| 67424 DEED OF TRUE  | Val Mar  |  |
|---|--|--|
|   |  | 9age_ <b>19317</b>   |
| DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSAC  | TION DATE FUNDS DISBUTISED AND INTEREST BEGIN  | ACCOUNT NUMBER   |
| BENEFICIARY   | GRANTOR(S)   |  |
| ADDRESS: 707 Main St., P.O. Box 1269  | Viola M. Hollinger   | Ager   |
| city: Klamath Palls; OR 97601   | ADDRESS: 1749 Summers Lana   | an <sup>th</sup> in<br>Directori<br>Konzen   |
| NAME OF TRUSTEE: Aspen Title  | CITYI Klamath Falls, OR 976  | 503  |
| THIS DEED OF TRU  | ST SECURES FUTURE ADVANCES   | е, та<br>дерата<br>дерата<br>дерата<br>та  |
| By this Deed of Trust, the undersigned Grantor (all, if more than,  | one) for the purpose of securing the payment of a Promi  | ssory Note of even date in the   |
| principal sum of \$ 14200.00 from Grantor to Beneticiary-name<br>the following described property situated in the State of Oregon, Coun   | a above hereby grants, sells, conveys and warrants to Trus   | tee in trust, with power of sale,  |
| The North 1 of Lot 12, Block 7, PL<br>State of Oregon.  | ZASANT VIEW TRACTS, in the County of   | of Klamath,  |
| SLACE OF OREGON.  |  |  |
| Co a st lose or destroy. This Dond of Trust must be de  | iverior in the Talston for managelistic in before reconserving in  | and and a second s   |
|   |  |  |
| Together with all building and immediate  |  | <ul> <li>A state of the sta</li></ul> |
| Together with all buildings and improvements now or hereafter ere<br>alr-conditioning equipment used in connection therewith, all of which<br>described, all of which is referred to hereinafter as the "premises". | eted thereon and heating, lighting, plumbing, gas, electric,<br>i, for the purpose of this Deed of Trust, shall be deemed  | ventilating, refrigerating and<br>fixtures of the property above   |
| The above described real property is not duriently used for agricultur  | al, timber or grazing purposes.  |  |
| TO HAVE AND TO HOLD said land and praminan with all the size  | And a set of the set o | ustee and his heirs, executors,  |
| be Sill Dave of Arter generations and and the well of the track of p  | and pulposes to average and none other 192 m and average to  | 111 - Constant Constant  |
| of the premises, during continuance of default hersunder, and during, collect and enforce the same without regard to adequacy of any security   | v for the indebtedness berght to could the the same with   | h or without taking possession<br>upon said premises and/or to   |
| FUR THEFURPOSE OF SECURING: (1) Performance of oral house   | mana at at an and a second   | and the second   |
| reference to which is hereby made, until paid in full at or before motor  | above mentioned i remissory Hole executed by the Grant   | or in favor of the Beneficiary,  |
| obligated to make any additional loan(a) in any amount (14) The   | to orantos in connection with any renewal or refinancing, h  | of the Beneficiary shall not be  |
|   |  | to Grantor or to third parties,<br>nts of this Deed of Trust.  |
| All payments made by Grantor(s) on the obligation secured by this Deer<br>PIRST: To the payment of taxes and assessments that may be le<br>and expenses agreed to be paid by the Grantor(s).                        | d of Trust shall be applied in the following order:<br>wied and assessed against said premises, insurance premiums   | Tenairs and all other observes   |
| and expenses agreed to be paid by the Grantor(s).<br>SECOND: To the payment of the interest due on said loan:<br>THRD: To the payment of the interest due on said loan:   | water a second and a second and a second   | · ····································   |
| TO PROTECT THE SECURITY HEREOF GRANTORIS COVENAN  | ATOTU IN BOITINGL  |  |
| amounts, and in such companies as Beneficiary man formation   | and of an improvements for the protection of Benefic   | iary in such manner, in such   |
| Beneficiary and that loss proceeds (last expanses of pollostical that   | this approve, and to keep the policies therefor, properl   | y endorsed, on deposit with  |
| event of Foreclosure, all rights of the Grantor in insurance pallalos that  | in the cause discontinuance of any proceedings to forech   | ose this Deed of Trust. In the   |
| secured hereby, or upon the interest of Heneficiary in said premises on t   | and detail against the above described premises, or any p  | art thereof, or upon the debt  |
| event of default by Grantor(s) under Paragraphs 1 or 2 should Barefini  | the proper officer showing payment of all such tax   | es and assessments, (3) in the   |
| assessments without determining the validity thereast, and (a) much dit   | and pay she consoliable premiums and charges therefor: ()  | D) Pay all said taxes, liens and   |
| good condition and repair, not to commit or suffer any most   | e. (1) so heep the oblightings and other improvements now c  | tisting or hereafter erected in  |
| wishin one hundred eighty dave or metore decimation   | the purpose of inspection  | ng the premises, to complete   |
| hereon, and to pay, when due, all claims for labor performed and mate   | erials furnished therefor, (5) That he will pay, promptly, the   | icted, damaged or destroyed indebtedness secured hereby  |
| portion thereof, may be extended or mnewed and any portions of the  | a state and that the time of payment of the indebieda  | ess hereby secured, or of any  |
| or the full amount of said indeptedness then ministration with  | the state independences of the net of this instrument upon the   | e remainder of said premises   |
| he does hereby forever warrant and will forever defend the title and poss   | ession thereof against the lawful claims of any and all news   | to convey the same; and that   |
| become due, or upon default in the performance of any amount of the said Grantor(s) shall   | fail or neglect to pay installments on said Promissory Not-  | e as the same may hereafter  |
| ction of proceeding be filed in any court to enforce any lied on, cl.   | alm against or interest in the premises, then all sums owi   | by Grantor(s), or should any   |
| I the application of the Reneficiary he application and the in the  | the and payable at the second of and payable at the  | he option of the Beneficiary   |
| rustee shall file such notice for record in each county when  | and of checkion to cause said rioperty to be Sold to satisf  | y the obligations hereof, and  |
| hereof as remined by the state  | so source nereby, whereupon trustee shall fix the time and   | Disce of cale and give potion  |
| 2) Whenever all of a portion of any obligation secured by this Trans Da   | an anti-contentent Pleasance provide a contraction of the contraction of   | tobligation, including layer to  |
| the trust property, or any part of it, any Reneficiary under a mine   | the accordance what the terms of the trust beed, the Grante  | it or his successor in interest  |
| encligiary or his successor in interest respectively the metion   | tor the relater s sale it the power of sale therein is to be   | exercised, may pay to the  |
| they than such portion of the principal as would not than be done   | a character a new Accorney & Ices actually   | incurred if allowed by law)  |
| roceedings had of instituted to foreclose the Trust Deed shall be dismi   | used or discontinued, and the obligations and Trust Deed   | shall be reinstated and shall  |
| 3) After the lapse of such time at may then he perilent by this call  | an a   | and a second of the second second second   |
| aid Notice of Sale at public auction to the highest hidden the  | distriction, and sen said property on the date and at the  | time and place designated in   |
| onducting the sale may, for any cause he deems expedient, postpone to   | he same from time to time until it shall be completed and,   | he time of sale. The person  |
| inder than one day beyond the day designated in the Nouce of Sale. In the Nouce of Sale, in the Nouce of Sale, in   | otice thereof shall be given in the same manner as the orig  | , if the sale is postponed for ginal Notice of Sale. Trustee   |
| cert of any matters or facts shall be conclusive proof of the truthfulness  | thereof. Any person, including Reneficiary may hid at the  | implied. The recitals in the   |
| rustee shall apply the proceeds of the sale to payment of (1) the costs<br>he Tristee's and Attomet's fees: (2) cost of any evidence of title prom  | and expenses of exercising the power of sale and of the sal  | e, including the payment of  |

such proceeds with the County Clerk of the County in which the sale took place.

は、たちんのな

•

-

| ich proceede with the County Cipin of the County 1d ispect the sais took place.<br>Sais (1854) 9 281   | 19318  |
|--|--|
| (4) Gramorial agrees to surrender possistion of the hetchabove described on  | enties to the Purchaser at the storesaid tale, in the event such posterious at the base of the posterious of the storesaid tale, in the event such posterious has not been of stores of the county in which said property of an in office of the County Recorder of each county in which said property of  |
| (5) Beneficiary mey appoint a successor trustee at any time by filing for rect<br>(5) Beneficiary mey appoint a successor trustee at any time by filing for rect<br>solution, in thereof is situated a Substitution of Trastee. From the time the<br>duties, authority and title of the Trustee hamed herein or of any niccessor   | ord in the office of the County Recorder of each county in which said property of<br>substitution is fird for record, the new Trustee shall succeed to all the powers.<br>Tristee, Each such substitution shall be executed and acknowledged, and notice   |
| (6). Upon payment in full by said Grantor(s) of his indebtedness hereunder.  | Frustee shall reconvey to faid Trustor(s) toe above described frames and the her her her her her her her her her h   |
| (4) Should said property or any part thereby be taken by reason of any pub<br>(compensation, awards, and other payments or feller therefor, to the even  | ite improvement of condemnation processing including accrued interest, of the  |
| (6) Should Trustor sell, convey, transfer of dispose of, or further encumber si<br>first had and obtained, then Beneficiary shall have the right, at its option, to do   | aid property, or any part thereof, without the written consent of Beneficiary being<br>sclare all sums secured hereby forthwith due and payable.<br>scored hereby to the contrary, neither this Deed of Trust nor said Promissory Note<br>or to the screen that the same may be legally enforceable; and any provision to the  |
|  |  |
| 10 All Grantors shall be jointly and severally liable for fulfillment, of their s<br>Shall like' to and be blinding upon the heirs, executors, administrators, succe<br>the second of the signal of shall be construed as plural where appropri-   | govenants and, agreements investigation contained, and all provide states of the second state               |
| (11) Invalidity of unencorresource when this mast in Triat Buly excluted and   | acknowledged, is made a public record as provided by law. Trustee is not obligated   |
| site motify any party hereto of penning site under the proviners a your strained in  | and a provide the forenance in a provident of the control of the control of the mailed to  |
| This at the address hereinotion set forthe 11 the 71H (statistics share the statistics) and the statistics of the statis | there a failed the purched studies of any and all decomes a failure of   |
| such personal fidding or the ben beredes are minement annual, and he shan  | the first downline by the press of the press               |
| bothest interest max he to that the life to and a facto these presents set had   | nd and seal this date to will be be an a second s  |
| "Signed, sedled and delivered in the presence of   | anner the state of the second of the second of the second s  |
| assessments without do''n interest the validity thereof, and for such dictorations   | Les 2 de la comme de la company de la compan               |
| CARDE OF MALANA AND LAND OF A CARDEN AND A   | Grantor-Borrower   |
| Converting the second statistics of the first to instrance politics then to take   | of spene discontinuence of any prior pure in corrections this focus i found to the   |
| and such which wild a generation of the free free free and a specify to be constant and the such that and be added and the second state of the sec | the set of the sector of the s               |
|  | and Viola M. Hollinger and   |
| TERNOWING PROVIDE STATE OF THE PROVIDENT OF THE STATE  | No and an and the production means of the construction of the cons               |
| BEDEG MER AGY COMMANDER THE STATE OF THE STA | SPRedering schwarz ausst and marken alter the connection of the Dorg of the states and the second states and t               |
| mission is write in the operation will be a range of an enterious matches o  | а на издражна се се споранет за различна се споранота се се се се страната на издражна се страната на се страната се страната на се страната се страната на се страната се странат   |
| TO FROM THE AND  | in importances put of second graduate to an interest of Trust have been paid, sewed by this Deed of Trust All sums secured by said Deed of Trust have been paid.   |
| and pour are requested, on payment to you an any man of the second   | rewed by this Decener Trust. An sums section of said because indebtedness, secured by<br>er the tarms of mid Deed of Trust. To cancel all evidences of indebtedness, secured by<br>arranty, to the parties designisted by the terms of said Deed of Trust, the estate now<br>arranty to the parties designisted by the terms of said Deed of Trust, the estate now<br>arranty to the parties designisted by the terms of said Deed of Trust, the estate now<br>arranty to the parties designisted by the terms of said Deed of Trust, the estate now<br>arranty to the parties designisted by the terms of said Deed of Trust, the estate now<br>arranty to the parties designisted by the terms of terms of the terms of the terms of terms of the terms of t |
| TO HAVE AND TO HOLD AN INT AND TO SCHOOL OF A COUNTY IN  | iber of gravity response.  |
| 医前骨上的 医马克氏 网络马克斯克斯 法法律保证 化化学试验 化化学试验 化油 经监督管理 建氯化物酶 法财命 网络加斯利林加斯加利斯 化二十二十分 计十十分  | Bare nang brakny, hybrid, jumping, ya, cheng, anunung, selegenna, und<br>be purpus under treat of trat, wan in an roun i success of the property sume  |
|  | By   |
|  | By   |
| Do not lose or destroy. This Deed of Trust must be delivered   | I to the Trustee for cancellation before reconveyance will be made.  |
| State of Gregon.   | ANT VIEW TRACTS, in the County of Klamach,   |
|  | Klameth<br>Z   |
|  | Re in Surperson D'et arrest avec warrants to storiksaur Nore es ever date in the   |
|  |  |
|  | Image: Second state     Parts, OR +7603     S       Scold state     S     S       S  |
| ADDRESS 70<br>ADDRESS 70<br>COTVA<br>REALING OF SURAL 1269 L<br>COR ADDRESS 1269 L<br>COR ADDRESS 1269 L<br>10<br>10<br>10<br>10<br>10<br>10<br>10<br>10<br>10<br>10   | E Sperse 1749 Success Line D<br>E (Y Skilmati Falle, OF 17603 SL   |
| Auguntiss 70 Hails St., 9.0. Eds. 12696 0 12<br>CUYN Kalmati AFallse OR 97601 C 26   | <ul> <li>A size Yuole M. solitager</li> <li>C size Size Size Size Size Size Size Size S</li></ul>  |
| J.R. C. International Classical of the 23rd International Classical of the 23rd International of | E David J. Joll Age<br>E David J. Joll Age<br>E David J. Joll Age  |
| REVERICIVE.  |  |
| DVIE LA DESDIG. LEREL VUD ON CHE FORST STUDYER   | S S S S S S S S S S S S S S S S S S S  |
| I I A A BARRARY AND A REPORT OF A REPORT O | ND VERICINATION REALS  |
| 67424 DEED OF THIS &   |  |