the manner provided in ORS 86.735 to 86.795. I.3. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the delaw by advertisement and sale, the grantic any other person so privise date the trustee conducts the sale, and it any time prior to 5 days before the delaw the the trustee conducts the sale, and the grantic any other person so privise date the trustee conducts the sums secured by the trust deed, the delawit may be cured by paying the content due at the time of the cleavit may be cured by paying the person of them be due had no delawit occurred Any other delawit that is capable of obligation or trust deed. In any case, in addition to curing the delawit to and enginess actually, incurred inforcing the obligation of the trust deed by law it trustees and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the zele shall be held on the date.

together with trustee's and attorney's fees not exceeding the amounts provided by law: 14. Otherwise, the sele shall be held on the date and at the time and place design therwise, the sele shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either on one parcel or in separate, parcels a shall sell the parcel as a shall deliver to the purchaser its dean, payable at the time of aple. Trustee the previous of the purchaser its dean to form as required by law conveying of the trustee thereol. Any person, excluding the trustee, but including of the trustee sells. The purchaser at the ane.

the grantor and beneticiary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee cluding the proceeds of sale to payment of (1) the expenses of sale, in-sittorney, (2) to the obligation secured by the trust deed, (3) to all persons the different to the interest of the trustee and all persons deed as their interests may appear in the order of the trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such

of the successor trustee. 17. 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 notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which framor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust comp or savings and loan association authorized to do business under the laws of Oregon or the United States, a 'title insurance' company authorized to insure title to r property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 690.505 to .646.5

surplus, it any, to the grantor or to his successor in interest entitled to such it. Beneliciary may from time to time appoint a successor or success aros to any trustee named herein or to any successor trustee appointed herein under. Upon such anamed herein or to any successor trustee appointed herein trustee, the latter shall be vested with all title, powers and duties conferred and subsituation shall be made by written instrument executed by beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

Johns and realificions allecting saids used insentions, so evenents, condition of a consention of the senticiary or equestion of consentions, or offices, as well as the cost of each of the beneficiary of the senticiary of the sentie of the sentilication or real senting of the sentilication or real of the sentilicary of the sentilication or investidate any sent thread, and the sentilicary of th

The above described real property is not currently used for agricu. To protect the security of this trust deed, grantor agrees: and received to the security of this trust deed, grantor agrees: and received to the security of this trust deed, grantor agrees: and received to the security of this trust deed, grantor agrees: and to commit or person and the security of the security of the security and the security and the security of the security of the security the security of the security of the security of the security of the security and the security and the security of the security of the security the security with all taws, ordinances, regulations, or security, to an electric of the security of the security with a security with the security security of the security security and the security of the security of the security security is the beneficiary for the security of the security security security and the security of the security of the security security security and the security of the security of the security security of the security of the

FORM No.

Oregon Trust Deed Series-

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in supported to the segment or creating any restriction thereon; (c) join in any standing any easement or creating this deed or the lie or or charge granteel in any reconvey, without waranty, all or any part of the property. The figure of the second there of the second there in any reconvey and there of the second there in any reconvey and the second at the second or person or person or person or person, by second the sec

sum of TWENTY THOUSAND and No/100-(\$20,000.00)-note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereol, if not sooner paid, to be due and payable. February 5 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable; is and to the statument, irrespective of the maturity dates expressed therein, or The above described reol property is not currently used for egricultural, timber or grazing purposes. (a) consent to the making of any map or plat of said property; (b) join in

The Grantors herein reserve the right to allow the debt secured hereby to be assumed provided the prospective purchaser can show reasonable qualifications to purchase the property and pay this debt and they have obtained a written approval from the Beneficiary herein. This approval now or hereafter apportaining, and the rents, issues and profits thereof and all other rights thereunto belonging or in anywise for with said real estate. The purchase of SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWENTY THOUSAND and NO/100-Dollars, with interest thereon according to the terms of a promissory

Beginning at the Northwest corner of Lot 6; thence South 120 feet along the lot line to the Southeast corner of Lot 6; thence West 4.7 feet; V thence North 2°15 East 120 feet, more or less, to the point of beginning. W 01 The Grantors herein reserve the right to allow the debt secured hereby to be assumed provided

Lot 5, and all of that portion of Lot 6, Block 306, DARROW ADDITION TO THE CITY OF KALMATH, FALLS, in the County of Klamath, State of Oregon, more N

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

CLATE SAL DOUGLASS page 2495

as Grantor, ASPEN TITLE & ESCROW, INC. LESTER L. WILKENSON and JEAN M. WILKENSON, husband and wife, with full 

THIS TRUST DEED, made this \_\_\_\_29th \_\_\_\_\_ day of \_\_\_\_\_January\_\_\_\_\_\_, 19.8 ANDREW M. GRIFFITH and MELINDA ANN GRIFFITH, husband and wife , 19.87 ..., between

TRUST DEED. Aspen Title #M-30744 Tev Harris Cra Charles Fee: Stunzt DEED 71475 Mg Vol.

beccut of the states in the dates, and agrees to or taked. The grantor coverants, and agrees to MOIT the grantor coverants, and agrees to fully seized in fee simple of said described in the topic of the test of the test of the test of the unserprised lights of the size of the test of the test of the test of the lights of the size of the test of the test of the test of the lights.	and with the beneficiary and th real property and has a valid, un	ose claiming under him, that he is law- encumbered-title thereto
2. We note that word that prove to this about all the business to state, and protection, indexed a state and that he will warrent, and forever defen sold that he will warrent, and forever defen	aduut of the boom	માં આવેલી કે આ પ્રેલી છે. આ ગામ આ પ્રેલી છે. આ ગામ આ પ્રેલી પ્રેલી પ્રેલી પ્રેલી પ્રેલી પ્રેલી પ્રેલી પ્રેલી પ્ આ પ્રેલી પ્રે આ પ્રેલી પ્રે
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(a)* primarily for grantor's personal, family or household purposes (see Important Notice below); (b) for an organization, or (even it 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 benefici, gender includes the feminine and the neutrer and the constraint in WITNESS WHEREOF, said get the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure of the secure the secure of the secure of the secure of the secure of the secure term of the secure of the secure of the secure of the secure term of the secure of the secure of the secure of the secure term of the secure of the secure of the secure of the secure term of the secure of the secure of the secure of the secure term of the secure of the secure of the secure of the secure of the secure term of the secure o	ary herein. In construing, this deed and e singular number includes the plural, antor has hereunto set his hand fl	whenever the context so requires, the masculine
* IMPORTANT NOTICE: Delete, by lining out, whichever, w not applicable; if warranty (a) is applicable and the ben as such word is defined in the Truth-In-Lending Adrian beneficiary. MUST: comply with the Act and Regulation. disclosure; for this purpose stevens-Ness Form No1 if compliance with the Act is not required, disrigard this	arranty (a), or (b) is ficiary is a creditor d Regulation Z, the	a an Lifeth
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The opase described real property is not currently the description of the transmission of the property of the		
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. Kon 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 recom- estate new held by you under the same. Mail econ ition with raid had setate nos or intraction setate	wey, without warranty, to the parties veyance, and, documents, to succession of	designated by the terms of said trust deed the
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Aspen Title #M-30744