company ta real 696.585

NOTE: The Trust Deed Act provides that the frushe hereunder must be either an attained, who is an active member of the Oregon State Bar, a bank, trust or or savings and loan association authorized to do business under the lows of Oregon or the United States, a fille insurance company authorized to insure tills a property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 696.503 to 69

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surplus, il any, to the grantor or to his successor in interest entitled to such surplus. "If any reason permitted by law beneficiary may from time to the successor truster and the successor truster and the successor truster appoint." The successor truster appoint and the successor truster appoint and successor truster and substitution and the visit and successor truster and substitutions and successor truster and substitution and the successor truster and successor truster and successor truster and substitution and the successor truster and the successor truster and substitution and the successor truster truster and t

the default, in which event all foreclosure proceedings shall be diamized by the trustee. If a Coherwise, the sale shall be held on the date and at the time and implace designated in the notice of sale or the time to which said sale may be provided of the provided by law. The truste time to which said sale may implace designated in the process and shall not set the time of a parcels in not parcel or in separate parcels, and the time to which said sale may income to the higher bidder for cash, parable self the parce property income to the higher bidder for cash, parable self the time of a parcels the protocol of the higher bidder for cash, parable set the time of a parcels and of the higher bidder any covenant or equired by law corrections of the truster was odd, but within a device of the set hall be conclusive product of the trustements thereout any parcon, excluding the trustee, but include the granted beneficiary, may purchase at the sale. If within trustee self a pursuant to the powers provided herein, frustee cluding the comparation of the trustee and a reasonable charge by the sale with autorney, the subsequent tured by the trust trustee by trustee aurplus, if any the grantee or to the interest of their priority and (4) the surplus, if any reason permitted by law beneficiery may here the interest and reason permitted by law beneficiery may here the interest of the state of the former of the interest of the trustee aurplus, if any reason permitted by law beneficiery may here the

waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. If Up on the performance of any expression of any indebteness secured declare all sumscherorer of any expression of any indebteness secured sevent the beneficiary detection of any proceed to foreclose this first declare were the beneficiary may independent of the transformation of the secured event the beneficiary detection of the transformation of the transformation advertisement, and all of or direct the transformation of the transformation advertisement, and all of the latter event beneficiary or the transformation advertisement, and all of the latter event beneficiary or the transformation advertisement, and all of the latter event beneficiary or the transformation and advertisement and all of the latter event beneficiary or the first declarge thereby, the said describer seconded his written notice of detault and his election there and cause to be in the latter event beneficiary or the first declarge the said describer seconded his written notice of detault and his election there as then required bar and proceed a on face of sails of the second the mainer provided in ORS 66.740 to 86.795. I foreclose this draw ded in the delault at any time prior to live descessors in interesting the ORS afform may pay to the fransfer to the transfersor is not the second of the second and the beneficiary or his before the date as a by the tively, the sentire amount then beneficiary or his the transfersor is not transfer and the eeeding the serma of the obligation and transfer and sail accurated thereby (incurred the field eleault, in which event all loreclosare proceedings shall be distinged by the transfer and the set had not delault occurred of the prime the transfer, in which event all loreclosare proceedings shall be distinged the transfer and the set had not delault occur protocol the prime the transfer in which event all loreclosare proceedings shall be distinged by the transfer.

illured, immeter or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in structure of the sement or creating any restriction thereon; (c) join in any estimated allocating this deed or the list or charge subordination or other adversarial selection thereon; (c) join in any estimated allocating this deed or the list or charge subordination or other adversarial selection of the sel

sum of IRIKTI THOUSAND AND NO/LOUS-note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, in note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if note one paid, to be due and payable DCCCMBCC ABCC COMBCC COMB

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 protits thereot and all tixtures now or hereafter attached to or used in connec-tion with said real extended to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained sum of THIRTY THOUSAND AND NO/1005

THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED JUNIOR AND SECOND TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS

Lot 12, Block 2, Tract #1145, NOB HILL, a Resubdivision of portions of Nob Hill; Irvington Heights, Mountain View Addition and Eldorado Heights, in the Country of Klamath State of Oregon Saving and Eldorado Heights, in the County of Klamath, State of Oregon, SAVING AND EXCEPTING THEREFROM the Northwesterly 2 feet thereof.

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

ATC-6-29349

as Grantor, ASPEN TITLE & ESCROW, INC. SOUTH VALLEY STATE BANK

FORM

312

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HON

THIS TRUST DEED, made this 26TH day of December LEE W. MATCHETT and JANNETTE M. MATCHETT, husband and wife

as Beneficiary,

1.22421 April , Cue 97603

B. W. B. Dard

Vol. 185 Page 180404

, as Trustee, and

., 19.84 , between

The grantor coven	Conference and an an and	180
fully seized in fee simple	of said described rea	nd with the beneficiary and those claiming under him, that he is la al property and has a valid, unencumbered title thereto
(1) State and the set of the s	i al al anciento de la construction de la const la construction de la const	- Aperation Strateging Metal processing and a processing strateging and strate
and that he will warrant	and forever defend t	the same against all persons whomsoever.
 Andreak and a second secon second second sec	na sana na san Ang na sana na s	(1) The second se Second second seco second second sec
The grantor warrants th (a)* primarily for grant (b) for an organization	at the proceeds of the 1 or's personal, family, he	loan represented by the above described note and this trust deed are: nousehold or agricultural purposes (see Important Notice below), a natural person) are for business or commercial representations.
This deed applies to, in	ures to the benefit of a	and hindry is the for business or commercial purposes other than agricultur
contract secured hereby, whethe masculine gender includes the i	ar or not named as a ben feminine and the neuter	The term beneficiary shall mean the holder and owner, including pledgee, of the neticiary herein. In construing this deed and whereaver, including pledgee, of the sand the second sec
IN WITNESS WHE	CREOF, said grantor	has hereunto set his hand the day and year first above written
as such word is warranty (a) is	applicable and the benefici	ronry (a) or (b) is
disclosures; for this purpose, if this	Act and Regulation by	making required MMMHH M. Matching
of a dwelling use Stevens-Ness For	first lien, or is not to finar m No. 1306, or equivalen	us, or equivalent; ince the purchase
If the signer of the above is a corporation use the form of acknowledgment opposit	Wi spo the loss of the loss of	(a) Solution and the second
STATE OF OREGON	a the second	STATE OF OREGON
October 30	1985	STATE OF OREGON, County of) ss.
Les W. Matchet	named	Personally appeared and duly sworn, did say that the terms of terms of the terms of terms
Junnelle 77). 7	fatchett	duly sworn, did say that the former is the
	n set i kan juli san sita na meneri na manang Manang ang mang kan sita na mang meneri sa Kan Sang pang mang kan sita na mang meneri sa	8 Corporation and the st
ent to Bo Shirt 20	the foregoing instru- untary act and deed.	a corporation, and that the seal attixed 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 of directors; and each of them acknowledged said instrument to board of directors;
DRAI CAL	ANI	and each of them acknowledged said instrument to be its voluntary act and deed.
EALD CON NOTAT BOLIC TOP	Oregon	Notary Public to Ocean
My, commission ex		My commission expires: (OFFICIAL SEAL)
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ndar dar også generativ verska som	and have supering the second of the second supering the second se	To address RECONVEYANCE niy when adigating pupped of the state of the
7.5.	MANE CONTRACTOR CONTRACT	************************************
ist deed have been fully paid and d frust deed or pursuant to stat	satisfied. You hereby ar	indebtedness secured by the foregoing trust deed. All sums secured by said ire directed, on payment to you of any sums owing to you under the terms of cess of indebtedness secured by said trust deed (which are set)
ate now held bud	d) and to reconvey, with	hout warranty, to the parties deal trust deed (which are delivered to you
FOR THE BORLOSE OF	the roots, issued and pre-	and documents to with substituting in the second state of said trust deed the
POR THE PURPOSE OF		Gisto chateau and and and
AND LOAN ADDULATE AND LOAN ADDULATE AND LOAN ADDULATE AND ADDULATE ADDULATE ADDULATION A	repearants, beserviraments	s and appendictions and all other than a second and all others a second and all three as a second and all three a second and all three a second and all three as
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