surphis, if any, to the grantor or to his successor in interest entitled to such surphis. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successor to any trustee mand herein or to any conveyance to the successor trustee. The fatter chail be verticed powers and duties conferred upon any trustee herein named or appoint powers and duties conferred upon any trustee herein named or appoint instruction exocuted by beneficiary, containing reference in the olds or appoint and its place of record, which exorded in the olds of appoint that the conclusive proof of proper appointment of the olds of the county shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee access this trust when this deed, duly secured and chigated to motify any party hereto of pending and by fusite. achameledged is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which fields or of the county shall be a party unless such action or proceeding is brought by fusite. NOTE: The Trust Deed. Act provides that the trustee bereander must be either an ottorney, who is an active member of the Oregan State Bar, a bank, trust company a savings and loan obsidiation authorized to do business under the lows of Oregan or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an excreme agent licensed under ORS 696.505 to 696.585.

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momenty, and the application or release thereol as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done 11. Upon default by grantor in payment of any indebtedness secured declare all sums secured acressly immediately due and, the beneficiary may event the beneficiary indebtedness secured declare all sums secured hereby inmediately due and, the beneficiary may event the beneficiary indebtedness secured declare all sums secured hereby inmediately due this fust declare any act done declare all sums secured hereby inmediately due and, the beneficiary may event the beneficiary indebtedness secured hereby inmediately due this fust declare any act and the secured hereby inmediately due the beneficiary may event the beneficiary of this fust declare as the integrated here into the integration of the said decime shall in the latter event the beneficiary due there is the fuster shall be hereby, whereupon the these shall is the time and place of said. Give notice the manner provided in OKS 86.740 to 86.795.
The after default at any time prior to live days being and and said thrastes of the trustee said, the grantor or other persons so privileged by the GRS 86.760, may pay to the beneficiary or his successores actuarity incurred in ceeding the ensure and the disting or his successores and thereby the distingt and trustee's and at the farmed in ceeding the ensure of the here incurse the shall be held on the date and thereby the distingt of the terms of the hereby any to the beneficiary or his uncertaines and at thereby incurred in ceeding the ensure and ensure of the date said by lawy of the these soles and ensure of the fulled of costs and exponence and thereby the private in any time the date of the trust declared in ceeding the terms of the herebic care and ensure the distingt of the terms of the herebic said thereby cure the bander the terms of the date said by l

Iterai, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordmation or creating any restriction thereon; (c) join in any thereol; (d) reconver, without warranty, all or any of the property. The property is an any thereol; and the property is an any thereol; (d) reconver, without warranty, all or any mitters of the property. The legally entitled therein, in the recitals there on any mitters of a said of the index of the property. The property is an any the described as the "recitals there of the property. The property is an any default there is any restriction or person by constraints or lacts shall services mentioned in this person, by aftent or by a receiver to be appointed by a court, and without recitar to the adequacy of by a restrict the property is and state of the and the service is and profits, including the part of the adequacy of the rent, all or any all of the recitar and services and profits, including the part of the energy and any proves and profits, including the part of hereby, and in such order as break thereby and the energy and the service and profits, including the part of hereby, and in such order as break thereby and profits, including the secure of the property. If the entering upon and taking possession of said property and the property, and the adoptication or release at for any defauted of the and other invariance policies or compensation or release thereol as aloreesid, shall not cure or purport, and the adoptic of the adoptic or invalidate any actions.
12. Upon default by granter in payment of any indebtedness secured herein as aloreesid, shall not cure or base and explorition and chain any addition and the adoptic of the adoptic of any default or base and collection in the second herein and the adoptic at the adoptic of the addition or addition and the adoptic or invalidate any actions and the payment of any default of the addition and thereon additis and exploreeside of the addition and thereon addit

not sooner paid, to be due and payable _______October 14 ______. 19 __ 89 ______ The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note The above described real preperty is not currently used for agricultural, timber or grazing purposes.

(\$9,946.59) 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 The date of maturity of the debt secured by this interest is the date of maturity of the debt secured by this interest is the date of maturity of the debt secured by this interest is the date of maturity of the date secured by this interest is the date of maturity of the date of maturity of the date secured by this interest is the date of maturity of the date secured by this interest is the date of maturity of the date secured by this interest is the date of maturity of the date of matu

sum of NINE THOUSAND NINE HUNDRED FORTY SIX AND 59/100----

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, issues and profile thereoi 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

THIS TRUST DEED IS SECOND AND JUNIOR TO THAT FIRST TRUST DEED IN FAVOR OF FIRST NATIONAL BANK OF ORECON, DATED AUGUST 8, 1978, 583.875

The Easterly 75 feet of Lot 9, GRACE PARK, in the County of Klamath,

as Beneficiary,

Frantor, ASPEN TITLE & ESCROW, INC., An Oregon Corporation SMIRNOV and JAKUBOWSKI, A Partnership

State of Oregon.

POSM No. TNU

as Grantor.

in .

Klamath County, Oregon, described as:

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

STEVENS-NEES LAW PUBLISHING CO., PORTLAND, OR. 972

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Voi MAD

October

, between

...., as Trustee, and

Hall-1-Grogen Tond Gred Lorine-YNVIT DARS (No. Instriction on enrichment). ASPEN M-30392 67104° DIESOU BIEOT SECOND * TRUST DEED

18770 The grantor covenants 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 Trust Deed in favor of First National Bank of Oregon, Dated August 8, 1978, recorded August 15, 1978, in Book M-78 at page 17881. and that he will warrant and forever defend 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 grantor's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 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 applicable and the beneficiary is a creditor as such word is defined in the Truth-In-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose; if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stavens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stavens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. 46 Clyde I. Magill Acce Moreen Magili (If the signer of the above is a corporation, use the form of acknewledgmont espesite.) IORS 93,4901 STATE OF OREGON, STATE OF OREGON, County of County of Klamath) ss. October 14 19 86 , 19 Personally appeared the above named. Clyde I. Magill and Personally appeared ... andwho, each being first duly sworn, did say that the former is the Loreen Magill president and that the latter is the 30 1.50 - 3 secretary of A State of the second second a corporation, and that the seal alfixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behall of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act Before me: and the stand acthowledged the foregoing instru-ment torse, their voluntary act and deed. Motary Public tor Oregon OFRICIAL, Add EADY Notary Public for Oregon Mp commission expires: 3 (OFFICIAL SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE and the f ે ગામમાં લુદ્ધ આગળવામાં લુદ્ધા આગણવામાં પ્રાથ ્યું ડે,1% સુધાર છેલ્લા સ્ટાર અને વ To be used only when obligations have been paid. 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 deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same Mail reconveyance and documents to DATED stand of the particular for the second SADE DE LIBRE SVIIGTVE DER DE LEVER DE DESTRIC Boneficiary Do not lose or destroy this Trust Deed OR THE NOTE which It secures. Both must be delivered to the trustee for sancellation before recenvayance will be m TRUST DEED STATE OF OREGON. LAW PUBLED. PORTLAND. OD DE CONSTRUER PROVINCI County of _____Klamath SS. I certify that the within instru-Clyde 1. Mag111 (in al Transie and second and ment was received for record on the $\phi = \phi + \phi$ ne of the second second 15th day of October, 19...36, Loreen Magill at. 11:23. o'clock . AM., and recorded sie. West States (States) SPACE RESERVED Grantor Smirnov and Jakubowski, FOR page_19769____or as document/fee/file/ a Partnership RECORDER'S USE 1991. R.J. 5.1. te ₽ ******* INC' WI ARE SAM TO Record of Mortgages of said County. Beneliciary AFTER RECORDING RETURN TO SATE A Witness my hand and seal of Tan and the first

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600 Main Street

Klamath Fulls, Oregon 97601

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County affixed. Evelyn Blehn, County Clerk By APm Smith Deputy