劄 FORM 1 Band Seden-TRUST IN FD. shen 65(12) Join Des 3011 OK D 93, 8 ( f. 1 Vol. m 16 Page 14938 TRUST DEED THIS TRUST DEED, made this 12th day of August ROBERT C, COX and ETHEL E. COX, husband and wife ......, 1986 , between as Grantor, ASPEN TITLE & ESCROW, INC. DANIEL G. HUMPHREYS and RUBY S. HUMPHREYS, husband and wife, with ...., as Trustee, and full rights of survivorship 1112:115-WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ......Klamath......County, Oregon, described as: 18:25 Lot 15, Block 1, Tract No. 1085, COUNTRY GREEN, in the County of Country 1611. isy Klamath, State of Oregon. TRUST DEED 1 25 C. L. STANK 人名马克 法无法保险 法定法庭 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, issues 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 OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SIXTEEN THOUSAND AND NO/1005---Intel, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in any subordination or other greenting any restriction thereon; (c) join charge thereol; (d) reconvey, with warring, all or any part of the property. The greenties in any reconvey more there of any maters or lacts shall be conclusive proof of the truthulinas therein of any maters or lacts shall be conclusive proof of the truthulinas therein of any matters or lacts shall be conclusive proof of the truthulinas therein of any matters or lacts shall be conclusive proof of the truthulinas therein of any matters or lacts shall be conclusive proof of the truthulinas therein of any matters of lacts shall be conclusive proof of the truthulinas therein of any matters of lacts shall be conclusive proof of the truthulinas therein of any matters of lacts shall be conclusive proof of the truthulinas therein of any matters of lacts shall be conclusive proof of the truthulinas therein of any matters of lacts shall be conclusive proof of the truthulinas the not less than \$5.
10. Upon any delault by grant be not less the possession of said property, the solution of such promession or subard property, and the application on release thereof an insuch order as been being any determine.
11. The entering upon and taking possession of anid property, the solution of such promession or release thereof as aloreshid, shall not cure or pursuant of such no rotice of delault hereunder or invalidate any act done any active any active any active and profiles or any any determine and program.
12. Upon delault by grantor in payment of any indubtedness secured hereby immediately due and payable. In suy addition and such any act done any active any active any active any active any determine and there were any delault or notice of delault hereunder or invalidate any act done ways any delault by frantor in payment of any indubtedness secured hereby immediately due and payable. In suy active any dete To protect the security of this trust deed, grantor agrees: 1. 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 or relicore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and resurction allecting tuid property; if the beneficiary so requests, to join in executing such linearin; statements pursuant to the Uniform Commer-cial Code as the beneficiary nay require and to pay tor liting same in the proper public officers or sanching statements any be desirable by the building of or olices, as well as the cost of all lien searches made by liting officers or searching agencies as may be desirable by the beneficiary. 4. To provide and continuously maintain imvances on the building building building to the searching and the building by the beneficiary. ioin in executing such finance into average pursuant to the Union Commer-proper public office or olices, as well as may be deemed desirable by the by filing officers or searching agencies as may be deemed desirable by the break of the provide and continuously maintain insurance on the buildings now hereafter erected on the said premises against loss or damage by fire an amount not near that the thirth off and the said premises against loss or damage by fire an amount not near that the thirth off and the said premises against loss or damage by fire an amount not near that the divisor of the said premises against loss or damage by fire an amount not near that the divisor of the said the same insurance and to fin of any policy of insurance now or hereafter pleced on said humping the beneficiary any produce the same at granton's express. The amount collected unler any fire or other insurance policy may be applied by benefi-ting beneficiary and produce the same at granton's express. The amount collected unler any fire or other insurance policy may be applied by benefi-ting on any policy of insurance now or hereafter pleced on said humping any part thereof, may defa all the inter amount so collected, or any part thereof, may defa all the inter any fire or other insurance. Such applied by benefi-diate or variar and other there are there and non-fire or invalidate any act done pursuant to such refers that may be kried or measured upon to again the same paid by there same at promptly deliver receipts threfor thereak assessments and other there are applied by prentor, either the definition of the same and there are any able by grantor, either by divect perpend on bai, finn or other charge any able by grantor, either that the amount so paid, with interest at the rate with make payment thereol, and the amount so paid, with interest at the rate with make payment thereol, and the amount so paid, with interest at the rate with make payment thereol, and the amount so paid, with interest at the rate with make any other t the manner provided in ORS 86.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days below the date the suite conducts the sale, the grantor or any other person to privileded by ORS 86.735, may cure the delault or delauits. If the delault consists of a failure 86.735, may cure suites amount due at the time of the cure other than such portion and and the delault or delauit or delauit and the such portion and and then be due had no delault occurred. Any other delauit that is an addid be filen be due had no delault occurred. Any other delauit that is an addid be filen be due had no delault occurred. Any other delauit that is an addid be filen be due had no delault occurred. Any other delauit that is an addid be filen be due had no delault occurred. Any other delauit that is and expenses excually incurred in enforcing the obligation of the trust deed together with trusters and attorney's free not exceeding the amounts provided by law. logener with trustees and altorney's tees not exceeding the minimum 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 asle may be postponed as provided by law. The trustee may be said property either in one carcel or in secarate parcels and shall sell the time of parcels at marking to the highest bidger for cash, payable at the time of parcels at shall delive to the purchaser its deed in lorm as required by law converging the property so hold, but without any covenant or warranty, law conclusive proof of the trushvilnes thered. Any person, excluding the trustee, but including the formation and benchasty, may purchase at the sale. 15 When trustee will pursuant to the powers provided herein, trustee 15 When trustee will possible to the powers provided herein, trustee that apply the proceeds it safe to payment to the powers provided herein, trustee that apply the proceeds it safe to payment to (1) the expenses of safe, in-the compensation of the trustee and a reasonable charge by trustee's atterney. (2) to the obligation course by the trust deed, (3) to all persons baring recorded lens abaitor recurse by the trust deed, (3) to all persons deed as their interests may appear in the order of the provide and (4) the suppler, it any, to the granter or to be successer in interest entitled to back suppler. surjoint, it and, to the grantice or to his successive in interest entitled to such amplies. If Brieficiary must liver, time to time appoint a successor or success-ors to any timbre named herein or to any successor trustee appointed here-under. Upon such appointment, and without convergince, to the successor trustee, the latter shall be verified with all title, prevention duties conferred upon any trustee herein named as appointed hereunder. Each with appointment and abbrittion shall be nucle by written instrument successor by herefuliary, which the property is situated, shall be evenclusive proof of proper appointment of the successor trustee. 17. Truster accepts this trust when this deed, duly executed and achnowledged is made a public record as provided by law. Truster is not colligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or fruster shall be a party unless such action or proceeding is brought by truster.

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NOTE: The True Deed Act provides that the trustee horsender must be either on attainey, who is an active member of the Oregon Stule Bar, a bank, trust company ar savings and loan association awardited to de businers under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiance, affiliance, opents or branches, the United States or any agency theread, or an escrew agent licensed under ORS 696-505 to 696-555.

14939 The grantor covenuers 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 delend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grunto.'s personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inuxes to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not numed 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 a silceble and the beneficiary is a creditor es such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation isy making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Robert C. lax STATE OF OREGON. County of Klamath before me, the undersigned, a Notary Public in and for said County and State, personally appeared the within nemed Robert: C. Cox and Ethel E. Cox, husband and wife known to me to be the identical individual S., described in and who executed the within instrument and ----acknowledged to me that ... they executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. £. arlener Addington Notary Public for Oregon. My Commission expires TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust 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 said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust desd) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the sume. Mail reconveyance and documents to ..... DATED: , 19 Beneficiary at Even GR THE NOTE which it a st be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON. (FOLM No. SET) **S**S. NESS LAW PUB. CO., PC County of .....Klamath I certify that the within instrument was received for record on the \_20th day of <u>August</u>, 19.86, at 12:09 o'clock P M., and recorded 19.50 SPACE RESERVED Granto in book/reel/volume No. \_\_\_\_\_\_\_\_ on page \_\_\_\_\_\_\_\_ or as fee/file/instru-FOR RECORDER'S LICE ment/microfilm/reception No. 65020, Record of Mortgages of said County. **Benuticiary** Witness my hand and seal of AFTER RECORDING RETURN TO County affixed. Aspen Title & Escrovi, Inc. 600 Main Street Evelyn Biehn, County Clerk Klamath Falls, Oregon 9760 Attn: Collection Dopt TITLE Fee: \$9.00 By Im Deputy