23424

Deed of any matters or facts shall be conclusive proof of the trutinumess thereof. Any person, including Beneticiary, may bid at the sale. Trustee's shall apply the proceeds of the sale to payment of (1) the costs and expenses of exercising the power of sale and of the sale, including the payment of sump, secured hereby; and:(4) the remainder; if any; to the person or persons legally entitled thereto; or the Trustee, in its discretion, may deposit the balance of the sale took place.

remain in force the same as if no acceleration had occurred. (3) After the lapse of such time as may then be required by law following the recordation of said Notice of Default, and Notice of Default and Notice of Sale having been given as then required by law. Trustee, without demand on Grantor(s), shall sell said property on the date and at the time and place of Sale said Notice of Sale at public auction to the highest bidder, the purchase price payable in lawful money of the United States and at the time and place designated in postponement shall be given by public declaration thereof by such person at the time and place last appointed for the sale; notice at the low of sale. The Portice of Sale at public declaration thereof by such person at the time and place last appointed for the sale; neuron sale. The Portice of longer than, one day beyond the day designated in the Notice of Sale, notice thereof shall be given in the sale; provided, at the sale; more sale of Sale, notice thereof shall be given in the sale; provided, at the sale; notice of Sale of Sale, notice thereof shall be given in the sale; meaner as the original Notice of Sale, notice thereof shall be given in the sale; provided, at the sale; notice of shall be given in the sale; provided, at the sale; notice of Trustee shall apply the proceeds of the sale to payment of (1) the costs and expenses of exercising the power of sale and of the sale; including the payment of

thereof as required by law. (2). Whenever all or a Portion of any obligation secured by this Trust Deed has become due by reason of a default of any part of that obligation, including taxes assessments, premiums for insurance or advances made by a Beneficiary in accordance with the terms of the Trust Deed, the Grantor or his successor in interest, respectively, at any time prior to the time and date set by the Trustee for the Trustee's sale if the power of sale therein is to be excretively, the entire amount then due under the terms of the Trust Deed, the obligation or his successor in interest, respectively, the entire amount then due under the terms of the Trust Deed and the obligation of record or instituted to foreclose the Trust Deed shall be dismissed or discontinued, and thereby cure the default. After payment of this amount, all moves the same as if no acceleration had occurred.

SECOND: To the payment of the interest due on said loan. THIRD: To the payment of principal. TO PORTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND AGREES; (1) to keep said premises insured in Beneficiary's favor atsainst fired amounts, and in such companies as Beneficiary may specify, up to the Auli value of all improvements for the protection of Beneficiary in such manner, in such Beneficiary and that loss proceeds (less expenses of collection) shall, time approve, and to keep the policies therefore, properly in such manner, in such restoration of said improvements. Such application by the Beneficiary and and the purchases of any proceedings to foreclosure, all rights of the Grantor in such assessments that may accrue asainst the above dest at the foreclosure sail. Collection of the dest of the Grantor in such application is such application by the Beneficiary, at its option (whether elowing proceedings to foreclosure sail. (1) on pay when due of the dest of the such application in a such assessments that may accrue as adistict the above dest at the foreclosure sail. (1) on pay when due to the dest of partitive or and there are any part thereof, or upon the interest of Beneficiary in said premises or in said debt, and procure and deliver to Beneficiary to any Dart thereof, or upon all debt of the such application (whether elowing Parment of all such taxes and assessments that may accrue as ading the elowing to the such application (whether elowing Parment of all such taxes and assessments at the approx of the parment of all such taxes and assessments and any pay the restoration (1) to be applied on the solid and the such assessments and the avent of default to eccrue theread on the date of payment at the agreed rate, (4) To keep the building the elowing and charges therefore (6) any all said dest and there when all charges and assessments and the set of all such taxes and assessments to the parent at the agreed rate, (4) To keep the buildings and cherefore (6) and as elowing the elowing and charges the he does hereby forever warrant and will forever defend the title and possession thereof against the lawful claims of any and all persons whatsoever. IT IS MUTUALLY AGREED THAT: (1) If the said Grantor(s) shall fail or neglect to pay installments on said Promissory Note as the same may hereafter become due, or upon default in the performance of any agreement hereunder, or upon sale or other disposition of the premises by Grantor(s), or should any hereafter action or proceeding be filed in any court to enforce any line on, claim against or interest in the premises, then all sums owing by the Grantor(s), or should any may execute or cause Trustee to execute a written Notice of Default and of Election; To Cause Said Property To Be Sold to satisfy the obligations hereficiary trustee shall file such notice for record in each county wherein said property or some part or parcel thereof is situated. Beneficiary also shall deposit with thereof as required by law.

with interest thereon at the agreed rate, where any such advances are made to protect the security or in accordance with the covenants of this Deed of Trust. All payments made by Grantor(s) on the obligation secured by this Deed of Trust shall be applied in the following order: FIRST: To the payment of taxes and assessments that may be levied and assessed against said premises, insurance premiums, repairs, and all other charges and expenses agreed to be paid by the Interest due on said loan. THIRD: To the payment of principal. TO PROTECT THE SECURD TO HEREOF CRANTOR(S) COMENTATION AND A CHEREOF (1) to the payment of principal.

administrators, successors and assigns, upon the trusts and for the uses and purposes following, and none other. Frantor also assigns to Beneficiary all rents, issues and profits of said premises, reserving the right to collect and use the same with or without taking possession collect and enforce the same without regard to adequacy of any security for the indebtedness hereby secured by any lawful means. collect and enforce the same without regard to adequacy of any security for the indebtedness hereby secured by any lawful means. CATOR THE PURPOSE OF SECURING: (1) Performance of each agreement of Grantor contained herein: (2) Payment of the principal sum with interest there on at the agreed rate, as made, until paid in full at or before maturity, or as extended or rescheduled; (3) Payment of the principal sum with interest there on at the agreed rate, as may be hereafter loaned by Beneficiary to Grantor in connection with any renewal or refinancing, but the Beneficiary such advances are made to protect the security or in accordance with the Beneficiary shall not be any additional amounts, with interest there any such advances are made to protect the security or in accordance with the covenants, of this Deed of Trust shall be applied in the following order:

The above described real property is not currently used for agricultural, timber or grazing purposes. CTO HAVE AND TO HOLD said land and premises, with all the rights, privileges and appurtenances thereto belonging to trustee and his heirs, executors, administrators, successors and assigns, upon the trusts and for the uses and purposes following, and none other.

DEED OF TRUST AND ASSIGNMENT OF RENTS

Albert J. Conforti

Klamath Falls,

GRANTOR(S):

(ii)

(2)

CITY:

THIS DEED OF TRUST SECURES FUTURE ADVANCES

By this Deed of Trust, the undersigned Grantor (all, if more thanfone) for the purpose of securing the payment of a Promissory Note of even date in the

principal sum of s 447771.56 from Grantor to Beneficiary named above hereby grants, sells, conveys and warrants to Trustee in trust, with power of sale,

PARCEL 1: The South 40 feet of Loto3 and all of Lot 4, Block 4, WEST KLAMATH FALLS, in the city of Klamath Falls, in the County of Klamath, State of Oregon.

, eo

P

DATE FUNDS DISBURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION 12-22-86

ADDRESS: 204 South Riverside Dr. and 142 Riverside Dr.

OR 97601

ACCOUNT NUMBER

Age

Age:

3654-402748

Together with all buildings and improvements now or hereafter erected thereon and heating, lighting, plumbing, gas, electric, ventilating, refrigerating and microarchited and of which, all of which, for the purpose of this Deed of Trust, shall be deemed fixtures of the property above the property

PARCEL 2: Lot 5, Block 4, WEST KLAMATH FALLS, formerly West Linkville, to the City of Klamath Falls, in the County of Klamath, State of Oregon.

69485

Dec. 17, 1986

NAME OF TRUSTEE: Aspen Title

ADDRESS: 707 Main St., P.O. Box 1269

Klamath Falls, OR 97601

ALC:

BENEFICIARY

CITY

3

DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION

TRANSAMERICA FINANCIAL SERVICES

15-361 (REV. 9-84)

and blocking with the Consta Clark of the Constant which the and and A Arantor(s) agrees to surrender possession of the herdinabove:

23424

	i i i i i i i i i i i i i i i i i i i	Grantore	Caracillurg Bremiese to the star		
	A PRODUCTION THAT THEY A DOWN THE OWNER		A characteristic to the Purchaser in the base of the contrast	at the state of the second state of the	
	(U) beneficiary may and the	of fifth other man hand	A THE REAL AND A SECTION AND A	at the aforessid sale in the	(Addated and the second sec
	and appoint a	SUCCESSOR AND AND AND AND AND AND AND	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	and a suic, in the event	SUCH Dorenentum La
- 3) some part thereof is all	trustee at any time to	المستحد والمتحد والمتحد والمحافظ المحافظ والمحافظ والمحافظ والمحافظ والمحافظ والمحافظ والمحافظ والمحافظ والمحافظ		possession has not
	a substance of the subs	a Substitute Oy	Bling for record to the state of the	Charles and the second s	计学生的 化化学学 化化学学 化合成分子 化分子
- 3	Guiles, anthonis, and the	" Substitution of Trustee E	the fire of the office of the of	방법 영상 그들도 가슴 가져있는 것이 많다. 감독이 가지 않는 것이 같이 다.	(i) the second state state is a second state of the second stat
	and title of a	ha marter Prom	the time the	Ounty Recorden of	行えたち 自動力 こうちん およしょう
- 5	thereof shall be at	are trustee named humin	the substitution is make	reconder of each county in	and a second
	and proof	the second of th	any michael in the lot is mich in	record the new m	which said property on

by rel

2.

Each such substitution shall be executed and acknowledged, and poster (6) Upon payment in full by said Grantor(s) of his indebiedness hereunder. Trustee shall reconvey to said Trustor(s) the above-described premises

coording to

All Zones in some is found in the property of the indust property of hereines in the barable of barable water and a start thereof be taken by reason of any public improvement or condemnation compensation, awards, and other payments or relief: therefor, to the extent necessary to liquidate the unpatheter of the start increase of the industry to liquidate the unpatheter of the start increase of ndemnation proceeding, Beneficiary shall (8) Should Trustor sell, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consent of Beneficiary being first had and obtained, then Beneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable. beeding, Beneficiary shall be entitled to all balance, including accrued interest, of the

(9) Notwithstanding anything in this Deedof Trust or the Promissory Note secured hereby to the contrary, neither this Deed of Trust nor said Promissory Note shall be deemed to impose on the Grantor(s) any obligation of payment, except to the extent 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 covenants and agreements herein contained, and all provisions of this Deed of Trust shall inure to and be binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference in this Deed of Trust of the singular shall be construed as plural where appropriate.

to notify any party hereto of pending sale under of Trust, duly executed and	acknowledge and enforceability of any other provisions.
party, unless brought by Trustee. The source any other Deed of Trust or	acknowledged, is made a public record as provided by law. Trustee is not obligate of any action or proceeding in which Grantor(s), Beneficiary, or Trustee shall be ult and of any Notice of Default and of any Notice of Sala base
The Albert Albert Control of the Albert A	successful the same hereunder be mailed .
1. The second s Second second se Second second s Second second s Second second se	は17時点の料理ないためではないに、 しんしん しんしょう アイト・ション アイ・ション アイト・ション アイト・ション しんしょう しょうかいがい
· "我们就是我们的你们,你们的你们的你?""你们,你们的你们,你们的你们,你们就是我们的你们,你们就是我们的你们,你们们不是我们的你们,你们们不是你们的你们,你	1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.1.
or the full increase of some not one force the second (0.7) for the subscreece of the new provided by the second s	n en algen den angele programmen en e
The said Grantor has to the said Grantor has to the said of the sa	REPORT OF SWIMPER AND A REPORT OF A DECK
Signed, sould and it is	d and seal this date the Doc 17 900c
Signed, sealed and delivered in the presence of the second and the	· 2019년 (국가 가지 2019년) 국가에게 가지 것 같은 것 같
(0) Complete det est 01 (10) for entres of the breaking provides and	The second
Witness	
and the second	- A CARCING
ng naghadagaga na pang ang ang ang ang ang ang ang ang ang	(SEAL)
The state of the product of Witness in the second state of the second state of the second state of the	2. State 0.5 (0.5) (1) A state (0.5) and a state of the state of th
The provide state of the processing the contraction of collections and $\frac{1}{2}$ and	of sure is compared to the set of
PERIOD IN SUCCESSION OF DRAFTSCORD, DELOCATING DODER OF BUILDED AND	and set many designed and set of the poly of the set of
the result of the state of the	
bunty of the way a sum of the part of years and the part of the sum of the sum of the part	a and a gradient state of the board of gradient states of the states of
and the start of the processing the experience of the processing of the start of th	The second se
1 Albert (J Conforti	A the second of
24 M 40 M 10 M 10 M 10 M 10 M 10 M 10 M 1	Personally appeared the above named
and a subset of the transfer of the many spectrum of the second s	a star i se
nowledged the same the second of the contract of the	
interfed the foregoing instrument to be	and the second s
Before me:	untary act and deed.
(SEAL)	to the second se
Notary Public for Oregon	
	My Commission expires
	A CONTRACT OF A
The undersigned is the lager and the second se	RECONVEYANCE
d you are requested, on payment to you of all indebtedness secured	Dated Delegeste weeter to an even
The undersigned is the legal owner and holder of all indebtedness secured d you are requested, on payment to you of any sums owing to you under the t d Deed of Trust, delivered to you herewith and to reconvey, without warranty d by you under the name, with the second secure of the	by this Deed of Trust. All sums secured by said Deed of Trust have been paid
the py you under the name, respect to a the charge of the best point without warrant	y, to the parties designated by the the transformed by the parties designated by
	a de le des aver provincientes by the terms of said Deed of Trust, the estate now
anna a' an an Anna a' ann an an Anna an Anna an Anna an Anna a' an Anna a' an Anna a' an Anna. Anna anna anna an Anna an Anna Anna an Anna an Anna an Anna an Anna a' an Anna a' a' a' an Anna a' a' a' a' an A	n Partigotte Databasear
and a second	
they will all buildings and transcarables cannot be reading to the factor of the second stranger of the second str	
	innen versigeretet der på spans upplication ander a
F	
	y
Do not training the second sec	tu l
bo not jose or cestroy. This Deed of Trust must be delivered to the	/
Do not jose or destroy. This Deed of Trust must be delivered to the T WORD J: JOD 2' BLOCK +' MEDE KEYWARK EVERY' re	Tustee for cancellation before reconveyance will be made
The second second state of the second s	OLEGATA MEST TIMATTER?
atter in The South Conner of O O O O O O O O O O O O O O O O O O	· · · · · · · · · · · · · · · · · · ·
Saune ne che contra plannen Falls. 1. the Contray	AN MERINA AND AND AND AND AND AND AND AND AND A
	of Klamath, State of Oragos.
	Lot of , Hilds H. S. Harden M. Marker and M. Marker and S. Marker and
	🔁 📲 👘 🕴 👘 👘 👘 👘 👘 🖓 Aral 🖬 👘 👘 👘

ATE OF OREGON, Deceb December 19 86 o'clock PM., and recorded in book FTC S \$9.00 Klamath Evelyn Biehn, County of I certify that the within instrument itness my hand and 23423 **FRUST DEED** County _Record of Mortgage of said U_{ij} ្រុ 65. RŢ, 2 30 Ê Klamath 20 £+ seal s real c_0 of County Deputy day of Beneficiary M86 Granto at SS 485 $\{1\}$

\$3483