FORM No. 381-070	gan Trust Deed Series—TRUST DEE	• ATC-&-	29213		
00	54684	TR	UST DEED	Vol M85 Par	17222
HARALD I	TRUST DEED, made • STORFJELL and	this 22nd d MARIANNE J	day of • STORFJE	October LL, husband and wi	, 19.85., between
	ASPEN TITLE & ALLEY STATE BAI	ESCROW, INC. NK, an Orego	n Banking	Corporation.	, as Trustee, and
as Beneficiary,					
WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath County, Oregon described on a Portion of John Court of sale, the property					
VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, more					
of Lot 6, Bio thence North the Northerly West to a 5/8 76.42 feet to	xck 48, of said BU 50°00'00" West 4 7 line of Lot 8, 1 3" iron pin markir 0 a L(2" iron pin	JENA VISTA ADD 7.0 feet; then Block 48 of sai ng the Southwest	TION; then South 17 d BUENA VIS t corner of	n marking the most So the North 57°00'00" West 43'55" West to an inf TA ADDITION; thence I Lot 7; thence North aid Lot 7; thence Sou '30" West, 59.28 feet	butherly corner st 35.0 feet; tersection with Worth 64°45'58" 17°43'55" Fast
together with all now or hereafter tion with said rea	and singular the tenemen appertaining, and the rent l estate.	ts, hereditaments and s, issues and profits t	appurtenances an hereot and all fix	nd all other rights thereunto be tures now or herealter attached :	longing or in anywise to or used in connec-
sum of Fort	y Five Thousan	d and No/100	E of each agreen ths (\$45,	nent of grantor herein contained	and payment of the
note of even date not sooner paid, t The date of becomes due and sold, conveyed, a then, at the benet herein, shall becon The above d	herewith, payable to bene to be due and payable f maturity of the debt secu- payable. In the event the ssigned or alienated by t liciary's option, all obligat ne immediately due and pa lescribed real property is not	ticiary or order and m and by this instrument within described prop the grantor without it ions secured by this in yable. currently used for agric	ade by grantor, ade by grantor, 986 t is the date, star perty, or any part rst having obtain instrument, irresp	therest thereon according to the the final payment of principal a 1990	terms of a promissory and interest hereot, if hibit "A". stallment of said note
1 o protect; and repair; not to rei o commit or pern 2. To complet manner any building destroyed thereon, and 3. To comply tions and restrictions- join in executing such cial Code as the ben proper public office of by filing officers or beneficiary. d. To provide	the security of this trust of preserve and maintain said prove or demolish any building hit any waste of said property. If e or restore prompty and i or improvement which may be left and the all class incurre with all laws, ordinances, reg allecting statements pursuant elicitary may require and to p or offices, as well as the cost eserching agencies as may be and continuously maintain in ted on the said premises again is a the beneficiary with loss to the beneficiary, with loss	leed, grantor agrees; property in good condition or improvement thereon a dood and workmanlike e constructed, damaged of d therefor, ulations, covenants, condi- beneficiary so requests, to to the Uniform Commer- ay for filing same in the of all lien searches made deemed desirable by the surance on the buildings.	 (a) consent to granting any ea subordination on thereol; (d) rec frantee in any legally entitled be conclusive pu- services mentions in 0. Upon time without ne pointed by a co the indebiedness efty or any par less content and profit 	the making of any map or plat of as sement or creating any restriction it ofter agreement allecting this deco navey, without warranty, all or any p reconveyance may be described as hereto', and the recitals therein of an of othe truthfulness thereoi. Trust of othis paragraph shall be not less the any default by grantor hereunder, ties, either in person, by agent or t urt, and without regard to the adequ hereboy secured, enter upon and take hereboy secured, enter upon and take hereboy secured contex or off any indeportation and collection, in any indeportation and collection.	in the interpretation of a set of the set of the property. The the property. The the property. The set of the shall end of the shall end of the shall end of the shall end of the set of th
policies of insurance s if the grantor shall fa deliver said policies to tion of any policy of the beneficiary may collected under any fi ciary upon any indebt may determine, or at any next thereof may	hall be delivered to the benef il for any reason to procure a the beneficiary at least tilteen insurance now or hereafter procure the same at grantor re or other insurance policy m iedness secured hereby and in option of beneficiary the entir	citary as soon as insured; ny such insurance and to days prior to the expira- placed on said buildings, 's expense. The amount ay he applied by benefi- such order as beneficiary e amount so collected, or	collection of suc insurance policies property, and th waive any delau pursuant to such 12. Upon hereby or in his declare all sums event the beauti	entering upon and taking possession h rents, issues and profiles, or the pro- e application or release thereof as allo to or noise of default hereunder or i notice. default by grantor in payment of a performance of any agreement hereung "accurd, hereby immediately due an	of said property, the scerds of line and other aking or damage of the resaid, shall not cure or invalidate any act done ny indebtedness secured fer, the beneficiary may
act done pursuant to a 5. To keep sai taxes, assessments and against said property charges become past d to beneliciary; should ments, insurance orem		tion liens and to pay all wied or assessed upon or 5, assessments and other y deliver receipts therefor tent of any taxes, assess-	in equity as a m advertisement an execute and caus to sell the said hereby whereup thereol as then the manner provi	vorthage or direct the trustee to love d sale. In the latter event the benefic to be recorded his written notice of described real property to satisfy an the trustee shall hix the time and p required by law and proceed to love ded in ORS 86.735 to 86.795.	lose this trust deed lose this trust deed by ary or the trustee shall default and his election the obligation secured lace of sale, give notice lose this trust deed in
hereby, together with trust deed, shall be ad trust deed, without we covenants hereol and I erty hereinbelore descr same extent that they described, and all such out notice, and the nor render all sums secure constitute a branch of t	the obligations described in par Ided to and become a part of inver ol any rights arising tro for such payments, with interes ibed, as well as the krantor, are bound for the payment payments shall be immediated payment thereol shall, at the d by this trust deed.	lottin in the note secured ragraphs 6 and 7 of this the debt secured by this m breach of any of the t as aloresaid, the prop- shall be bound to the of the obligation herein y due and payable with- option of the beneliciary, ly due and payable and	sums secured by entire amount du not then be due being cured my obligation or tru delaults, the per- and expenses act fogether with tru- by law.	The frustee has commenced loreclosur time prior to 5 days before the date 4 or any other person so privileged by laulis. If the default consists of a lai the frust deed, the default may be and a be time of the cure other than and any limbolic curred. Any other de be cure day tendering the performant it deed, indy tendering the performant on effecting the cure shall pay to fi lauly incured in cure shall pay to fi let's and attorney's less not exceeding wise, the sale shall be held on the day wise. The sale shall be held on the day	such to pay, when due, e cured by paying the such portion as would fault that is capable of Ne required under the Curing the default or the beneliciary all costs thon of the trust deed the amounts provided
in connection with or i less actually incurred. 7. To appear in allect the security right action or proceeding in any with for the local.	no in the deed. posts, lees and expenses of this as the other costs and expense n enforcing this obligation and n and delend any action or , ta or powers of beneficiary or which the beneficiary or trust owne of this deed, to pay all e and the heneficient's as the	s of the trustee incurred I frustee's and attorney's proceeding purporting to frustee; and in any suit, te may appear, including	be postponed as in one parcel or auction to the hi shall deliver to the the property so a plied. The recitals of the truthulone	provided by law. The truste may as in separate parcels and shall sell th thest bidder for cash, payable at the e purchaser its deed in form as requi- old, but without any covenant or we im the deed of any matters of lact sh * thereof	ill said property either e parcel or parcels at time ol sale. Trustee ired by law conveying tranty. express or im
amount of attorney's fe lixed by the trial court decree of the trial court pellate court shall adju ney's lees on such appe It is mntrally	es mentioned in this paragrap and in the event of an appea t, grantor lutther agrees to p udge reasonable as the benefic al.	tes attorney's tess; the f in all cases shall be i from any judgment or y such sum as the ap- iary's or trustee's attor-	The grantor and b 15. When shall apply the pi cluding the compo attorney. (2) to 'i having recorded 1	eneficiary, may purchase at the sale, trustee sells pursuant to the powers p occeeds of sale to payment of (1) th mastion of the trustee and a reasonab he obligation secured by the trust de	rovided herein, trustee e expenses of sale, in- ile charge by trustee's ed, (3) to all nersons
6. In the event under the right of emine right, il it so elects, to as compensation lor suc fo pay all reasonable c incurred by grantor in applied by it lirst upon both in the triat and a liciary in such proceeding secured hereby, readen	that any portion or all of said end domain or condemnation, by require that all or any portor h taking, which are in excess cals, expenses and attorney's such proceedings, shall be p any reasonable costs and expe poellate courts, necessarily pai nas, and the balance applied	enericiary shall have the n of the amonies payable of the amount required lees necessarily paid or waid to beneficiary and nees and attorney's lees, d or incurred by hene- upon the indebtedness	surplus, if any, to surplus, if any, to surplus, if Benelin more to any trusted under. Upon such fruster, the latter upon any truster h and substitution sh which, when recor- which the property	the frantor or to his successor in in itary may from time to time appoint mamed herein or to any successor to appointment, and without convey shall be vested with all title, powers erein named or appointed hereunder. E all be made by written instrument es ded in the mortage records of the of winnered with the records of the of	A successor or success rest entitled to success runter appointed here- nice to the successor and duties conferred ach such appointment cuted by beneficiary
9. At any time ficiary, payment of its	intor agrees, at its own expension ments as shall be necessary in n beneficiary's request. and from time to time upon v lees and presentation of this full reconveyances, for cancella on for the payment of the inc	ritten request of bene- deed and the note for	17. Trustee acknowledged is n obligated to notity	stee. accepts this trust when this deed, adde a public record as provided by any party hereto of pending sale und ion or proceeding in which drantor. iless such action or proceeding is broug	duly executed and law. Trustee is not

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 698.585.

١.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The above described property is subject to a Note and Trust Deed in favor of Equitable Savings and Loan Association dated 10-9-80, recorded in favor M-80 at page 1008 of the records of Klamath County, Oregon, recorded in Book Beneficiary has agreed to hold grantor harmless from. (a)* primarily for grantor's personal, family, household or agricultural purposes (see Important Notice below), XMANNAL MARKAR M Withows This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1305 or equivalent; of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice, 202 (if the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of Klamath STATE OF OREGON, County of..... October 22 Personally appeared the above named HARALD I. STORFJELL and MARIANNE J. STORFJELL, husband, *19* 85 Personally appearedand duly sworn, did say that the former is the..... who, each being lirst president and that the latter is the..... ment to be the stand acknowledged the foregoing instru-voluntary act and deed. (OFFICIAL SEAL) Notary Public for Oregon Notary Public for Oregon Notary Public for Oregon secretary of 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 behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Notary Public for Oregon (OFFICIAL SEAL) My commission expires: "Angente REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. TO: .. The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said, Trustee the undersigned is the legal owner and house of an indebienness secured by the foregoing trust deed. All sums secured by said frust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of rust deed nave been tuny paid and satisfied. For nereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you saw must deed or pursuant to statute, to varies an ortuences of indepreduces severed by each trust deed (which are derivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the DATED: , 19 ese or destroy this Truss Dood OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be mo TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE STATE OF OREGON, County of 88. HAROLD I. STORFJELL I certify that the within instrument MARIANNE J. STORFJELL was received for record on the day of Grantor SOUTH VALLEY STATE BANK. SPACE RESERVED in book/pecl/volume No. on an Oregon Banking corpor-FOR page _____ or as fee/file/instru-RECORDER'S USE ation ment/microtilm/reception No......, Record of Mortgages of said County. Beneficiary AFTER RECORDING RETURN TO Witness my hand and seal of Are County attixed. 2.31243 • • NAME TITLE 1000 By_____ Deputy