59813	TRUST DEE	p Val	<u>1484</u>	_Page_	5501 @
	24thdav	ofMarc	h		9.86, between
THIS TRUST DEED, made this HICHAEL MATTHENS	······································				
ASPEN TITLE & ESCROW	, INC., An Ore	gon Corporat:	lon	······	as Illusiee, une
Grander, ASPEN TITLE & ESCROW			• • • • • • • • • • • • • • • • • • • •		·,
as Beneficiary, Grantor irrevocably grants, bargains	sells and convey	s to rrustee in t	rust, with	power or se	TTTE (and
in Klamath Northoast College	of Let 1, Blo	ock 4, ORIGIN	AL IOWN	the Easte	rly side of
Gaid Lot 120 feet; thence Southwe	esterly paralle + Street, 120 :	el with Pine Eeet; thence	Northea	sterly at	right
angles to First Stleet Strenk ORIGINAL	TOWN OF LINKV	ILLE (now CI	y or K		
ieet of Lot 1, Block 4, Oktober in the County of Klamath, State	of Oregon.	AND IS BEIN	G RECOR	DED SECONI	AND
THIS TRUST DEED IS AN ALL-INCLUD	THE OF NOTOP	INVESTMENT	COMPANY	• DF A PART	HEREOF.
ATTACHED FXHIBIT "A" ATTACHE	D HERETO AND B		-		onging or in anywise
together with ell and singular the tenements, he	reditaments and appu- ues and prolits thereof	and all fixtures no	w or herea	itter attached t	o or used in connec
FUR THE FURPOSE OF SECURING	NTNE AND 88/	100			
sum of SUX THOUSAND SIX North	D	ollars, with interest by grantor, the lin	thereon ac ul paymen	cording to the t of principal i	and interest hereol, il
not seener paid, to be due and payable at ma	turity of note by the instrument is	, 19 the date, stated ab	ove, on wh	ich the final in interest therein	stallment of said note a is sold, agreed to be
not scener put, to be due and payable at ma The date of maturity of the debt secured becomes due ond payable. In the event the with sold, conveyed, assigned or alienated by the <i>k</i> then, at the keneficiary's option, all obligations when at the keneficiary's option, all obligations	hin described property tranton without lirst l secured by this instru-	having obtained the intent, irrespective	written co of the m	nsent or appro naturity dates	expressed therein, or
then, at the Leneficiary's option, all obligations then, at the Leneficiary's option, all obligations herein, shall become immediately due and payab herein, shall become immediately due and payab herein, shall become immediately due and payab	ile. rently used for agricultur	al, timber or grazing	purposes.		(h) ioin i
To accurate the security of this trust deed	I, grantor strees: erty in good condition	(a) consent to the mo granting any easemen subord nation or othe	ting of any or creating agreement without wa	any restriction attecting this de ranty, all or any	said property, (o) join in any ed or the lien or charge part of the property. The the "person or person
and report, not to permit any wave of said property. not to commit a permit any wave of said property.	food and we kmanike	drantee in any recon legally entitled thereto	eyance non and the interview	ecitals therein of iness thereof. Tri	any matters or facts sha istee's lees for any of th
destroy and part when due all costs in surred in destroy and thereas, and pay when due all costs in surred in J To a mply with all laws, ordinances regulat J To a mply with all laws, ordinances regulation	ions, covenue ts, condi- veliciary so r-quests, to	10. Upon any time without notice,	delault by either in pe	grantor hereunde rson, by agent o redard to the ad-	by a receiver to be ap equacy of any security le
tions and restricting sufficient appropriate to one in a security such financing statements purjuant to one can code in the bereficiary may require and to pay call Code in the bereficiary may require and to pay proper public there is offices, as well as the cost of by himd officery or searching allencies as may be de by himd officery or searching allencies as may be de	for I ling same in the	the inlebtedness here erty or any part the	by secured, s not, in its d huding those	enter upon and ta wn name sue or past due and ur	otherwise collect the rent paid, and apply the sam
berelevant.	rance on the buildings	less dists and expension ney's lees upon any licialy may determine	indebtedness	secured hereby, on taking posses	sion of said property, t
an amount not less than \$ IULL LIS ULLED an pa	yable to the latter all	collection or such its	monentior	or awards for a	ny taking of damage cure
if the dramos shall full for any reason to provide any of the dramos shall full for any reason to provide any deliver sail policies to the beneficiary at least lifeen of deliver sail policies to the beneficiary of herialter pl	aced on say buildings,	pursuint to such not 12. Upon de	ice. Lult by grad ormance of a	ntor in payment any agreement her	any indebtedness secure eunder, the beneficiary manual in such
collected under any life or other insurance penegy in collected under any life or other insurance penegy in energy upon any indebtedness secured hereby ind in si energy upon any indebtedness of hereby any the entire	amoust so collected, or	even the beneliciar	at his elec	tion may proceed of the trustee to	to foreclose this trust deed
muy determine in may be released to grantor. Such ap any part thereol, may be released to grantor. Such ap nor cure of white any default or notice of default her	eunder or invalidate any	execute and cause to	be recorded	t his written notic property to sai	e of default and the secu
act done point and premises free from construct 5. To keep said premises free from construc- tarce, assessments and other charges that may be let a times assessments and promptly before any part of such taxes	vied or assested upon or s, assestment, and other deliver recepts therefor	thereof as then req the manner provided	uired by law i in ORS 86.	e and proceed to 735 to 86.795. s commenced lore	closure by advertisement
to beneficiary should the grantor fail to main pay an angle program in the premiums, liens or other charges perments, insurance premiums, liens or other charges will	ayable by frantor, either th funds with which to	sale, and at any tin sale, the grantor or	any other p	erson so privilege lefault consists of	a failure to pay, when a
by curet payment beneficiary may, at its opion, nake such payment beneficiary may, at its opion, and the unwaint the paid, with interest at the rate set and the unwaint the paid of the part of hereby, theft here with the paid of the part of	forth in the note secured ragraphs 6 and 7 of this the debt secured by this	entice amount due not then be due ha	at the time d no default	of the cure other occurred. Any of tendering the per	than such portion as and her delault that is capabl formance required under
trust deed, without waiver of any rights arising its trust deed, without waiver of any rights with intere-	st as alores: d, the prop- shall be bound to the	being cured may a obligation or trust defaults, the perso	deed. In a	ny case, in addit he cure shall pay	formance required under ion to curing the default to the beneficiary all c obligation of the frust ceeding the amounts prov
erts design that they are bound for the payment series estend that such payments shall be immediate described, and all such payment thereal shall, at the out patient, and the nonpayment thereal shall, at the	ly due and payable with- option of the beneticiary, tely due and payable and	by 'aw. 14. Otherw	ise, the sale	shall be held on of sale or the	the date and at the time time to which said sale
constitute a preach of this trus' deed.	is trust inclu ling the cost	in one parcel or	in reparate	parcels and shall for cash, payable	at the time of sale. Tr
the actually incurred in and deleted any action or	proceeding ourporting to r trustee; and in any suit	plied. The recitals	in the deed	of any matters of	t or warranty, express of lact shall be conclusive ing the trustee, but inclu
after the meaning rights of the beneliciary or tru- action of remeding in which the beneliciary or pay i any wait to the breelosure of this deed, to pay i	ul costs and expenses, in ustee's attorney's fres; the	the grantor and b 15. When	trustee sells	pursuant to the t	owers provided herein, tr (1) the expenses of sal
and put by the break and the beneticiary's or tr claded avernee of title and the beneticiary's or tr amount of attorney's free mentioned in the parafit title by the trial court and in the event of an app derived by the trial court, drantor further afree to derive of the trial court, drantor further afree to will be used what adjudge transmable as the bene will be used what adjudge transmable as the bene	eal from any judgment o	chiding the comp stuerney. (2) to	he obligatio	a secured by the ent to the intere-	trust deed, (3) to an pe st of the trustee in the
the start and anoth appeal that the start of all of a	aid proderty shall be take	su plus if any, is n su plus f in Benel	the grantor	or to his succes	appoint a successor or s
inder the right of eminent domain or continueation right of a she of eminent domain or continueation out of a she do its in emining that all or are put	tion of the an ount require	d under Upon un	s named be h appointme whall be ve	nt, and without sted with all title	conveyance to the sur- powers and duties con-
to jev all be denoted in such proceedings, shall be invited by denoted in such processingle costs and c applying by it first upon any reasonable costs and c	paid or incrited by ben	and substitution	hall be mad	e by written instr	eument executed by benefit i of the county or count ve proof of proper appoin
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penation econpils upon beneficiary's register. penation econpils upon bine to ime up o it any tame and from time to ime up contain of its fees and preventation of	on written triquest of ben this dest and the rote f scellation), a thout affection	er sufficiented to noti or sufficiented to noti ng trust or of any subt he a party	unless such	oceeding in which action or proceedi	ng in brought by trustee.
endoterment (in the person for the payment of th	e martinear earlier			Labe Oregon	State Bar, a bank, trust a
the lumber of any person for the payment of the trustee of the trust Deed Act provides that the trustee of tax has not an association authorized to do b proceets a this state in subsidiaries, officients, age	usiness under the laws of ints or lorances, the United	States or any agency th	tereof, or an	escrow agent licens	

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The grantor covenants and sign fully seized in lee simple of said descri Trust Deed in favor of w	bee to and with the benefic ibed real property and has	siary and those claiming under him, that he is
Trust Deed in favor of M recorded January 17, 198		
and that he will warrant and forever o	delend the same against a	
This died applies to, inures to the 5-nel personal representatives, successors and assigns, secured hereby, whether or not named as a here gender includes the feminine and the router, and IN WITNESS WHEREOF, 3-nid • UNPORTANT NOTICE: Delete, by lining out, whichev net applicable; if warrenty (c) is applicable and the as such word is defined in the Truth-in-Labing Act beneficiary MUST comply with the Act and Regulation fischware; for this marrow with the Act and Regulation	lit of and binds all parties hero The term by eliciary shall me eliciary hereir. In construint ti d the singular number includes grantor hus hereunto set i ser wamanty (c) or (b) is beneficiary is a creditor and Regulatia. I Z, the en by making regulared	bove described note and this trust deed are: Important Notice below). COMMUNESTRY HOW
If compliance with the Act is not required, disregard t (If the signer of the above is a corporation, use the form of acknowledgement reposite.)	this notice.	
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STATE OF OREGON,	)   STATE OF OR	EGON.
County of Klamath	33.	) 55.
This instrument was acknowledged before	me on This instrument	was acknowledged before me on)
Alt Char Hat thews	19 , by	set administratiged before me on
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Ta	REQUEST FOR FULL RECONVEYAN	ICE
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°O:	a ba used only when obligations have t	been paid.
O: The undersigned is the legal owner and isold ust dred have been fully puid and satisfied. Fou sid trust deed or pursuant to statute, so caused a vewith together with said trust deed) and to recon- tate now held by you under the same. Wall moon- ATED-	b bi used only when obligations have t in the second second second for of all indubtedness secured hereby are directed, on payme all evidences of indubtedness s	ice by the foregoing trust deed. All sums secured by sai ont to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to yo parties designated by the terms of said trust deed th
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## EXHIBIT "A"

THIS TRUST DEED IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED JANUARY 17, 1984, AND RECORDED JANUARY 17, 1984, IN EOOK M-84, AT PAGE 165 IN THE OFFICIAL RECORDS OF KLAMATH COUNTY, IN FAVOR OF MOTOR INVESTMENT COMPANY, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. DAVID HAMBY, BENEFICIARY HEREIN AGREES TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF MOTOR INVESTMENT COMPANY, AND WILL SAVE TRUSTORS HEREIN, FAVOR OF MOTOR INVESTMENT COMPANY, AND WILL SAVE TRUSTORS HEREIN, MICHAEL MATTHEWS, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.

COUNTY OF KLAMAIN.	<b>55</b> .	the <u>2nd</u> day
	<b>P</b> M. and duly	recorded in Vol. <u>M86</u> ,
	011 1460	County Clerk
of Morti	Evelyn Biehn,	PAm mill
	Ву	

FEE \$13.00

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