É

NOTE: The Trust Deed Act provides that the trustee hereinder must be either an at or savings and foan essociation authorized to table business under the laws of Oreg property of this state, its subsidiaries, affiliates, agents or branches, the United Stat who is an active member of the Oregon State Bar, a bank, trust company a United Statest (a stille Insurance company authorized to insure title to real by agency thereof, or an escrow agent licensed under ORS 696.505 to 698.585. atton

icin and restrictions alfecting said property is regulations, covenants, condi-icial Code sains such transmiss such matching sur the profile of the inform Commer-proper public officers or offices, as well as the cost of all times such as made beneficiary. A superchange agencies as may be deemed deviable by the brifted officers of these, as well as the cost of all times such as made such as the previse of the previse of the previse of the previse of the beneficiary. The provide and continuously make and such as the time of the previse of the beneficiary is soon as insured and such as the previse of the previse of the previse of the previse of the and such as the previse of the previse of the previse of the previse and such as the previse of the previse of the previse of the previse of the granico shall be beneficiary as soon as insured if the granico shall be the previse of the previse of the soon as insured to and policies to the beneficiary as soon as insured if the beneficiary of insurance now or herealisen days prior to the expira-tive beneficiary of the same at grantor's and on the building. Collected under my deduct or notice of deauth hereunder or invalidate any 3. To test to such notice. 3. To test to such notice. 3. To test to such notice. 4. To test to such notice. 4. To test to such notice. 5. To test to such notice. 5. To test to such notice. 5. To test to such notice of deauth hereunder or invalidate any 5. To test to such notice. 5. To test to such notice of deauth here assessments and other for adde become paid. withing may at its option, make askith which to and the amount no paid, withing may at its option, make askith which to and the amount no paid, withing may at its option, make askith which to and the amount no paid, withing any ment, with iteration of the test of the test stat that they leaded to any register of the while and to the cost of a st

To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon: 2. To complete any waste of said property. 2. To complete or restore promptly and in good and workmanlike manner any building or improvement which may be constructed. damaged or destroyed thereon, and ny when due all costs incurred therefor. 3. To complete said property; if the benefits covenants. condi-tions and restrictions effecting statements pursuant to the Unitorm Connues, to cial Code as the benefitiary my require and to pay for Unitorm Connues, to by tiling officers or searching agencies as may be deemed desirable by the beneficiery. 4. To provide and continuously maintein in the searches made to prove public officers.

, shan become immediately due and payaors. . The above described real property is not currantly used for agricultural, timber or grazing purposes.

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 notily any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success 16. Beneliciary may from time to time appoint a successor or success under. Upon such appointment, and without conveyance to the successor upon any trustee appointment, and without conveyance to the successor upon any trustee herein any vested with all title, powersch duties conferred and subsituation shall be midd by withen instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

together with trustees and attorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may income parcel or in separate parcels and shall sale the parcel of parcel or in separate parcels and shall sale the parcel of able to the highest bidder for is and shall sale the parcel of able to the highest bidder for is and shall sale the parcel able to the highest bidder for is and shall sale the parcel of the purchaser its dead in form as required by law conveying plied. The recitals in the deed of any matters of lact shall be conclusive proof the property so sold, but without any covenant or warranty, express or im-of the intuitions thereol. Any parson, excluding the trustee but including the truthiluness thereol. Any purchase at the sale. 15. When trustes ells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) here but including deed as their interest may abequent to the interest of the trustee in the trustee assumed as their interest may appear in the order of the first by trustees surplus, if any, to the grantor or to his successor in the set with deed in the trustees of the surplus. 16. Beneliciary may from time to time appoint a successor or succes-

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and ale and any time prior to 5 days before the date the trustee conducts the sale. and any time prior to 5 days before the date the trustee conducts the sale. and at any time prior to 5 days before the date the trustee conducts the the delault or delaults. If the delault consists of a hailure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the not then be due had to delault occurred. After the proformance required under the obligation or trust deed. In any case, in addition to curing the defaults, the person ellecting the cure shall pay to the beneficiary all costs together with trustees and attorney's lees not exceeding the amounts provided by law. .14. Otherwise, the sale shall be held on the date and the set

Iturud, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination-or other adreement any restriction thereon; (c) join in any tabordination-or other adreement any restriction thereon; (c) join in any subordination-or other adreement any restriction thereon; (c) join in any tabordination-or other adreement any restriction thereon; (c) join in any subordination-or other adreement any restriction thereon; (c) join in any tabordination-or other adreement any restriction thereon; (c) provide the advectible as the "period of the truthulmess thereoi of any matters or lacks shall be conclusive proof of the truthulmess thereoi. Truste-'s tees for any of the sevence sentioned in this paradraph shall be not less than \$5.
10. Upon any delault by grant hereon, the hereidiary may at any atom by a court, and without regun the adquacy of any security of a sevence any security of the rest and the advection of the advective is the rest of the rest and the advector of the advector of the rest and the advector of the rest.
11. The entering upon and taking possession of said property, the rost, and without negative of any faking or damake of the advector, and we advector of the second advector of the advector of the advector of the second advector of the advector of the advector of the advector of the second advector of the advector o

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..... as Trustee, and

(\$25,000.00) note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereot, it not sooner paid, to be due and payable <u>at maturity of note</u>, 19. The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, therein, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or The above described real property is not currently used for agricultural timber or arginations.

-(\$25,000.00)-

sum of TWENTY FIVE THOUSAND AND NO/100-

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, insues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the TWENTY FIVE THOUSAND AND NO/TOD

Lots 8, 9, 10, 11 and 12, BLOCK 9, FIRST ADDITION TO CHILOQUIN; Also Lots 15 and 15A, Block 9, of the Supplemental Plat of Lots 14, 15 and 16, Block 9, FIRSE ADDITION TO

ASPEN TITLE &'ESCROW, D. M. MC LEMORE , an Oregon Corporat

nust Deed Series-TRUST DEED

J. 60536

FORM No. BAT

as Beneficiary.

÷.

as Grantor,

Sec: 30 TRUST DEED Vol. M86 Rage 6897 brog THIS TRUST DEED, made this \_\_\_\_\_\_ day of \_\_\_\_\_ April\_AST. \_\_\_\_\_\_\_\_\_. 19 . 86, between WILLIAM P. WAMPLER

pen #M 29838

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

The grantor covenants and agrees to an y seized in fee simple of said described real	d with the beneficiary ar	nd those claiming under	him, that he is law-
y seized in fee simple of said described real	property and has a van		
	نة بينية بينية محمد	n to constant A the notation A the total	,
that he will warrant and forever defend t	he same against all pers	ons whomsoever.	
		1 m - 1	c
		•	
• •	•		
The grantor warrants that the proceeds of the lo (a)* primarily for grantor's personal, family or l (b) for an organization, or (even if grantor is a	an represented by the above household purposes (see Impo	described note and this trust ortant Notice below), iness or commercial purposes	deed are:
	a a a a a a a a a a a a a a a a	Lair hairs ladatees devisees	administrators, executors.
rsonal representatives, successors and assigns. The re	berein In construine this de	ed and whenever the context	ag pledgee, of the contract so requires, the masculine
nder includes the teminine and the neuter, and the si IN WITNESS WHEREOF, said grant	ingulai munioer merauco me p	Δ	
	in the	Cuhund	_
MPORTANT NOTICE: Delete, by lining out, whichever warr applicable; if warranty (a) is applicable and the borefic such word is defined in the Truth-in-Lending Act and B	Regulation Z. the	g	
neficiary MUST comply with the Act and Regulation by	9, or equivalent.		
compliance with the Act is not required, disregard this no		······	
the signer of the above is a corporation, the form of acknowledgement opposite.)	. · · ·	· · · · ·	
TATE OF OREGON,	STATE OF OREG	ON,	) ) ss.
County of Klamath		s acknowledged before me ou	
This instrument was acknowledged before me April 2:24 in 19 86 by	19 by		
William.P. Wanipler	as	<u>.</u>	
	~~   ······		
SEAL YO	egon Notary Public for, O	Dregon States	(SEAL)
SEALY Of My composission expires: 3-22-39	My commission exp		
	REQUEST FOR FULL RECONVEYAN	CE.	
Te be	a used only when obligations have be		
· · · · · · · · · · · · · · · · · · ·			
The undersigned is the legal owner and holder rust deed have been fully paid and satisfied. You h			
aid trust deed or pursuant to statute, to cancel all	av without warranty, to the	parties designated by the	erms of said trust deed the
state now held by you under the same. Mail reconv	oyance and documents to we		
101 1 10 101 101 10 101 101 10 101 101 1	9	ter al construction de la construct	
		Beneficiary	
		· •	
Do not lose or destroy this Trust Deed OR THE NOTE which	h it securas. Both must be delivered t	to the trustee for cancellation before	reconveyance will be made.
TRUST DEED	n an	County of	Klamath (
(FORM No. 881)	e de la const	P : 1106 11 Certify th	at the within instrument record on the 22nd day
William P. Wampler	· · · · · · ·	of April	, <i>19.</i> 86,
Contraction and a second second second	جو ، ۲۰۰۰ ه. <sub>۲</sub> ۰	in book/reel/vo	ume No <u>N86</u> on
Grantor	SPACE, RESERVED	nade 6897	or as fee/file/instru-
D. M. McLemore	RECORDER'S USE	Record of Mort	/reception No. 60596, gages of said County.
	in the second	Witness	my hand and seal of
ReneficiarvS		County affixed	
Beneficiary			A
	5.35 (1.35 (C))	Evelyn Bieh	n, County Clerk

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