STATE OF OPEGON

SECOND DEED OF TRUST

SEED OF TRUST

Jum, for Repayment of Section 235 Assistance

	THIS PETD OF TRUST, ander this 27th day of November	
2	KATHLEEN L. BEST	19 85
21		
	whose address is 2632 Berkeley Street	. At Exercise
3 ! 	Klamath Fallo	
) '	ASPEN TITLE & ESCROW, INC. an Oregon Corporation	State of Oregon,
	- POLACION	as Trustee, and
	The Secretary of Housing and Urban Development, as Beneficiary.	
	WITHISSITM: That Grantor Strevecably GRANTS, BARGAINS, SELLS and CONVEYS to TRUSTEE IN TRUST SALE, THE PROPERTY IN Klamath	
!	MALE, THE PROPERTY IN Klamath	, WITH POLES OF
	County, State of Oregon	e describes es:
	Lot 11, Block 17, A RE-SUBDIVISION OF BLOCK 17, BUENA VISTA ADDITION TO THE OF KLAMATH FALLS, in the County of Klamath, State of Oregon.	CITY
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•	ich said described property is not currently used for agricultural, timber, or grazing purposes.	•
	wise appertaining, the tents, issues and profits thereof, SUBJECT MONTOUR, to the right, power, or nave and profits thereof, SUBJECT MONTOUR, to the right, power, or nave and the same, with appearance or sollect and apply such roots.	and antrollia
of	whise appertaining, the rents, issues and profits thereof, SUBJECT MONEYER, to the right, power, or inster given to and conferred upon Beneficiary to collect and apply such rents, issues, and profit TO HAVE AND TO MOUD the same, with apurtenances, into Trustee. FOR THE PUPPOSE OF SECURING PERFORMANCE of each agreement of Granter berein contained and payment (\$ 31,532.40)	of the sun
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but the That by B wast tons here to the Trape	whise appertaining, the tensents, hereditaments, and appurtenances now or hereafter thereunto bell varies appertaining, the tents, issues and profits thereof, SUNIET HORTUER, to the right, power, in the profit of	property on payments on payments on prior to the date the af charged permit ony high may be non secures to on sold afacetions ander days brantor by over for a second of the sold afacetions.

To provide and maintain insurance against loss by fire and other hazards, easualties, and contingencies to provide and maintain insurance against loss by the Beneficiary in such amounts and for such periods 7. To provide and maintain insurance against loss by fire and other hazards, casualties, and contingencies including war damage as may be required from time to time by the Beneficiary in such amounts and for such periods as may be required by the Beneficiary, with loss payable to the Beneficiary and Grantor, as their interest may appear, and to deliver all policies to Beneficiary, which delivery shall constitute an assignment to Beneficiary, of all nature pagaines.

8. To appear in and defend any action or proceeding purporting to affect the accurity bereaf or the rights 8. To appear in and derend any action or proceeding purporting to utiots the paterty mercor or the rights or rovers of Beneficiary or Trustee; and should Beneficiary or Trustee elect to also appear in or defend any such action or proceeding, to pay all costs and expenses, including cost of evidence of title and attorney's fees in a

sonable our incurred by processary or trustee.

4. To now at least 16 days before delinquency oll appropriate upon water ecopony stack, and all rents, W. TO DAY BE INDEX IN MAYO DESUTE DESIREMENT DIS DESCRIPTION OF SEASONS AND MICH SOLD PROPERTY; to pay, when due, all reasonable our incurred by Breeficiary or Trustee. essessments and charges for water, appurrenant to or uses in committant with some property, to pay, uses suppose to encumbrances, charges, and liens with interest, on said property and any part thereof, which at any time appear to be prior or superior hereto; to pay all cheto, fees and expenses of this Truet.

prior or superior servers, to pay our custo, sees one expenses or superior by Beneficiary or Trustee, with interest from date of expenditure at the rate provided on the principal debt, and the repayment thereof shall be

IT IN WITHALLY MUNICIPET THAT:

11. Should Crantor fail to make any payment or to do any act as herein provided, then Boneficiary or Trustee, 11. While Granter tell to make any payment or to so any act so werein provided, amount selessing Granter from the without obligation so to do and without metics to or demand upon Granter and without releasing Granter from Put without spligging so to so and without motife to ut semand upon prentus and account selection does necessary to any epitestian nevert, may: were or so the same in such manner and to such extent as extent may seem necessary to refer the security hereof, Beneficiary or Trustee being authorized to enter upon the property for such purposes; remente, appear in and defend any action or proceeding purporting to affect the security hereof or the rights or remente, appear in and defend any action or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights or proceeding purporting to affect the security hereof or the rights of the security hereof or the rights of the security hereof or the rights of the commonce, appear in and defend any action or proceeding purporting to effect the security mercor or the rights or process of Beneficiary or Trustee; pay, purchase, contest, or compromise any encumbrance, charge or lien which in the judgment of either appears to be prior or superior hereto; and in exercising any such powers, incur any liability, expend whatever amounts in its absolute discretion it may deem necessary therefor, including cost of the prior of

12. Should the property or any part thereof be taken or danaged by resson of any public improvement, or evidence of title, employ counsel, and pay his reasonable fees. it. Second the property of any part thereof be taken of essages by ressum of any public suprovement, of the condensation proceeding, or demand by fire, or earthquake, or in any other manner, Beneficiary shall be entitled at its option to the all compensation, everds, and other payments of relief therefor, and shall be entitled at its option to tr all corporation, awards, and other payments or relief therefor, and shall be entitled at its option to the compete, arguments of the sum asset, any action or proceedings, or to make any corpromise of settlement, in connection with such taking or damage. All such compensation, awards, damages, rights of action are proceeds including the proceeds of any policies of fire and other insurance affecting said property, are backless and actions and actions and actions are proceeds of any policies of fire and other insurance damages. are process including the proceeds of any policies of fire and other insurance affecting said property, are hereby assigned to Beneficiary, who may after deducting therefrom all its expenses, including attorney's fees, release any moneys so received by it or apply the same on any indebtedness secured hereby. Granter agrees to release any moneys so received by it or apply the same on any indebtedness secured hereby. Braceeds as execute such further assignments of any compensation, quard, damage, and rights of action and proceeds as forester any release may require

13. By accepting payment of any sum secured hereby after its due date, Beneficiary does not weive its right either to require prompt payment when due of all other sums so secured or to declare default for failure so to pay.

at any time and from time to time upon written request of Beneficiary, payment of its fees and presentation of this Deed and the mote for endorsement (in case of full reconveyance, for cancellation and recention, without affecting the liability of any person for the payment of the indebtedness Trustee day (a)corser: to the making of any map or plat of said property; (b) join in granting any easement or creating any Testification thereon; (c) join in any subordination or other agreement affecting this Beed or the lien of charge

The Crantee in any reconveyance may be described as the "person or persons legally entitled thereto", and the theren! (E)reconvey, without warranty, all or any part of the property.

recitals therein of any matters or facts shall be conslusive proof of the truthfulness thereof. 15. As additional security, Grantor hereby assigns to Beneficiary during the continuence of these trusts, all Tents, issues, revolties, and profits of the property affected by this Beed and of any personal property located thereon. Theil Grontor shall default in the payment of any indebtedness secured bereby or in the performance of and agreement hereunder, Grantor shall have the right to collect all such sents, issues, soyalities, and profits

16. Upon any default. Beneficiary may at any time without motice, either in person, by agent, or by Tereiver to be appointed by a court, and without regard to the adequary of any security for the indebtedness earned prior to default as they become due and payable. hereby secured, enter upon and take possession of said property or any part thereof, in his own name sue for or never vecures, enter upon and take pessessian or said property or any part thereto, and apply the same, less otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same, less provided contest such years, assume and provide, including those past our one unpute, and depty the source accurate and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured bereby, and in such order as Beneficiary may determine. The entering upon and taking possession of said property, the entering upon and taking possession of said property. the collection of such rents, issues and profits and the application thereof as aforesaid, shall not cure or make

any default or notice of default hereunder or invalidate any act done pursuant to such motice.

. After the large of such time as may then be required by low following the recordation of said notice of defailt, and notice of sale having been given as then required by law. Trustee, without demand on Grantot, shall said property at the time and place fixed by it in said notice of sale, either as a whole or in separate nation and in such order or in manual and in such order or in partels, and in such order as it may determine (but subject to any statutory right of Granter to direct the order In which such property, if consisting of several known lots or percels, shall be sold), at public auction to the highest bidder for cash in lawful money of the United States, payable at the time of sale. Trustee may postpone sale of all or any portion of said property by public announcement at such time and place of sale, and from time In time thereafter may postpone the sale by public announcement at the time fixed by the preceding postponement. Truster shall deliver to the purchaser its Beed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in the Beed of any matters or facts shall be conclusive proof of the truster of same and the same and truttfulness thereof. Any person including Grantor, or Beneficiary, may purchase at the sale. After deducting all costs, fees, and expenses of Trustee and of this trust, including cost of title evidence and reasonable attorney's fees, and expenses of Trustee and of this trust, including cost of title evidence and of this trust. ettorney's fees, in cornection with sale, Trustee shall apply the proceeds of sale to the payment of all ours expended under the terms hereof not then repaid, with occrued interest of the rate provided on the principal debt. all other sums the secured hereby; and the remainder, if any, to the person or persons legally ontitled thereto.

18. Beneficiary may, from time to time as provided by statute, appoint another Trustee in place and instead of Trustee berein named, and thereupon the Trustee herein named shall be discharged and Trustee be appointed shall be authorized and Trustee of Strustee herein named.

be substituted as Trustee hereunder with the same effect as if originally asked Trustee herein. The second of the parties bereto. All obligations of Granter between the second baraba whether or materials and several the second of the parties bereto. All obligations of Granter between the second baraba whether or materials and several the second of the second baraba whether or materials and several the second baraba whether or materials and second baraba seco or the parties mereto. All outigations of Grantus melaument are joint one several. And term of not shall mean the owner and holder, including pledgees, of the note secured beroby, whether or not design beaning the secured belows.

or progressive mercin.

Trustoe accepts this Trust when this Bood, duly executed and acknowledged, is made public record as provided by law. Truster is not obligated to notify any party hereto of pending sale under any other Seed of Trust or of any action proceeding in which Grantor, Beneficiary, or Trustee shall be a party, unless brought by Trustee.

21. The term "Beed of Trust," as used berein, shall mean the same as, and be synonymous with, the term "Trust Peed," as used in the love of Gregor relating to Seeds of Trust and Trust Beeds. the needs the needs of the seed o number shall include the planal, the planal the singular, and the use of any gender shall be applicable to all

27. Attorney's fees, as used in this Beed of Trust End in the Mote, "Attorney's Pees" shall include attorney's fees, if any, which shall be awarded by an Appellate Court.

KATHLEEN L. BEST

Bendler of Granter.

	ed. SUSHN	MBER		hereby certify that on the before me
KATHLEEN	L. Best			acknowledged that She
me known to be	the individual desemb	ed in and who execute	d the within instrument, and	act and deed, for the uses and purpo
nereit mentioned.	_ signed and scaled	the same as Ner	1	A DE A
Given unde: m)	hand and official ser	al the day and year last t	bove watten	
	•	••	- QUADA	n Ci Carret
• •			Note	Public aread for the Story of Oftgo.
				13/21/88
			M) commission exp	
	1	REOUEST FOR FU	LL RECONVEYANCE	41 81.
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Dated		,19		
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Dated			d in this office for Record o	n the
Dated	as that this within		d in this office for Record a o'clock M., and was du	I) MCOLDES IN DOOR
Dated	as that this within	Deed of Trust was file A.D. 19	d in this office for Record a o'clock M., and was du	in the di ily recorded in Book ''. County, State of Oregon
Dated	as at this within	Deed of Trust was file A.D. 19	d in this office for Record a o'clock M., and was du	I) PECONDEC IN DOOL
Dated	as at this within	Deed of Trust was file A.D. 19	d in this office for Record of o'clock M., and was du	I) PECONEC IN DOOL
4a reconsequence to a STATE OF OREGO COUNTY OF	as at this within	Deed of Trust was file A.D. 19	d in this office for Record a o'clock M., and was du	I) PECONDEC IN DOOL

DEED OF TRUST

Addendum

197770

The rights and obligations of the parties to the attached Deed of Trust are expressly made subject to this Addendum. If there is any conflict between the provisions of this Addendum and the provisions of the Deed of Trust, the provisions of this Addendum shall control.

- 1. The debt secured by this instrument shall include not only the Mote recited above but also any assistance paid by the Secretary in accordance with Section 235 of the Mational Housing Act on behalf of any party to the deed of trust (including any party who takes title to the property subject to the said Deed of Trust or assumes said Deed of Trust) identified as FHA Case No. 431-1729749
- 2. The debt will be due and payable when the first of the following occurs:
 - (a) Title to the Property is conveyed to a party who is not eligible for Section 235 mortgage assistance payments, or
 - (b) The property covered by the Insured Deed of Trust is rented for a period longer than one year.
- 3. If the Insured Deed of Trust is not paid in full when payment is due under paragraph 2, the Secretary may defer payment until the Insured Deed of Trust is paid in full. If payment is deferred, the debt will bear interest at the rate of 11.5 percent per year from the date the debt is due under paragraph 2 until the full amount of the debt and interest is paid.

In witness whereof, Borrower has executed this Addendum to the Deed of Trust.

Borrower Borrower	KATHLEEN L. BEST	-
Borrower		-

Osper Title

STAT	E OF OREGON: COUNTY OF KLAMATH:	SS.
Filed of	for record at request of	10.40 the 4th
	of Mortgage	on rage
	427.00	Evelyn Biehn, County Clerk By Par Smith