of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed and obligated at made a public second as provided by taw. Trustee is not obligated to notify party here of pending sale during and of any school of the trust or of any school of proceeding in which dram under any other deed of the pending such action of proceeding is brought by trustee. Y, who is an active member of the Oregon State Bar, a bank, frust company r, the United States, a stille insurance company, authorized to insure title to real ony agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585. Bithe attor iches, the

surplus, it any, to the grantor or to his successed in interest entitled to such surplus. 16. Remeticiary may from time to time appoint a successoir or success under. Upo fusite named herein or to any closes fusite appointed here under. Upo fusite named herein or to any success of the successoir under. Upo fusite named herein or to any success of the successoir upon any trustee in named appointed hereinder. Each such is successoir which, when receive in named appointed hereinder. Each such is conferrent which, when receive in the made by written interval of proper appointents which, the property is situated, shall be receive provid of proper appointing of the successoir trustee. This dead duly assessed and

NOTE: The Trust Deed Act provides that the trustee hereunder must be or savings and foan association authorized to do business under the k property of this state, its subsidiaries, affiliates, agents or branches, the

the grantor and beneficiary, may purson, excluding the trustee, but including 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of apparent to the powers provided herein, trustee cluding the compensation of the trustee and a reasonable child by trustee's attorney, to the obligation be trustee and a reasonable child by trustee's having records if the obligation to the interview of the trustee in all persons aurplus, if any, to the grantor or to his success, in interview of the frustee 16. Reneticiary may have trust to the interview of the interview 16. Reneticiary may have the trustee of the interview of the or the frustee surplus.

by law, it fuithers and attorney's less not exceeding the amounts provided by law, it and it is a set of the sale shall be held on the date and at the time and be provided in the time of the sale shall be held on the date and at the time and be provided of the sale shall be held on the date and at the time and an one parcel or in separate parcels and shall self the parcel or parcel shall define the highest bridge the case of the parcel or parcel or parcel or parcel or parcel or the purchase the property to the purchase its deed payable at the parcel or parcel the property so sold, but without any colorm as requiring a law conversion of the transfulness thereof. Any person of lact shall be conclusive pixel the granter and beneficiary, may purchase at the sale. It sales but including the granter and beneficiary may purchase at the sale.

 Itom with said real entropy
 Itom of the DURPOSE OF SECURING PERFORMANCE of safe decement of diantor herein contained and payment of the distance of Join in a Relificions allexing laws, ordinant District the collicity of and the collicity of th the memory involved by law and proceed to loreclose this trust motion 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at 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 and the delauft or delauits if other persons on privileged by OR 153, may when the same secured by the trust deed, the delauit consists of a failure of 86.753, may use not then be due had no time of the celauit may be core pays, when the being cured may be cured for the delauit of the delauit of the same and the delauit of the obligation or trust deed. In any case the performance frequied under the detaults, the person effecting the cure shall pay to the ting the delauit orst together with trustees and attorney's fees not exceeding the amounts provided together with trustees, the sale shall be held on the date and at the time.

together, with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and protits thereot and all fixtures now or hereatter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWO THOUSAND and no/100 sum of TWO THOUSAND and no/100-

TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION.

THIS IS A SECOND TRUST DEED BEING RECORDED SECOND AND JUNIOR TO A FIRST

Lots 5 and 6; Block 3; BUENA VISTA ADDITION TO THE CITY OF KLAMATH

Klamath County, Oregon, described as:

TRUST DEED

T Sh

September

ASPEN M 30261 SECOND TRUST DEED MSK Page Vol 16196 *19*86 , between Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property V1 amath County Oregon described as: as Trustee, and

THIS TRUST DEED, made this 8th day of Sec. Sec. Sec. Structure Str ASPEN TITLE & ESCROW, INC., An Oregon Corporation ROBERT LEE WORDEN

as Beneficiary,

65704

5-5 A S

as Grantor, ....

FOR

in

39

H

-

015

33

The grantor covenants and agr fully seized in ice simple of said descr except first Trust Deec Loan Association	es to and with the be ibed real property and 1 in favor of Klar	neficiary and those of has a valid, unenco math First Feder	laiming under him, that imbered title thereto al Savings and	he is law-
VI will gran and produce the compared to be and that he will warrent of the compared and that he will warrent	He glag sing ga sing the same h halfert thingst by same a in differentiation the back	ಕ್ಷೇತ್ರಗಳು ಮಾನ್ಯ ಮಾಡಲಾಗಿದ್ದು ಮತ್ತು ಮತ್ತು ಮಾಡಲಿಕೊಂಡಿದ್ದೇಶ್ ಮತ್ತು ಮತ್ತು ಮತ್ತು ಮತ್ತು ಮತ್ತು ಮತ್ತು	en an an Alexandra - Anna - Anna Anna Anna Anna Anna Anna	1998 201412 (1997) 2014 (1994) (1994) (1994) 2014 (1994) (1994) (1994) 2014 (1994) (1994) 2014 (1994) (1994) 2014 (1994) (1994)
(1) Completences in the second strength of a strength of the strength of the strength of the second strength of the strengt	trant or recents of grammer bears and atentics is con- band to blanchers and the second atentics	niteria) (Antonia) kandoniteria (Antonia) Alaria (Diamana) (Antonia) (Antonia) Nana (Diamana) (Antonia) (Antonia) Nana (Diamana) (Antonia) (Diamana) Nangana (Diamana) (Antonia) (Diamana) Nangana (Diamana) (Antonia)	મેટ પ્લેટ પ્લેટ કે પ્ તે પ્લેટ કે પ્ તે પ્લેટ કે પ્લેટ કે તે પ્લેટ કે પ તે પ્લેટ કે પ્લે કે પ્લે કે પ્લેટ કે પ્લે કે પ્લે કે પ્લે કે પ્લેટ કે પ્લે કે પ્લેટ કે પ્લે પ્લેટ કે પ્લેટ કે પ્લે કે પ્લેટ કે પ્લેટ કે પ્લેટ કે પ્લેટ કે પ્લેટ કે પ્લેટ કે પ્લે કે પ્લે કે પ્લે કે પ્લે કે પ્લેટ કે પ્લે કે પ્લેટ કે પ્લેટ	495 - 93 (Carley) (Carl) - 24 - 2 (Carl) (Carl) - 25 - 2 (Carl) (Carl) - 25 - 2 (Carl) (Carl) - 2 (Carl) (Carl) - 2 (Carl) (Carl) - 2 (Carl) (Carl)
services of the fight of within the children of a strationary strate	Denergi Barki kimir Bernardi e Denergi Barki kimir Bernardi e	Maar Historia (Landsan arasing m 1915 - Bartan Angeland, 1917) Malaysan (Landsan (Landsan arasing 1944) Warang (Landsan arasing arasing 1944) Warang (Landsan arasing arasing 1944) Warang (Landsan arasing arasing arasing 1944)	an and the standard of the second standard of	telenterier polani internetien interier telefaterie an maar in taale og ollege
(iii) and (iii)	(44) The Alexandra Strategies (2014) Latter and a second secon	Receiver, est, en energian Brahat, energian Brahat, energian Brahat, energian Brahat, energian Brahat, energian Receiver, energian		o de la compañía de l Compañía de la compañía de la compañí Compañía de la compañía de la compañí Compañía de la compañía
The grantor warrants that the proceeds (a)* primarily for grantor's personal, it (b) for an organization, or (even if g	s of the loan represented by amily or household purpose rantor is a natural person)	the above described no s (see Important Notice are for business or com	te and this trust deed are: below), mercial purpows	and a second sec
This deed applies to, inures to the ber personal representatives, successors and essign secured hereby, whether or not named as a be gender includes the feminine and the neuter, a IN WITNESS WHEREOF; sai	tefit of and binds all parties is. The term beneficiary sh meliciary herein. In constru- ind the singular number inc	es hereto, their heirs, le hall mean the holder and uing this deed and when cludes the plural	gatees, devisees, administrato I owner, including pledgee, of ever the context so requires, t	the contract he masculine
* IMPORTANT NOTICE: Delete, by lining out, which not applicable, if warranty (a) is applicable and it as such word is defined in the Truth-In-Lending beneficiary MUST company with the Association	ever warranty (a) or (b) is the beneficiary is a creditor Act and Regulation Z, the	S 0 4		itten. Son Son Son Son Son Son Son Son Son Son
If compliance with the Act is not required, disregard, or the second state of the seco				् स्टब्स् अन्यत्व प्राट अन्यत्व स्वित्वस्य ज्याद्याः स्वित्वस्य ज्याद्याः
(If the signer of the above is a corporation, the form of actnowledgement opposite.) STATE OF OREGON,	<ul> <li>Construction of the second seco</li></ul>	1999年1月21日(日本市場)、大学生では、「学校」では、 「小学校である」、「「学校」」、「「学校」」、「「学校」」、 1999年1月2日(日本市会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社会社	n (1999) - Erstein eine Stationen († 1990) 1997 - Stationen Stationen († 1990) 1997 - Stationen († 1990) 1997 - Stationen († 1990) 1997 - Stationen († 1990) 1997 - Stationen († 1990)	un quitti ten si men i sur quitti ten si men un cuitti ten si men un cuitti ten si men su quitti sur ten si men quitti cuitti
County of Klamath	) ss.		3. Solid Complete View Constraints, and the complete systems of the complete system of t	n ang dagan yan sa na na na na na na na na na na na na 1915 - Alta San na na na na 1915 - Alta San na na na na
September 19 86 by Ethel 19 Stranske	19	rument was acknowledge y	d before me on	an a Mary and a Mary an Mary an Mary an Mary an Mary an Mary
in article Addes	ot vg fon	24 - Constanting of the second s		
(SEAL) Notary Public My Constitution expires	22-89 My comm	ublic for Oregon	en de la companya de Referencia de la companya de la comp de la companya de la de la companya de la de la companya de la de la companya de la de la companya de la companya de en companya de la company	(SEAL)
Provide and provide the property of the state of the second definition and property is not	REQUEST FOR FULL RE	the second second second	gad mostagginos ingenera. 19. – Analagin golaristaginas. 29.	्रियाः ३३ स्टाइ संदर्भ संदर्भ संदर्भ संदर्भ स्व
· · · · · · · · · · · · · · · · · · ·	a states and Trustee	编制第二字 1947年代 1941年4月1日 1973年代初日 1987年1月1日 - 1月1日	a deju postano da la conseguir de translation seguir da la conseguir de la consecutiva seguir da secto da consecutiva da la translatione	anteres en la companya Anteres en la companya Anteres en la companya
The undersigned is the legal owner and trust deed have been fully paid and satisfied said trust deed or pursuant to statute, to can berewith together with said trust deed) and to estate now held by you under the same. Mail	cel all evidences of indeb reconvey, without warranty	tedness secured by said y, to the parties design	ly sums owing to you under	the terms of
<b>DALED</b> : <u>and and require the redenance</u> <b>DALED</b> : <u>area of subscripting</u> , and the reduc- nerwith and real collars. <u>OF SECURA</u> FOR 7017, PUSPOSE, <u>OF SECURA</u>	ジュ ウカジョウククラ クレン	사람들은 가장 사람이 나라 가운 것은	farmenter cristing of the solution	in the of the
			Beneficiary	
TRUET DEED IN TAVAUR OF T	LANIH BINST FAD	KYD PUETHER yng Gellwerd is the truises fer tei SP BECOMD YMD 16	telletien before receiveryone will b	• <b>mod</b> o.
TRUST DEED	Clamach, Scate of	STAT	TE OF OREGON, Inty of Klamath	} ##.
Ethel M. Stranske	er, Oregon, derended Erd. VESTA AnnULT	os to tas crist was re	certify that the within in ceived for record on the	8ch Jav
Granter	NUS SELE NEG CONSEN	webs there in boo	: 39 o'clock P. M., and k/reel/volume No. M86	recorded
Robert Lee Worden	FOR RECORDER'S	use ment/	16196 or as fee/lin microfilm/reception No. d of Mortgages of said Co	65704
AFTER RECORDING RETURN TO	MI INC. VD ()183 MID TEDV POP ATOMAN	80 (oubleacton) Count	Witness my hand and y affixed.	le peni : of ;
Atma Collection Dept	807 34	<b>t</b> Xs	Lyn Bichn, County	
Siliti San Sel-Oregan Inel Deed Sonet-Iklist Vikky.	L	CT DY LLL	the the the state of the state	Deputy Cit,

ないないであるのである。

the second second

and the state of the

同時が認知時

-

4