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	21176325	TRUST	, T DEED	Vol.	181 Page	11418
	THIS TRUST DEED, made this	_6th day of	ſ	BORIL	19 &	Z. between
	ASPEN TITLE & ESCROW, INC., an OF CORPORATION, TRUSTEE as Benefici	AND YUDA	N as Trustee, a	COLUTIN nd FN REALTY S	S Not )	an Countair
		-	SSETH:			
	Grantor irrevocably grants, bargai COUNTY, OREGON, described as:			ist, with power of	sale, the property	in KLAMATH
				1		
	Lot <u>26</u> in Block <u>40</u> of Trac 1978 In Volume 21, Page 29 of Maps in t	et 1184-Oregon Shores the office of the County	Unit 2-1st Ad Recorder of s	ldition as shown o aid County.	on the map filed or	n November 8,
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	lighter with all and singular the sourcements, kereditan rents, induct and profits themeof and all futurer now or h FOR THE PURPOSE OF SECT RIVG PERFORMAN TINDU'S AN O thereficiary orienter and made by grandor, the final pays the within described property, or any part threeof, or inhared the within contents an approval of the benefic expressed thermin, and hereins, shall become immediately of the above described property is not currently used b To protect the source vision of currently used to To protect the source of an approver of an interference of and property and become imposed of the protect of and property.	eregive attached to or used in it. (E of each agreement of grant). — Dollars, with interest ment of principal and interest his summent is the date, stated ab to any interest therein is abid, or agricultural, timber of grazin agrees? In good condition and repair, it thereon, not to commit or a workmanilke manner any to other any to any to the condition and repair.	sonnection with sack * herein contained * thereon according reof, if not sooner, ore, on which the j greed to be sold, c option, all obligat g purposes restriction there deed or the lien	J real estate. and payment of the sur to the terms of a promi paid, to be due and pay (inal installment of said onveyed, assigned or al ions secured by this ins on: (c) join in any sut or charge threas(; (d) i the grantee in any reco	n of <u>BUDY</u> isory note of even date hi able <u>PPT</u> <u>U</u> ienated by the grantor w itrument, irrespective of the perdination or other agree econvey, without warran, veyance may be describe	erewith, payable to serewith, payable to vable. In the event ithour first having the maturity dates ement offecting this ty, all or any part of d as the "presson or
	builting or importement which may be constructed, do and pay when due all soft in convert theory or To comply with all laws, and manager, reculations retrictions affecting said property of the beneficiant so- tack (Manager) ing statements purpages to the Conform Com-	concounts, conditions, and requests, to join in executing	mentioned in thi 10. Upon an due notice, either	s paragraph shall be not ny default by grantor i	less than \$5. hereunder, beneficiary ma by a receiver to be appoint	any of the services

<sup>1</sup> To comply with all laws ordinance, requiring conclusions, and with nume affecting and property if the Penels arts so requests to how in executing that ments by many solutions. So requests to how in executing that the entry of all the for fore game in the priper public office or offices, at many the entry of all the fore fore game in the priper public office or offices, at many the entry of all the fore fore game in the priper public office or offices, at may be determined for the sol print of all the fore fore game in the priper public office or offices, at may be determined for the sol print one sol print and entry of all the fore fore game and the buildings now or hereighter exected on the sol print one to time require man amount not less than the fore fore game and and continuously many fore to the grant while for the print of all the fore fore of the grant while the companies acceptable to the print of all print the fore fore of the grant while fore the print of all the fore fore of the grant while the theory is all the fore print of the grant while the theory of the print of all print the grant while any reason to print the solution of the print of the grant while all full for any reason to print and any reason to the expectation of an policy of insurance shall be delivered in the beneficiary and the theory many fore or there insurance the solut print between the solution of the print of the origination of and while the print of the print of the origination of and while the policy of the grant while all parts to a print of the print while the solution of and the solution of and the solution of any solution of any solution of all solutions and the policy of the print of the policy of

With this childrania. • To appear we and defend any or neutron we proceeding purporting to affect the instanty inplies or provers of benefaciary or neutroe map appear, including any suit, action or proceeding in which the benefaciary or neutroe map appear, including any suit for the foreclosion of hind deed, as pay of costs and expresses, including contence of title and the benefaciary is or stature is attorney a jest period diversion, in case the suit is between the ensities and the beneficiary or neutron structure using party shall be entitled to the actionery's fees access described, the amount of attorney's fees mentioned in this gametran.

It is mutually acreed that:

It is multially dereed that: A In the enset that an is performed all of had perperts shall be taken under the right of ensets fination of condemnations. Periofs due to the right of ensets for an effects to require that all of any period of the monits plauble as compenditure for us to taking, which are in second of the anomals required to go all had be the right of ensets is that taking, which are in second of the anomals plauble as compenditure for the taking which are in second of the anomals plauble as compenditure for the taking which are in second of the anomal paylor of the taking any redshift evolution and above on the taking of the anomal plauble of the anomaly redshift evolution and approximation of the anomal paylor of the taking and the bilance applied upon the universe. It completely and tendents and the bilance applied upon the universe to the evolve and point of the taking and experiments and the second evolve and execute and which proceedings, and the bilance oblashing the data actions and execute and which works a shall be necessary in oblashing the operations proves of the anomal work of another accessary in oblashing the data provide the takes of the takes of the operation of the takes of the ange the plause of the anomal second method and the note for endorsement in care of full regionauxies, for cancellations, without affecting the liability of any perimin for the payment of the anomal solution and plause to be made to be and of any may of plat of pud property. (b) your an granting any easement or creating any of any may of plat of pud property. (b) your an granting any easement or creating any of any may of plat of pud property. (b) your an granting any easement or creating any of any may of plat of pud property. (b) your an granting any easement of creating any the solution of the plate of pud property. (b) your an granting any easement or creating any of any may of plat of pud property. (b) your an granting any easement or creating any of any may of plat of pud pro

without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in its own name sue or otherwise collect the rents, issues and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attorney's feets subject to paragraph 7 hereof upon any indebtedness secured hereby, in such order as beneficiary may determine.

The entering upon and taking possession of said property, the collection of such rents, issues and profits, or the proceeds of fire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aforesaid, shall not cure or waive any default or notice of default hermunder or invalidate any act done pursuant to such notice.
 L. Chom default by grantor in payment of any independent of any independent of the such and the such and payable. In such an event and if the above exercised real properties of the such and payable in such an event and if the above exercised real properties of the such and payable. In such an event and if the above exercised real properties of the such and payable in such an event and if the above exercised real properties of the such and payable in such an event and if the above exercised real properties of the such and payable in such an event and if the above textribed real properties of the such as a moring as of the such as a moring as the beneficiary may proceed to forecast of the such as a moring as that deed in equity as a moring as of a default and his election to see the such advertisement and sale. In the latter event the beneficiary or the trustee shall exceed and cause to be recorded his written notice of default and his election to see the such as described real property to satisfy the obligations secured herefy, whereupon the trustes shall fix the time and place of sule, give notice therefor at the required by law, and proceed to foreclose this trust deed in the manner provided in ORS/86, 740 to x6, 795.
 Should the beneficiary elect to foreclose by advertisement and sale then after default at any time prior to five days before the date set by the trustee for the such of the set of the set of the set of the set of the trustee for the set of the trustee for the set of the described at any nite me prior tof five days before the date set by the trustee for the set of t

law, and proceed to foreclose this trust deed in the manner provided in ORS/86, 740 to 86, 795.
13. Should the beneficiary elect to foreclose by advertisement and sale then after default as any time prior to five days before the date set by the trustee for the trustee's sale, the grantor or other person so privileged by ORS 86, 760, may pay to the beneficiary on this successors in interest, respectively, the entire amount then due, under the terms of the trust deed and the obligation secured thereby lincluding costs and expenses uctually incurred in enforcing the terms of the trustee for the successors in therest, respectively, the entire amount then due, under the terms of the trust deed and the obligation secured thereby (including costs and expenses uctually incurred in enforcing the terms of the trust eded and the obligation secured thereby cure the default, to a would not then be due had no default occurred, and thereby cure the default, to whete event all foreclosure proceedings shall be dismissed by the trustee.
14. Otherwise, the sale shall be held on the date and at in the time and place descifes on the notice of sale. The trustee may sell said property either in one days to be added to a successor of the private proceed of the parcel of parcels at auction to the purchaser its deed in form as required by law convelop. The solid to the successor of the trust shall be conclusive proof of the truthulness thereof. Any person excluding the truste, shall be conclusive proof of the truthulness thereof. Any person excluding the truste ells purchase the sale.
15. When trustee sells pursuant to the powers provided herein. Trustee shall

matters of fact shall be conclusive proof of the truthjunness intereoj. Any person-excluding the trustee, but including the grantor and beneficiary, may purchase at the second trustee, but including the grantor and beneficiary, may purchase at the second trustee, but including the grantor and beneficiary, may purchase at the second trustee and trustee and a reasonable charge ty trustee's attorney. (2) to the obligation secured by the trust deed. (2) that persons having recorded liers may appear in the order of their priority and (4) the surplust (3) and the grantor or to the subsequent to the interest of the trustee in the function of the grantor or to the subsequent to the interest of the trustee and (4) the surplust of the surplust of their priority and (4) the surplust (3) and the grantor or to the subsequent to the interest of the surplust (3) and (4) the surplust appear in the order of their priority and (4) the surplust (3) and the grantor or to the surplust of the interest of the surplust (3) and (4) the surplust appear in the order of their priority and (4) the surplust (3) and the grantor or to the surplust of the interest of the buch argued the surplust of the surplust (3) and the surplust (3) and the grantor or to appear in the order of their priority and (4) the surplust (5) and conservations appear and the surplust (5) and the substantiand herein the the surplust (5) and and the surplust (5) and the surplust (5) and the surplust (5) and appear any trustee herein named or appointed herein (4) be surplust (5) and the surplust appearing herein named or appointed herein a cost appoint and appoint ment and appearing the county (1) the order of proper appointment of the successor trustee. The access 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 proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding in which by trustee.

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 titled thereto

The Trust Beed Act provides that the frustne hereurider must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company 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 real preparty of this state, its subsciences, affiliates, agents or branches, or the United States or any agency thereof. NOTE:

and that he will warrant and forever defend the same against all persons whomsoever.

The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>a</sup> primerily for granter's personal, family, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even if granter is a natural persoh) are for business or commercial purposes other than egricultural

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 nut named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculing 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.

You have the option to cancel your contract or agreement of sale by notice to the seller until midnight of the fourteenth day following the signing of the contract or agreement.

If you did not receive a Property Report prepared pursuant to the rules and regulations of the Office of Interstate Land Sales Registration, U.S. Department of Housing and Urban Development, in advance of your signing the contract or agreement, this contract or agreement may be revoked at your option for two years from the date of signing.

\* IMPORTANT NOMICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor ar such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST camply with the Act and Regulation by making required disclasures. If campliance with the Act not required, disregard this notice.

no mil WITNESS: KERRY S. HENN WONNE L. COLLINS If the signer of the abave is a conservation Pre \$3.490 STATE OF CALIFORNIA. \_, County of.... ) ss. STATE OF \_\_\_\_ SS. . 19 COUNTY OFLOS Anno 105 and Personally appeared ..... y sworn, er is the On this the S day of A pice 1987 before me, the undersigned, a Notary Public in and tor said County and State, personally appeared KCCCY Pan FOR NOTARY SEAL OR STAMP er is the , personally known to me to be the person whose name is subscribed to poration, rate seal d in be-OFFICIAL SEAL JEANNE NIGH the within instrument as a witness thereto, who being by me duly sworn, the within instrument as a witness thereto, who being by me duly swo deposed and said: That TR nesides at S3 43 M20109 Re Varolano Hills Chins . \* Xuonna L. Collins . personally known to him to be that person describ Notary Public-California each of nd deed. LOS ANGELES COUNTY that My Comm. Exp. Aug. 18, 1989 FICIAL personally known to be that person described in, and whose name is subscribed to the pitting and annexed instrument. EAL) his. execute the same; and that attiant subscribed name therein as is witness to said execution. Heren Ι. Signature. , Trustee TO:

The undersigned is the lefsh 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, at ancel 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 hald by you under the same. Mail reconveyance and documents to ...

, 19 DATED:

Beneficiary

<u>asr**11419**</u>

 $C_{\rm s}00$  .

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LOUIS E. COLLINS

er destrey this Trust Dood CE THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED	STATE OF OREGON County of Klamath				
		I certify that the within instru- ment was received for record on the 30th day of June , 19.87, at 11:27o'clock AM., and recorded in book M87 on page 11418			
Grantor	SPACE RESERVED FOR RECORDER'S USE	in book			
Bereticiary					
AFTER RECORDING RETURN TO		Evelyn Biehn,			
F N Realty		Klamath County Clerk			
5 North Lake Avnue asadena, California 91101	Fee: \$9.00	By PAm Smith Deputy			