TRUST DEED		
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_000 Worn street		
THIS TRUST DEED, made th	s 22nd day of Aug	ust 95
ATLEEN ARNOLDI		ust, 19_85, between
That are not ind as lies it		

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

as Beneficiary,

WITNESSETH:

The pool wall amount given Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as:

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t extra que de agra faceament LKCZI DESecretization Legal Description

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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise tion with said real estate.

vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

To protect the security of this trust deed, grantor agrees.

I To protect, preserve and maintain said property in good condition and repair; not to remove or. demolish any, building or improvement, thereon; not to commit or permit any waste of said property.

To complete or restore promptly and in good and workmanlike; mannes and building or improvement which may be constructed, damaged odestroyed the continuation of the c

Code as the beneficiary may require and to pay lor filing same in the proper public office or offices, as well as the cost of all lien searches made, by thing officers or searching segencies as may be deemed desirable by the beneficiary or offices, as well as the cost of all lien searches made, by thing officers or searching segencies as may be deemed desirable by the beneficiary and to provide and continuously maintain insurance on the buildings now of here are rected on the said premises against loss or damage by fire and such other experience, and such other are stated to the preficiary may from time to time require, in an amount not? Least the preficiary may from time to time require, in companies acceptable to the beneficiary with loss payable to the latter; all policies of insurance thall pelivered to the beneficiary as soon as insured; if the grantor shall fail for articator to procure any such insurance and elever said policies to the beneficiary at least litteen days prior to the expiration of any policy of insurance now or hereafter placed on said buildings, the beneficiary may procure now or hereafter placed on said buildings, the beneficiary may procure now or hereafter placed on said buildings, the beneficiary may procure any procure and policy and in such order as beneficiary may determine, or at option of beneficiary. Sentire amount so collected, or any part thereof, may be released to grantor. Sentire amount so collected, or any part thereof, may be released to grantor. Sentire amount so collected, or any part thereof, may be released to grantor. Sentire amount so collected, or any part thereof, may be released to grantor. Sentire amount so collected, or any part thereof, and the payable thereof to beneficiary; should the grantor fail to make payment of results and other charges that may be levied or assessed upon or against said property before any part of such tares, assessments, and other charges that may be levied or assessed upon or against said property before any part of the debt secured

pellate court, shall adjudge reasonable as the beneficiary's or trustee's attorney's fees on such appeal.

It is mutually 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 as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's fees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take, such, actions and execute 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 beneficiary, payment of its lees 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

The control of

tural, 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 subordination or other agreement affecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The grantee in any, experience may be described as the "person or persons legally entitled the to," and the recitals therein of any matters or facts shall be conclusive proof of the truthfulness thereof. Trustee's fees for any of the services mentioned in this paragraph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without rote, either in person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part they seemed, enter upon and take possession of said property or any part they seemed on the services and expenses of operation and collection, including reasonable attorney's fees upon any adoption and collection, including reasonable attorney's fees upon any adoption and collection, including reasonable attorney's fees upon any adoption of property and in such order as berniciary may determine.

11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other property, and the application or awards for any taking or damage of the property, and the application or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any delault or notice of default hereunder or invalidate any act down pursuant to such notice of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the

The manner provided in ORS 86.735 to 86.795.

13. Alter the trustee has commenced foreclosure 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 so privileged by ORS 86.753, may cure the delault or delaults. It the delault 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 cure other than each portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and altorney's lees not exceeding the amounts provided by law.

fogether with trustee's and attorney's fees not exceeding the amounts proby 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 e in one parcel or in separate parcels and shall sell the parcel or parcel auction to the highest bidder parcels and shall sell the parcel or parcel shall deliver to the purchaser its deed in form as required by law converts the property so sold; but without any covenant or warranty, express or plied. The recitals in the deed of any matters of fact shall be conclusive poil. The truthfulness thereof. Any person, excluding the trustee, but including the france and beneficiary, may purchase at the sale.

the grantor and beneficiary, may purchase at the sale.

15: When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the comprehension of the trustee and a reasonable charge by trustee's attorney. (2) to possible a soccured by the trust deed, (3) to all persons having recorded less 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, il any, to the grantor or to his successor in interest entitled to such surplus.

surplus. It any, to the granter or to his successor in interest entitled to such surplus.

16. Beneliciary may from time to arms appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. 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 hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee.

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 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 hereundar must be either an attorney, who is 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 696.505.

THE SCIZED IN TAC COMMENTS AND THE SAME	agrees to and with the beneficiary and those claiming under him, that he is escribed real property and has a valid, unencumbered the state of the st
the individual of the because the banding of the the second of the technical of the second of the se	agrees to and with the beneficiary and those claiming under him, that he is escribed real property and has a valid, unencumbered title thereto
here were the seas time of the transfer to be the	of the first one the first has the contract of
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The same and the s	The Bord on the second of the
The grantor warrants that the pro-	Ceeds of the tonic and the ton
This deed applies to, inures to the tors, personal representatives, successors a	e benefit of and binds all parties hereto, their heirs legates devises devises
and the terminine an	nd the neuter and the second time this deed and whenever it
* IMPORTANT AND	said grantor has hereunto set his hand the day and year first above written
as such word is defined in the Truth-in-Lend	and the beneficiary is a creditor Allelan Armello
the purchase of this instrument	is to be a FIRST lien to the
of a dwelling use Stevens-Ness Form No. 130	is not to finance the purchase
(If the signer of the above is a corporation	As a stand of the properties o
Brown as a second) 등록 그는 일을 들었다. 내개기들은 한 일반 다른 사람들은 하게 하는 것은 그는 것은 그는 것을 다른 것
August 28	58. The state of t
Personally appeared the above named Aileen Arnold	Personally appeared
Alleen Annoldi	duly sworn, did say that the former is the
	president and that the latter is the secretary of
o and ecknowledged	a corporation, and that the seal affixed to the foregoing intermediate
ent to be her voluntary act	and so bettair of said corporation by authority of it is
EAL) h prime \ MAN	Before me
Notary Public for Oregon	Notary Public for Oregon OFFICIAL
My commission expires: 3	SEAL)
	right transfer the second statement of the second s
생물을 가는 사람들이 모르는 사람들이 가장 하는 것이 없다.	Te be used only when obligations have been paid.
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The following described real property in Klamath County, Oregon:

Beginning at an iron pin which marks the Northwest corner of the Michael Tract described on page 552 in Volume 66 of Deed Records of Klamath County, Oregon, and which pin lies East along the 40 line a distance of 1,062 feet from the iron pin in rock mound which marks the Northwest corner of the Southwest quarter of the Northwest quarter of Section 34, Township 38 South, Range 11½ East of the Willamette Meridian, and running thence South along the West line of said Michael Tract, a distance of 74.4 feet to an iron pin which lies on the Northerly rights of way line of the Klamath Falls-Lakeview Highway; thence, Northeasterly along said Northerly right of way line of said highway a distance of 106.4 feet to an iron pin; thence North, parallel to the West line a distance of 17.5 feet to an iron pin on the 40 line; thence West along said 40 line a distance of 100.00 feet, more or less, to the point of beginning,

TOGETHER with a strip of land 20 feet wide along the North line of said property; said tract in the Southwest quarter of the Northwest quarter of Section 34, Township 38 South, Range 112 East of the Willamette Meridian.

STATE OF ORE	GON: COUNT	Y OF KLAMAT	H: ss.				
Filed for record	at request of _					the	5th day
of <u>S</u>	<u>eptember</u> A	.D., 19 85 a Mortga	t_3:40	o'clock _ p _	M., and duly	recorded in Vol	M85
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