s dee

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced ioreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts and sale, the grantor or any other periors the date the trustee conducts and sale, the grantor or any other periors the date the trustee conducts and sale, the grantor or any other periors the date the trustee conducts and sale, the grantor or any other periors the date the trustee conducts and sale, the grantor or any other periors the date the trustee conducts and sale of the default or defaults. It the default consists of a lailure to pay, when cure sums secured by the trust deed the distingtime that the time of the default may be cured by paying the periors may be due that the time of the default that is capable at the default or trust deed. In any case, the performance required under the default, the person effecting the cure shall pay to the beneliciary all costs together, with trustees and attorney's ices not exceeding the amounts provided by lew. 14. Otherwise, the sale shall be the trust deed.

rogether with trustee's and attorney's teet not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and the postponed as provided by the sale or the time to which held sale and in one parcel or in separate parcel and shall sell the parcel or the year provided by the sale shall be held on the time of sale or the sale the postponed as provided by the for cash, payable at the time of sale or trustee in one parcel or in separate parcel and shall sell the parcel or the sales the postponed as provided by the for cash, payable at the time of sale or trustee and that deliver to the purchaser its dead in form as required by take. Trustee plate. The recitais in the deed of any matters of lact shall be conclusive proof the granter and beneficiary, may preven, excluding the trustee, but including the granter and beneficiary, may preven, excluding the trustee, but including the granter and beneficiary, may preven at the sale. So the trustee sells pursuant to the provers provided herein, trustee studing the comprehension of all the trustees at the sale. As the comprehension of all the trustees at a reasonable of the trustee by trusteers dead as their interests may appear in the order of their provide in the trustees surplus, if any, to the granter or 50 his successor in interest entitled to ask. 16. Beneticiary may from time to time apport a successor or succes-

Surpius, it any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or successors of successors inside appointed here of the successor inside appointed here fusion that be the latter shall be vealed with all title, powerance to the successor upon any trustee shall be inside by written instrument. Each such appointment which, when records in the mostage records of the county or counties in the successor fusion the successor fusion in the successor fusion in the successor when the successor in the successor is the successor with the successor successor is and subsidiation shall be inside by written instrument. Each such appointment which, when records in the mostage records of the county or counties in the successor fusion.

If the successor trustee. IT. 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 nodify any party hereto of pending sale under my other deed of trust or of sny action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. The Trust Deed Act provides that the trustee hereunder must be either in an an ings and land association authorized to so business such the laws of Oregon y of this state, its subsidiaries, affiliates, agents or branches, the United States who is an active member of the Oregon State Ear, a bank, trust company the United States, a tille insurance company authorized to insure tille to real any agency thereof, or an escrew agent licensed under ORS 696.505 to 696.585.

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tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in grazing any essentent or creating my restriction thereon; (c) join in any estabadination or other agreement alressribut as the "person or person or any data apply the sender or notice of person or any taking or danade of the property is person police or notice of any dareement person or person or

sum of DEVEN INCOMMENDEROTI INCOMED ENDING ONE AND 10/100 (\$7,881.18) note of even date herewith, payable to beneticiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable OCTODAR 14 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneticiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property used for agricultural, timber or grazing purposes.

Lot 10, except the Easterly 15 feet in GRACE PARK, according to the plat of record in

the office of the County Clerk, Klamath County, State of Oregon. THIS TRUST DEED IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF UNITED STATES NATIONAL BANK OF OREGON.

as Beneficiary. 6.042 Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath County, Oregon, described as:

as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon Corporation

SMIRNOV and JAKUBOWSKI, a partnership

TRUST DELD ASpen Title #M-30391 67101 TRUST DEED Vol MS

THIS TRUST DEED, made this 13th day of Och CLYDE I. MAGILL and LOREEN MAGILL, husband and wife Page 18765 October

STRYENS HESS LAW FUS. CO., PORTLAND. OR.

18766 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in lee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same egainst all persons whomsoever. an ber begen. Mise Multer and a start from the start The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor'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, inures 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 named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine 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 net applicable, it warranty (a) is applicable and the beneficiary is a cruditor as such word is defined in the Truth-it-leading Act and Regulation 2, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevenz-Ness Form No. 1319, or equivalent. It compliance with the Act is not required, disregard this action. 20 our (If the signar of the above is a corporation, nos the form of acknowledgement appeals.) STATE OF OREGON. Countrols Illanath STATE OF OREGON. Clyce L. Pagell and Loreen Magil County of This instrument was acknowledged before me on 19 Interpolaries (Addington Natary Public Lod Predon Notary Public for Oregon My commission expires: My commission expires: 22-89 (SEAL) Alteria Change the states of the frideway REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. with the second TO: Trustee The undersigned is the legal owner and helder 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 of pursuant to statute, to cancel all evidences of indebtedness excured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the herewith together with east that east the same Mail reconveyance and documents to the main both the second s DATED: Beneficiary Do not loss or destroy this frost Dood OR THE HOTE which is socares. Both must be delivered to the trastee for concellation before reconveyance will be made. Sec. in man ther the da IN 25 MAG 2932 2/11 TRUST DEED 下。 同时, CEO 1 CEO STATE OF OREGON. Line of the set of the 58. Vas received for record on the 15thay Clyde I. Magill restant stream and that and the stream is there at 11:23. o'clock .A.M., and recorded of October , 19.86 , Grantor Snirnov & Jakubowski POR RECONDER'S USE 2411-244 Jun Hamackarts of Long materia Bacollelary / Last field and County affixed. Record of Mortgages of said County. Witness my hand and seal of AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, INC. Evelyn Bichn, County Clerk NAME D 2.5767 18621 Fees \$9.00 By Am Deputy er - Magen friss fall ferier-selfet fere