1700

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Foc any reason permitted by law beneliciary may from time to successor it as successor or successors to any trustee named herein or to any successor trustee appointed herein or any trustee named herein or to any conveyance to the successor trustor, the latter shall be vested with all title, hereunder. Each such appointment and substitution shall be made by written instrumer. Each such appointment and substitution shall be made by written instrumer. Each such appointment and substitution shall be made by written instrumer. Each such appointment and which the olice of the Courty shall be conclusive prool of proper appointment of the groperty is situated. (I. Trustee accepts this trust when this deed, duly executed and obligated to notily any party hereto of pending sufer and a public record as provided by law. Trustee is not trust or of any action or proceeding in which frantor, beneficiary or trustee shall be aparty unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee intrevnder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company ar 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, agentu or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

the delault, 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 postponed as provided by law. The trustee may sell said sale may auctioned as provided by law. The trustee may sell said sale may auction to the highest bidder forels and shall sell the parcel or parcel or shall deliver to the purchaser its cash, payable at the time of or parcel at the figure to the purchaser its cash, payable at the time of sale. Trustee plied. The recitals in the deed of any covenant or warrant, express or im-of the intuitionant, may purchase at the sale. Stars or conclusive proof the grantor and beneficiary, may purchase at the sale. Shall apply the proceeds of the trustee and a reasonable charge by trustees atomay, (2) to the obligation secured by the trust of the trustee, in-atorney, (2) to the obligation secured by the trust of the trustee at their provided by the trustee and a first rustee in the trust deed as their interests image appear in the order of the trustee in the trust surplus. 16. For any reason permitted by law beneliciary may from the trustee to the grantor or to his successor in interest entitle to the surplus.

join in executing and intering said property. If the productory to request, condi-control Code as the beneficiary any require and to path the interior commen-proper public office, or public, may require and to path the productors are in the builting officers or searching as well as the cost of all final searches made beneficiary and the productor internation insurance on the building? International searches are according as well as the cost of all final searches made beneficiary and the productor internation insurance on the building? International searches are according to the bareliciary, with loss of damage by fina-and such other executed on the said promises damage and the bareliciary into the bareliciary and such other executed on the said promises during the searches into companies acceptable to the bareliciary, with loss proved within an insurance shall be bareliciary, with loss proved and into the said to the barelicies to the bareliciary of a said there are an order as bareliciary in any indebicary of the insurance policy of the said to the barelicies to the bareliciary the entire amonds as bareliciary any part thereoi, may be release bancliciary the entire of a said buildings. There are any indebication of a said there are and a said buildings of the barelicies any default or no grantor. Such applications to collected, or active any default or no grantor. Such applications and there all addings and there charges that may be used and as bareliciary any part thereoi, may be release that may built hereunder or markes and there are assess and promate the fame and normality delivers, assess to bareliciary should the defaultions described of a satesses and there and the amony and other charges that may built here and any states, assess are adding and there data and normality delivers, assess to bareliciary should the default and the states, and and such the adding and there are any rait to and the said and and the trans deed, shall be alde of bareliciary or transes and any of the addit and they are bo

To protect the security of this trust deed, grantor agrees: 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; 2. To complete or restored and property. manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when used costs incurred thereon; covenants, condi-tions and restrictions atteeting said property. If the beneficiary so requests, for there as the beneficiary may require and to pay to fullions covenants, proper public olitice, or atteeting saw will as the cost of all lien searches made by filling olitices or searching, agencies as may be deemed desirable by, the by filling olitices, or starking, agencies as may be deemed desirable by, the box for provide and continuously maintain insurance on the building willing the building of the searches building and continuously maintain insurance on the building willing the building the building the searches building the building

Itural; timber or grazing purposes.
(a) consent: to the making of any map or plat of said property: (b) join in subordination assessment or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge farantee any reconveyance may be described as the "here property. The property. The property without warrancy, all or any part of the property. The far of the received as the "here of the property of the received as the "here of the property. The property. The property of the truthulness there is an any reconveyance may be proved as the "here of the property. The property of the truthulness there is the set of the property. The property of the truthulness there is the set of the property. The proved of the truthulness there is the set of the property. The proved of the truthulness there is the set of the set of the property. The proved of the truthulness there is the set of the property of the independence with the person of the truthulness there is the set of the set of the independence of the proved of the truthulness there is the set of the set of the independence of the set of the independence of the set of

FORM No. 881

as Beneficiary,

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Klupach Falls, Cregon 97604

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if note of even date herewith, 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 <u>August 1</u>. <u>August 1</u>. <u>1989</u>. 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 then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

MADE A PART HEREOF. together with all and singular the tenzenents, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof and all tixtures now or hereatter 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 . ETETY FOURD THOUSAND, AND, NO (100) sum of FIFTY FOUR THOUSAND AND NO/100-----

SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF.

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF SECURITY SAVINGS AND LOAN ASSOCIATION.

according to the official plat thereof on file in the office of the County Clerk of Klamath County, Oregon. 1.

Lot 11, in Block 7 of FIRST ADDITION TO CYPRESS VILLA,

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

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

TRUST DEED

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 generic the beneficiary at his eby immediately due and payable. In such an in equity as a mortgade or direct the trustee to forecless this trust deed advertisement and sale. In the trustee to forecless this trust deed advertisement and sale. In the trust the beneficiary or the trustee shall to sell the said described or group to satisfy the obligations secured thereby, whereupon the trustee shall lix the time and place of sale, give notice the manner provided in ORS 66.740 to 86.795. 13. Should the beneficiary elect to foreclose by advertisement and sale

the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to loreclose by advertisement and sale then alter delault at my time prior to live days before the date set by the trustee for the trustee's sale, the frantor or other person so privileged trustees for the trustee's sale, the frantor or other person so privileged the entire amount then due under the successors in interest, ruspec-obligation secured thereby (including costs and expense actually incurred in ceeding the terms of the obligation and trustee's and attorney's less not ex-cipal as would not then be due had no delault occurred, and thereby curred the delault, in which event all loreclosure proceedings shall be dismissed by 14. Otherwise the solution of the prior the second by the 14. Otherwise the solution of the second by the second by the second by the trustee's the solution of the second by the trustee 14. Otherwise the solution of the second by the trust of the second by the the trustee.

....., as Trustee, and

Vol. <u>M85</u> Page **11656** THIS TRUST DEED, made this _____22nd ____day of _____July_____, 19...85., between GEORGE R. STEVENS and DONNA STEVENS, husband and wife

Trust Deed Series-TRUST DEED. ASPEN M-29018

· [11] : [12] 전문 : [22] : [22		
fully served in the server and agrees to	and with the L	1
itully seized in fee simple of said described existing loan in favor of Se 31, 1978, recorded September	real property and curity Saving	eticiary and those claiming under him it
31, 1978, recorded September and that he will warrant and forever deter	1, 1978 in Bo	ook M-78 at page 19411
and that he will warrant and forever defend	d the same againsi	all persons whomsoever.
The grantor warrants that the proceeds at it		
 (a)* primarily tor grantor's personal, family, (b) for an organization, or (even if grantor's purposes. This deed applies to, inures to the benefit or tors, personal rearror 	e loan represented by household or agricul s a natural person) a	the above described note and this trust deed are: tural purposes (see Important Notice below), re for business or commercial purposes other than agricul s hereto, their being to the second
	a Bernt 1	s hereto, their heirs, legatees, devisees, administrators, es shall mean the holder and owner, including pledgee, of construing this deed and whenever the context so requires number includes the plural.
Dot and Visit NOTICE: Delete, by lining		construing this deed and whenever the context so requires number includes the plural. this hand the day and year first above written.
disclosury MUST comply with the Anth-Lending Act and	Regulation Teditor	Gorge R. Stevens
if this instrument is NOT to be a finite of the strument is to be a Fill	RST lien to finance	Lorno In Th
with the Act is not required, disrogard this notice.	ance the purchase ent, if compliance	Donna Stevens
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Donna Stevens		ay that the former is the
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ont to be the the foregoing instru- ber Betorg met	Corporation, an Corporate seal of sealed in behalt	d that the seal affixed to the foregoing instrument
FFICIAL	and each of then and deed.	said corporation and that the instrument was signed and if said corporation by authority of its board of directors; a acknowledged said instrument to be its voluntary act
AL) Notary Public for Oregon	Before me:	the second
My commission expires: 3-3-2 00	Notary Public for	
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EXHIBIT "A"

THIS TRUST DEED IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED AUGUST 31, 1978, AND RECORDED SEPTEMBER 1, 1978, IN BOOK M-78, AT PAGE 19411 IN OFFICAL RECORD OF KLAMATH COUNTY, IN FAVOR OF SECURITY SAVINGS AND LOAN ASSOCIATION, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. WILLIAM E. MATHES, BENEFICIARY HEREIN AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF SECURITY SAVINGS AND LOAN ASSOCIATION, AND WILL SAME TRUSTORS HEREIN, GEORGE R. STEVEN AND DONNA STEVENS, husband and wife, 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 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.

PAYMENTS DUE UNDER THE NOTE WHICH IS SECURED BY THIS DEED OF TRUST INCLUDE 1/12th OF THE ANNUAL PROPERTY TAXES. CONSEQUENTLY, THE BENEFICIARY HEREIN SHALL BE RESPONSIBLE FOR PAYMENT OF THESE TAXES EACH YEAR AND THE AMOUNT SO PAID, UPON PRESENTATION OF THE "PAID" TAX RECEIPT TO THE COLLECTION AGENT FOR THIS TRUST DEED AND THE NOTE SECURED HEREBY, THE AMOUNT SO PAID SHALL BE ADDED TO THE PRINCIPAL BALANCE OF THE NOTE TO BEAR INTEREST AT THE RATE PROVIDED IN SAID NOTE.

Amil

STATE OF OREGON: COUNTY OF KLAMATH. 35.	the day
Filed for record at request of	o'clock P_M., and duly recorded in Vol. M85,
of July Mortgages	evelyn Bienn County Clerk
FEE \$13.00	By