TESST

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 here of pending sale under any other deed of shall be a party unless such action or proceeding in which grantor, beneficiary or trustee.

the grantor and beneficiary, may purchase at the sale. shall apply the proceeds of spursuant to the powers provided herein, trustee cluding the compensation of sale to payment of the expension of the spurse attorner to boligation secured by the reasonable charge of sale, in-having recorded liens subspurse to the interest with each of the procession attorner in the interest may appear in the order of their provided in the frame surplus, if any, to the frame or in the order of their provided and the frame surplus, if any, to the frame or to his successor in interest entitled to such

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-under. Upon such amed herein or to any successor trustee appointed here-upone, the latter shall interest, and with all till conveyance the successor and any trustee herein harmed or appointed hereunder. Each duties conterred which when recorded in the mortdage records of the county by beneliciary, of the successor 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 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.

 John sime restrictions allecting days, ordinances, they defines, or using of or equest, ic office of the beneficiary may terments pursuant to infant y so request, ic oproper public first so collices, as well seen to obtain a some in the beneficiary. They nor searching adencies as may be deemed desired as interesting additions, cover and such others desired as its beneficiary interesting additions of an addition of an object so the beneficiary interesting addition of an object so the source the same as a frantor's expense and building. Comparise addition of a together with trustee's and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be pace designated in the notice of sale or the time to which said sale may auctioned as provided by law. The trustee may sell said sale may auction of the highest bidder for cash, payable at the parce or parcels of the provided by law. The trustee may sell said sale may auction to the highest bidder for cash, payable at the time of sale. Trustee plied. The recitals in the deed of any more ran of law conveying the grant the highest here of any particles of lact shall be conclusive point of the trusthulness thereol. Any person, recluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee

ney's lees upon any indebiedness secured hereby, and in such order as bene-licitary may determine. III. The intering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of line and other property, and the application or avaids for any taking or damage of the property, and the application or avaids for any indebiedness secured such any default or notice of release thereoi as y taking or damage of the property, and the application of avaids for any indebiedness secured of a such notice. Hereby or in his performance of default hereunder of invalidate any act done declare any and the application may proceed and payable. In such an advertisemant and sale. In this faitor the runtee to foreclose this trust deed execute answer to be record his written notice of default here how the beause to be record his property to sail the said described real his written notice of default here his sail the thereot as then required his written notice of default had his lest thereot as then required by two and proceed to foreclose this frust deed the manner provided in ORS 86.735 to 86.795 to 657.500 sails for solic 13. Atter the trustee has commenced foreclosure by advertisement and also a first the trustee has commenced foreclose the first fore the advertisement thereof as then required by two and proceed to saile, give notice is a since the said described real of the obligation election is a since the trustee has commenced foreclose this trust deced is is a since the trustee has commenced foreclosure by advertisement and also a since the trustee has commenced foreclosure by advertisement and a since the trustee has commenced foreclosure by advertisement and

the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and at any time prior to 5 days boror the date the trustee conducts the sale, and at any time prior to 5 days boror the date the trustee conducts the sale, and end to the person so privileged by ORS 57.3, may cure, the default or default. It the default may be cure to pay, when due, not then be due had the time of the default may be cure to pay, when due, not then be due had the time of the default may be curing the paying the bing cured may be no default occurred in other than such pay paying the default or trust deed by tendering the performance required under the default spenses netually incurred in enforcing the obligation of the be due for togeter and had altorney's fees not exceeding the amounts provided y law. 14. Otherwise, the sale shall be held on the date and the the the the the set

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note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable <u>OCLOBER 18</u> OCLOBER 18 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the sold, agreed to be therein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees. To protect the security of this trust deed, grantor agrees. The above described real property is not currently used for digicultural, timber or grazing purposes. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition 2. To complete or restore prompily, and in good and workmanike destroyed thereon, and pay waste of said property. if good and workmanike tions and restrictions altecting aid property; if good and workmanike for and restrictions altecting aid property; if good and workmanike tions and restrictions altecting aid property; if the beneficiary so requests, to proper public offices or searching agencies as at the cost of all lien services ment of the unit port of the unit of the Uniting and court, and with Upon any defauty credit nois of the said property if the beneficiary by the beneficiary. A. To provide and continuously minimiani insurance on the buildings an announ to less that such the said premises againation is loss or damage by lite companies acceptable to the beneficiary, with loss payable to the latter; all

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 connecnow or hereatter appertaining, and the rents, issues in provide the provide and payment of the state. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the minimum minimum municipal the minimum and the minimum municipal the minimum and sum of ...

THIS TRUST DEED IS SECOND AND JUNIOR TO AN EXISTING TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION.

STATE DE CREZÓN.

Willamette Meridian, in the County of Klamath, State of Oregon. RUST DEED

The N-NE-LNE- of Section 7, Township 39 South, Range 8 East of the

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

BENJAMIN J. HICKMAN and CATHERINE F. HICKMAN, husband and wife with full rights of surviorship

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

THIS TRUST DEED, made this _________ 14th _______ day of _______October_________ MARK DIMATTED and PATRICIA ANN DIMATTED, husband and wife ., 19.85 , between

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Second TRUST DEED

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as Beneficiary,

TRUST DEED. Canaria ASPEN M-29274

54511 FORM No. 881-

Oregon Trust Deed Series

The Granfor Poveronte and a sugar	16931
fully seized in fee simple of said described rea	nd with the beneficiary and those claiming under him, that he is to
turners and the second first contraction of the turners	And a start the start st
and that he will warrant and t	
and the second	same against all persons whomsoever.
The grantor warrants that the proceeds of the	
	loan represented by the above described note and this trust deed are: ousehold or agricultural purposes (see Important Notice below), a natural person) are for business or commercial purposes other than agricultur and binds all
This deed applies to, inures to the benefit of a fors, personal representatives, successors and assigns. T	and binds all parties hereto, their heirs leaster
the neuter	and it
IN WITNESS WHEREOF, said grantor	has hereunto set his Loud of
as such word is warranty (a) is applicable and the benefic	conry (a) or (b) is
beneficiary MUST comply with the Act and Regulation by	Regulation Z, the Mark Di Matteo
if this instrument is NOT to be a first lien, or is not to the	of lien to finance Patricia Ann DiMatteo
with the Act is not required dia form No. 1306, or equivaler	nce ine purchase there are a second and a
use the form of acknowledgment opposite.)	Nelle Al Anna (L. 1997), Al Alexen esta a la construction de la construction de la construction de la construction Anna a construction de la construct In a construction de la construction
Constant of Party of the second of the secon	STATE OF OPPOSITE HERE AND A STATE OF STATES
) ss.
Personally appeared the above named Mark DfMarteo and Patricia	rersonaliy, appeared.
Aph DiMarieo	President and that it.
	A COMPANY AND
and Beknowledged the foregoing instru-	a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board at
Petore me	sealed in behalf of said corporation and that the instrument is the sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me:
EAL) Walling All	
Notary Public for Oregon My commission expires: 3 22 9 9	Notary Public for Oregon (OFFICIAL
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	May commission expires: SEAL)
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a series and the series of the	Trustee was not
The undersigned is the legal owner and holder of all in	3. Standard M. College and Annual Standard and An Annual Standard and Annual Standard and Annual Annual Standard and Annual St Annual Standard and Annual Standard an Annual Standard and Annual Stand Annual Standard and Annual Stand Annual Standard and Annual Stan
d trust deed or pursuant to statute, to cancel all evidence	e directed, on payment to you of any sums owing to you under the terms of
ato now held budered	our warranty, to the partice distance of the same activered to you
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De not lose or destroy this Trust Deed OR THE NOTE which it secures.	Beneficiary Both must be delivered to the second
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De not lose or destroy this Trust Deed OR THE NOTE which it secures. UNDER OF PRODUCTS FIRST ENDER TRUST DEED IS SECONDAND A OF (FORM, Ne. (881) Securations, AT (FORM, NE.	Beneficiary Both must be delivered to the trustee for cancellation before reconveyance will be made. 2VALVCZ 7130 FOVM V22OCTATION: <u>BUTOK TO 7X EXTERING TOTAL DET TY</u> STATE OF OREGON, MEA OF KITUMATOR' 3EQCOUNTY of
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De net lese er destroy this Trust Deed OR THE NOTE which it secures. LINE MARK DEED IS SECOND AND T TRUST DEED Mark DiMatteo Patricia Ann. DiMatteo Benjamin J. Hickman After Recording Return To a Title & Escrote Tradition	Beneficiary Both must be delivered to the trustee for concellation before reconveyance will be made. 2MALMOR 700 FOVM MRROUTMING. 2MALMOR 700 FOVM MRROUTMING 700 FOVM MRROUTMING
De net lese er destrey this Trost Deed OR THE NOTE which it secures. INTE THORE DEED IS EXCOUD WHICH TRUST DEED AT (FORM. Ne. 1891) SECURITY TRUST DEED AT (FORM. Ne. 1891) SECURITY Mark DiMatteo Mark DiMatteo Patricia Ann. DiMatteo Grantor Benjamin J. Hickman Grantor Benjamin J. Hickman AFTER RECORDING RETURN TO n Title & Escrow, Inc. Mark Street AFTER RECORDING RETURN TO n Title & Escrow, Inc. 10 10 10 10 10 10 10 10 10 10 10 10 10 1	Beneficiary Both must be delivered to the trustee for cancellation before reconveyance will be made. 2YATMCZ 7DD DOVA W220GTMLION: 2HOK TO YN EXISTING TRUE DETERMENT STATE OF OREGON, NEA OF REFUNETED ' 2ETICOUNTY of Klamath SUID BORD' REDRE I certify that the within instrument was received for record on the