ASPEN M-28583 1.06: TRUST DEED

Klamath Falls, Oregon 97601 THIS TRUST DEED, made this JOHN M. EDWARDS and DORENE RAE EDWARDS, husband and wife

as Grantor, ASPEN TITLE & ESCROW, INC., An Oregon Corporation

MELVIN LOSTEWART and MARY LOU STEWART, husband and wife, with full

as Beneficiary,

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

That property commonly known as 212 Lewis Street, Klamath Falls, Oregon, being the Northerly 40 feet of the East 2 of Lot 11, Block 7, Lakeside the final Deed DS THE MOTE which it succeed, Book must be reduced to the evision

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 connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of FIFTEEN THOUSAND SEVEN HUNDRED THIRTY TWO AND 61/100---

then, at the beneficiary's option, all obligations secured by this instance; herein, shall become immediately due and payable.

The above described real property is not currently used for agricul To protect, preserve and maintain said property in good condition not to commit or permove or demolish any building or improvement thereon; and repair, personal and repair, and repair, personal and repair, and repair, personal and repair, and and repair, personal and repair, and any any seaso of said-property and good and workmanlike destroyed thereon, and pay when each of said property and good and workmanlike destroyed thereon, and pay when the said property and the said coast mourted therefor, it is an arrival and the said property and the said coast mourted therefor, it is an arrival and the said property and the said for a said property and the said from the said property and the said property and the said property said the said from the said property said the said from the said property and to the Uniform Commercial and the said from the said property and the said property said from the said property and the said property said said the said property and the said said proper

pellate court shall adjudge reasonable as the beneficiary's or trustee's aftorney's less asuch appeal.

It is nutrually agreed that:

8. In the event that any portion or all of said property shall be taken
under the right of eminent domain or condemnation, beneficiary shall have the
right, if it so elects, to require that all or any portion of the monies payable
of as compensation for such taking, which are in excess of the monies payable
to pay all reasonable costs affected and attorney's less excessarily paid or
incurred by graintor in such proceedings, shall be paid to beneficiary and applied by it lirst upon anythe ecosts and expenses and attorney's less,
licitary in such proceedings are the balance applied upon the metable tenses
and executed hereby; and grantor agrees, at its own expense, to take such actions
and executes such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneliciary, payment of its less and presentation of this deed and the note for
endorsement (in case of full reconveyances, for cancellation), without allecting
the liability of any person for the payment of the indebtedness, trustee may

litural, timber or grazing purposes.

(a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any subordination or object and superintended on the first of the property. The subordination or object without warranty, all or any part of the property. The fraction of the subordination of the fruthlulness thereon of any matters or lacts shall services mentioned in this truthlulness thereon. Trustee's set or any of the subject of the fruthlulness thereon. Trustee's so for any of the property of the subject of the su

waive any delault or notice of default hereunder or invalidate any act done pursuant to such notice.

12. Upon default by granfor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may hereby or in his performance of any agreement hereunder, the beneficiary as the selection may proceed to foreclose this trust deed declare all sums secured hereby immediately due and payable. In such an in equity as a mortgage or direct the trustee to foreclose this trust deed by execute and cause to be recorded his written notice of default and inselection to sell the said described read property to satisfy the obligators secured thereof as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 68.795.

13. Should the beneficiary elect to foreclose by advertisement and sale trustee for the trustee's sale, the grantor or other persons op priviley the obligator secured thereof the default at any time prior to live days before the date set the trustee's the grantor or other persons op privileged by the configuration secured thereby (including costs and expenses actually incurred in certain secured thereby (including costs and expenses actually incurred in certain the amounts provided by law) furstee's and attorney's incurred in certain the amounts provided by law) furstee's and attorney's incurred the default, in which event all foods of the date and at the time and thereby cure that the default, in which event all foods of the date and at the time and the time and the default occurred, and thereby cure the tents.

the detault, in which event all loreclosure proceedings shall be dismissed by the trustee.

14. Otherwise, the sale shall be held on the date and at the time and be estimated in the notice of sale or the time to which said sale may in one parcel or increase and shall self the parcel or parceled by any the trustee may self said property either auction to the highest bidder for cash, payable at the parcel or parcele at shall deliver to the purchaser its deed in form as requiring law conveying the property so sold purchaser its deed in form as requiring law conveying plied. The recitals in the widout any covenant or warranty, espress or insold the truthlulness thereof, any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeded of sale to payment of (1) the express of sale, instroncy, (2) to the obligation secured by the trust deed (1) fix by trusters having recorded lians subsequent to the interest of the truster in the trust circle and in the trust could be in interest may appear in the order of their priority and (4) the surplus, if any, to the strantor or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any time appointment, and without successor trustee appointed fraction. Upon such appointment, and without conveyance to the successor furstee, the latter shall be vested with all titled the successor and duties conferred fusite, the latter shall be vested with all titled hereunder. Bach such appointment any trustee herein named or appointed instrument executed by beneficiar and substitution shall be made in written and substitution shall be made to the county which, hen recorded in the office of the County shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made appoint record as provided by law. Trustee is not trust or of any action 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 Bar, a bank, trust company or savings and foan association authorized to do business under the laws of Oregon or the United States, a fille 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 696.505 to 696.585.

The grantor covenants and agrees fully seized in fee simple of said describe	to and with t d real propert	he beneficiary a y and has a va	and those claiming under lid, unencumbered title	him, that he is law- hereto
and that he will warrant and forever de	end the same	against all per	sons whomsoever.	
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, far. (b) for an organization, or (even if grant purposes. This deed applies to, inures to the benefors, personal representatives, successors and assemble contract secured hereby, whether or not named a masculine gender includes the teminine and the IN WITNESS WHEREOF, said g	itor is a natural lit of and binds signs. The term is a beneficiary he neuter, and the	person) are for but all parties hereto beneticiary shall r perein. In construit singular number	rposes (see Important Notice siness or commercial purpose , their heirs, legatees, devisee nean the holder and owner, in g this deed and whenever the includes the plural.	e below), s other than agricultural s, administrators, execu- including pledgee, of the e context so requires, the
* IMPORTANT NOTICE: Delete, by lining out, whicher not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-in-Lending Albeneficiary MUST comply with the Act and Regular disclosures; for this purpose, if this instrument is to the purchase of a dwelling, use Stevens-Ness Form If this instrument is NOT to be a first lien, or is not of a dwelling use Stevens-Ness Form No. 1306, or with the Act is not required, disregard this notice. (If the signer of the above is a corporation, use the form of acknowledgment opposite.)	ver warranty (a) of beneficiary is a ct and Regulation that making role a FIRST lien to No. 1305 or equivalent if come a contact the penuivalent if come	or (b) is creditor John Z, the equired finance ivalent;	M. Edwards	de onla
STATE OF OREGON, County of Klamath Ss. April // 19 85 Personally appeared the above named John M. Edwards and Dorène & Raid Edwards		ATE OF OREGO	19) ss.
		y sworn, did say ti	磨 紅毛 蛛 我一点说一点说:"这一	who, each being first
and acknowledged the foregoing ment to be the Ir voluntary act and confidence met. (OFFICIAL VILLE Additional Notary Public for Oregon	instru- seal and and Bet	porate seal of said led in behalf of sa each of them ac deed. ore me:	at the seal affixed to the for corporation and that the ins id corporation by authority o knowledged said instrument	trument was signed and if its board of directors; to be its voluntary act
My commission expires: 3-2;		ary Public for Ore commission expire	Maria a gregoria de la caracteria de la	(OFFICIAL SEAL)
The undersigned is the legal owner and hole trust deed have been fully paid and satisfied. You said trust deed or pursuant to statute, to cancel herewith together with said trust deed) and to receive estate now held by you under the same. Mail receive the same of the sa	der of all indebte the widences of provey, without wo provey and do	dee diness secured by cted, on payment, indebtedness secu- arranty, to the p	the foregoing trust deed. A to you of any sums owing to trust deed (whi arties designated by the term	you under the terms of ch are delivered to you is of said trust deed the
De not lose or destroy this Trust Deed OR THE NOTE wi	tich it secures. Both r	nust be delivered to th	Beneficiary	veyance will be made.
John M. Edwards		one an an 112 he Unient ense	was received for reco	math ss. ne within instrument rd on the 13th day
Dorene Rae Edwards 500 1 100 Granfor Boughtstan L. Stewart 100 Mary Lou Stewart 100 Mary 100	SPACE	dD	in book/reel/volume page	P. M., and recorded No185 on or as fee/file/instru- ption No. 48728 ,
AFTER RECORDING RETURN TO Aspen Title & Escrow, Inc. 6001Main Street DEED (1994) Klamath Falls, Oregon 97601 M-28583	Fee: \$9.00	en g en q 2 Geen	County affixed. Evelyn Bieh	n, County Clark