBIT "A"

## A portion of Lots 3 and 4, Block 45, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, in the County of Klamath, State of Oregon, more particularly described as follows:

BEGINNING at a point on the Southeasterly side of said Lot 4, 41½ feet Northeasterly from the most Southerly corner of said Lot 4; thence Northeasterly, along the Southeasterly line of said Lots 3 and 4, 41½ feet; thence Northwesterly and at right angles with the said Southeasterly line of Lots 3 and 4, 80 feet; thence Southwesterly and parallel to said Southeasterly line of Lots 3 and 4, 41½ feet; thence Southeasterly and at right angles with the said Southeasterly line of Lots 3 and 4, 80 feet to the POINT OF BEGINNING.

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

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EVELYN BIEHN, County Clerk By fam Am The Deputy Fee\_13.00