<sup>°°</sup> 52875	Ece: 23 10 TRUST DEED	Vol MS Pa	ge 14205 g
THIS TRUST DEED; made this THE ESTATE OF ROBERT E. GARRIS		August	the second s
as Grantor, ASPEN TITLE & ESCROW, ESTHER L. DAVIS and DALE SIMPS	INC., an Oregon Corpo XX	ration	
as Beneficiary, Grantor irrevocably grants, bargair in Klamath County	WITNESSETH: s, sells and conveys to trus	stee in trust, with power	of sale, the property
in <u>Klamath</u> County, 	성장 이번 비행 방법을 가지 않는 것이 없는 것이 없는 것이 없는 것이 없다.		
TRUST DEED		STATE OPOREG	KINS CHI I A

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter apportaining, 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

sum of THIRTY THREE THOUSAND FORTY EIGHT AND 31/100-

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ural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any stating any easement or creating any restriction thereon; (c) join in any thereinally or other agreement allocting this deed or the lien or charge granteen in any creating mark restriction thereon; (c) join in any stating any easement or creating any restriction thereon; (c) join in any thereinally or other agreement allocting this deed or the lien or charge granteen in any creating mark after on any matters or lacts shall be conclusive proof of the difference?
10. Upon any delauliby there in the not less than \$5.
10. Upon any delauliby grantor hereunder, beneficiary may at any pointed by a court, and without notice, either in parts of the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness and reports. The same and take possession of said property, its sums and prolits, including those past due and on otherwise collect the rest.
11. The entering upon and taking possession of said property, its for any detault or notice of delault hereonds or invalidate any act done as beneficiary and the splication or release thereof as alloresid, and apply the same property, and the application or release thereof as alloresid, and all not cure or way delault or notice of delault hereunder or invalidate any act done in property, and the application or release thereof as alloreside, and all not cure or way easy delault or notice of delault hereunder or invalidate any act done pursuant to such notice.
11. The entering upon and taking possession of said property, the fourther of such rotice.
12. Upon delault by grantor in payment of any indebtedness secured hereby immediately due and payable. In such any environ the such any act any act an

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person before the date the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed the default may be cured by paying the entire amount due at the time of the data may be cured by paying the being cured may be cured by tendering at motion as would being cured may be cured by the default occurred any other default that is capable of obligation or trust deed. In any case in addition to curing the default and expenses actually incurred in enforcing the beneficiary all costs and expenses actually incurred in enforcing the screeding the amounts provided by law. 14. Otherwise, the sale shall be tart

by law. 14. Otherwise, the sale shall be held on the date and at the time place designated in the notice of sale or the time to which said sale be postponed as provided by law. The trustee may sell said property ei in one parcel or in separate parceis and shall sell the parcel or parcel auction to the highest bidder tor cash, payable at the time of sale. Tru thall deliver to the purchaser its deed in form as required by law conver-the property so sold; but without any covenant or warranty, espress or of the truthulness thereol. Any person, excluding the trustee, but inclus the grantor and beneficiary may purchase at the sale. either ls at ustee eying im-

of the fruitnumess inercoil. Any person, excluding the trustee, out including the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the compensation of the trustee and a reasonable charter by truster, storing the compensation of the trustee and a reasonable charter by trustee attorney. (2) to the obligation secured by the trust deed, (3) to all persons away recarded lines subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus if any, to the grantor or to his successor in interest entitled to such surplus. (6. Beneficiary may from time to time appoint a successor or succes-ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed herecounty or counties and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortigat records of the county or counties which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, 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 attamey, who'ts an active 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 escrow agent licensed under ORS 696.505 to 696.585.

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fully seized in fee simple of said	d agrees to ar described rea	id with the bene I property and I	eficiary and those claiming has a valid unercurbed	under him, that he is
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and that he will warrant and for	· · · · · · · · · · · · · · · · · · ·	he same against	All parents of the second seco	
	and state as the Market State of the Milling States and	ales paraine	Participation and a second sec	(a) A statistical and the second s
The grantor warrants that the pu (a)* primarily, for grantor's pers (b) tor an organization, or (even purposes.	roceeds of the l	oan represented by	, the above described note and	
<b>Purposes.</b>		a initial person) a	are for business or commercial pu	Poses other than social
This deed applies to, inures to t tors, personal representatives, successors contract secured hereby, whether or not masculine gender includes the feminine IN WITNESS WHEREOR	and assigns. T	he form bartie	es hereto, their heirs, legatees, de	
IN WITNESS WHEREOF,	, said grantor	has hereunto se	number includes the plural.	first chows
not applicable; if warranty (a) is applicable	and the benefici	anty (a) or (b) is	Juge Ku	Mannan
disclosures; for this purpose, if this instrumer the purchase of the purchase of the instrumer	d Regulation by nt is to be a FIRS	agulation Z, the making required	/ administra	to of the Es
of a dwelling use Stevens-Ness Form No. 12 with the Act is not residuated	or is not to finar 306, or equivalen	nce the purchase	ar go the second s	in ber Gestellen en sind auge mitten Refer verstellte Gestellte State Mitten der Leisenstellte States im States Mitten der Leisenstellte States im States
the rom of acknowledgment opposite.)	મન્યું, અંગ્રેસ અપરાંક ઉત્પાદ કરવા છે. ૧૯ કરીએ સામેશ કરવા કરવા છે. ૨૯ ગામના સામેશ કરવા છે. ૨૯ ગામના કરવા છે. સુધાર બેલ્ટ્સ અહ્યું છે. છે	અત્યાર્થ સંસ્કૃતિ કરતા કે સ્થિત જુને: કે આ પ્રકૃતિ કે કે સ્થત જુને: હ સંસ્કૃતિ સ્વતાર્થ સ્થતિ છુને:	પાંચ અપનાર્થક કર્યું છે. તેનું પ્રદુષ્ટ પ્રાથમિક ગયું કરે છે. કાર્યક્રમક પૂર્વે કે પ્રાથમિક કાર્યક્રમ કાર્યક્રમ વર્ષો કે ગયું સુવધાલ્ય છે. તે પૂર્વે પ્રાથમિક ગયું છે. આ તેનું પાંચ સાથા સાથા સાથે છે.	A. Construction of the product of the second s second second sec second second sec
County of Klamath	) 35.	STATE OF	The start the conduct provide the start of	
August 27	Noste	Persona	Illy appeared	
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(OFFICIAL,	ict and deed.	and deed. Before me:	of said corporation and that the If of said corporation by authorit hem acknowledged said instrume	y of its board of director nt to be its voluntary a
SEAL) Wallowe H		Notary Public	And a second s	
My commission expires: 3-		My commission		(OFFICIA SEAL)
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70:		이 제 <u>211</u> 7년 - 영화 제품을 위해 사이지를 했습니다. 중	State	
The undersigned is the legal owner an	d holder of all i	ndebtedness secure	March Internet Constants of the second s	
herewith together with said trust dead ) and 4	ancei all'eviden	ces of indebtedness	s secured by said trust doed (	o you under the terms of hich are delivered to you
LOIS LHE MILLORE DESCRIPTION	reconveyance a	and documents to .		ins of said trust deed the
DATED - State	New 19112 hts	and spantenens. Ins thereof and all	real and strain where the the strain of the	<u>21 23 (31 (32))</u> (31 - Certaine Profiles - Certaine
			Beneticiary	
De not lose or destroy this Trust Deed OR THE NO	TE which is secures.	Both must be delivered	t to the trustee for concellation before reco	nveyance will be made:
TRUST DEED				
TEVENS NESS LAW PUB. CO., PORTLAND. ORE.			STATE OF OREG	N, Klamath }ss.
	nh i	Ó£ КГУЛИЛИ I	I certify that the was received for reco	e within instrument
Estate of Robert E. Garriso	I Oreson di	d convoys to it: estribed as:	of	r ,1985 P M. and recorded
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Contos de sa Del Houre y an Grantor Pesther L. Davis Dale Simpson Bonéficiary AFTER RECORDING RETURN TO	,S₽,	FOR	in book/reel/volume page 14205 ment/microtilm/rece Record of Mortgages	No. <u>no5</u> on or as fee/file/instru- ption No. 52875
Courtes reasonable de la contra	,S₽,	FOR	in book/reel/volume page14205 ment/microfilm/rece Record of Mortgages Witness my	No on or as fee/file/instru- ption NoS2875, of said County. hand and seal of