STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 97204 FORM No. 111-Oregan Trest Fred Series-TRUST DEED. ASPEN S-30992 **A** 11502 CK. M8' SECOND TRUST DEED 76385 Page Vol. , 1987....., between THIS TRUST DEED, made this _____25th ____day of _____June NORBERT D. THOMPSON and DONNA L. THOMPSON, husband and wife, as Trustee, and as Grantor, ASPEN TITLE & ESCROW, INC., An Oregon Corporation TERRY A. SMITH and GERALDINE M. SMITH, husband and wife as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in ____Klamath ____County, Oregon, described as: SEE ATTACHED EXHIBIT "A" FOR LEGAL DESCRIPTION THIS TRUST DEED IS SECOND AND INFERIOR TO THAT TRUST DEED DATED JUNE 25, 1987, IN FAVOR OF TERRY A. SMITH AND GERALDINE M. SMITH, HUSBAND AND WIFE, EXECUTED HEREWITH. 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 profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of THREE THOUSAND THREE HUNDRED FIFTY AND NO/100-(\$3,350.00)-----Dollars, with interest thereon according to the terms of a promissory nuce of even date berewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if (a) consent to the making of any map or plat of said property; (b) join in granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The granter in any reconveyance may be described as the "prison or parts shall be conclusive proof of the truthlulness thereol. Trustee's less for any of the services mentioned in this paragraph shall be not less than 55.
10. Upon any delault by grantor hereunder, beneficiary may at any firme without notice, either in prison, by after or or parts shall be conclusive proof of the truthlulness thereol. Fund the recent prison or parts and any anter or lact shall be conclusive proof of the truthlulness thereol. Trustee's less for any of the applied diverse of the same, the part of the recent prison of the archive conclusive proof of the structure of the same be of the structure for the and the prison. The adequase of the applications and the prison of the archive conclusive provide of the same, the induction of the same, less costs and expenses of operation and collection, including those past the same show or other assonable attorney's less upon any indebtedness secured hereby, and in such order as beneviciary may delemine the order of the and plots the application or notice of delault hereonder or invalidate any act done prise any delaut on totice of any advert or invalidate any act done. In the beneficiary of any delaut by grantor in payment of any indebtedness accured hereby and plotes. In the trustee shall not cure or invalidate any act done insurance policies or compensation or any taking or damage of the prise of the payable. In such and not not the beneficiary at his election may proceed to loreclose this trust deed by divertisement and sale. In the latter event the beneficiary the trustee shall have the same described and place to barcole the strust eshall not cure the beneficiary at his electio To protect the security of this trust deed, grantor agrees: To protect the security of this trust deed, grantor agrees: To protect, preverve and maintain said property in good condition prof regularit, mot ho removes or demolish any building or improvement thereon; not to coarmit as paramet any wate of said property. To compute any wate of said property. To compute any wate of said property. To compute a maintain which may be constructed, damage or "Introved thereon, and pay when due all costs incurred thereion; so requests, to prove the eventual as the said property; if the beneficiary so requests, to prove the eventual attenting said property; if the beneficiary so requests, to prove thereon, and have a soft and the said property; if the beneficiary so requests, to prove the eventual attenting said property; if the beneficiary so requests, to prove public effice or other, as well as the cost of all lien searches made by thind efficers or searching agencies as may be deterned desirable by this beneficiary to an an an and the advention of the beneficiary to beneficiary to a soft and agencies as may be deterned desirable by the beneficiary to an advention and the advention of the beneficiary or the building of the beneficiary to a soft and agencies as may be deterned desirable by the beneficiary to advention advention advention of the building of the beneficiary to advention of the beneficiary to advention of the beneficiary to advention advention of the beneficiary to advention of the benef times and restrictions different has properly in times to the Uniform Commer-tion as eventual such homeond statements on the Uniform American Code as the homeond statements of the pay for thing same in the proper public offers on sendand agreems as may be deemed desirable by the homeond of the construction of the send promotes against loss or damage by the in an answare service and continuously maintain insurance on the buildings new or horeacter exected in the send promotes against loss or damage by their and such other hausets as the begelicary may find (1994) to the sendant orthogeneous acceptable to the beneficiary may find (1994) to the latter; all polices at any maximum to the beneficiary as soon as insured; it he grant scholl has any reason to procure any such insurance and to it he grant scholl has any reason to procure any such insurance and to dent at any policy of the beneficiary that fixed homes on and buildings, the beneficiary may procure the same at grantors expense. The amount collected under any time to other insurance policy may be applied by fixed any gart thered, may be related hereby and in such and to collected, or may determine, as at option of beneficiary flow of the application or celease shall and cure as ware any damage. I all the grantors are collected, or may determine, and the frantorice. The form construction liens and to pay all tare, assessments and coher charges that may be levied or assessed upon or charges become past due or delinquent and promptly deliver receipts the assess-ments, insurance presents, liens or other tains of the action and the secured and the astrone due over a stress and coher tails to multicaph for and 7 of this by diver any pays the stress and promptly deliver receipts the secure and pay replay and a such targe astrong the policy into and payneed, ast, with interest and the obligation herein the divert and and bey more as a the interest and be bound to the erry hereinbard due target relines with function of the beneficiary out deastry, bound has bey the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the frantor or any other persons so privileged by ORS 86.753, may cure the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no default occurred. Any other default this is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the default of estables, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustes and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and the the rogener with instees and altointy's ites not excreting the announts protected by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder lor cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulaness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, rustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed. (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, it any, to the grantor or to his successor in interest entitled to such surplus. surpus, it any, to the gramor of to ins successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-ors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conterred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 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 grantor, 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 company or strongs and icon cascolation authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real pruceity of this state, the subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

1:203

The day

1150:

fully seized in fee simple of said described real proper Second to that Trust Deed dated June Terry A. Smith and Geraldine M. Smit and that he will warrant and forever date	-0(
Fopel	the beneficiary and those claiming under him, that he is the stand has a valid, unencumbered title thereto
Terry A. Smith Deed dated The	y and has a valid, unencumbered in that he is i
and dia smith and Geraldine M. Smith	e 25, 1987, recorded in c
and that he will warrant and forever defend the same	ch favor of
- inever defend the same	against all por
	persons whomsoever.
•	
The end	
The grantor warrants that the proceeds of the loan represente (a)* primarily for grantor's personal, family or household pur (b) for an organisation, or (even if grantor is a natural pers This deed applies to, inures to the hand's	
(b) for an organisation, or (even it, family or household -	d by the above descrit
This deed applies to	poses (see Important Notice below)
 (a)* primarily for frame's here to be proceeds of the loan represented (b) for an organisation, or (even it grantor is a natural personal representatives, successors and assigns. The form of the benefit of and binds all patiented hereby, whether or not personal representatives. 	Dusiness or commercial purposes.
includes the in	- neielo, their hat
IN WITNESS WHERE	poses (see Important Notice below), ion) are for business or commercial purposes. arties hereto, their heirs, legatees, devisees, administrators, executors, shall mean the holder and owner, including pledgee, of the contract includes the plural. nto set his hand the day and year first above written.
WALREOF, said grantor has bereve	includes the plural.
TANT NOTICE Datata I	nto set his hand the day and user it
such word is defined in the applicable and the boundary (a) or (b) is	year first above written.
sale and set of the se	Norhert D. Shanna
such word is defined in the Truth-In-Lending Act and Regulation 7, (b) is inefficiery MUST comply with the Act and Regulation by making require scleavest; for this purpose use Stevens-Ness Form No. 1319, or equivalent. compliance with the Act is net required, disregard this notice.	Dibert D. Thompson
an antigard this notice	Donna L. Thompson
the signer of the above is a corporation, the form of acknowledgement opposite.)	- inompson /
opposite.]	
ATE OF OREGON,	
County of Klamost) STATE	
This instrument was acknowledged before me on This instrument was acknowledged before me on This inst	OF OREGON,
Notherry 19 87, by Count This instr	ty of)
	rument was acknowledged by
Donny L. Thompson as	y of) ss. frument was acknowledged before me on, y
The second of	y
Joocal A De	
L) Notary Public for Oregon Notary D	
The sum expires: 7/00/500	blic for Oregon
1123199 My commis	sion expires:
	(SEAL)
REQUEST FOR FULL RECON	Wevalle
unity when obligations	have been a tr
and the last	
it deed or pursuant to an satisfied. You hereby and di	ured by the top of
all directed	ayment to you of any and
regether with said trust dead) - to cancel all evidences of ind to	ess secured by said
The undersigned is the legal owner and holder of all indebtedness secu- ad have been fully paid and satisfied. You hereby are directed, on pu- to deed or pursuant to statute, to cancel all evidences of indebtedness together with said trust deed) and to reconvey, without warranty.	a still and by said trust dead (in you under the terms of
The undersigned is the legal owner and holder of all indebtedness secu- ed have been fully paid and satisfied. You hereby are directed, on pu- to deed or pursuant to statute, to cancel all evidences of indebtedness together with said trust deed) and to reconvey, without warranty, to wheld by you under the same. Mail reconveyance and documents to	o the parties designated by the terms of device are delivered to you
in a line. Mail reconveyance and documents to	the parties designated by the terms of said trust deed the
is deed or pursuant to statute, to cancel all evidences of indebtedness security of the statute, to cancel all evidences of indebtedness together with said trust deed) and to reconvey, without warranty, to the same. Mail reconveyance and documents to the same of the sam	o the parties designated by the terms of said trust deed the
in a line. Mail reconveyance and documents to	o the parties designated by the terms of said trust deed the
, Mail reconveyance and documents to	o the parties designated by the terms of said trust deed the
, Mail reconveyance and documents to	o the parties designated by the terms of said trust deed the
, Mail reconveyance and documents to	o the parties designated by the terms of said trust deed the
love or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered	o the parties designated by the terms of said trust deed the
love or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered	o the parties designated by the terms of said trust deed the
Inte or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered	o the parties designated by the terms of said trust deed the
been or destroy this Trees Dood OR THE NOTE which it secures. Both must be delivered RUST DEED	b the parties designated by the terms of said trust deed the Beneficiary d te the trustee for concellation before reconveyance will be made.
have an destroy this Trees Doed OR THE NOTE which it secures. Both must be delivered (FORM Me. Bit) (FORM Me. Bit) USAN DEED (FORM Me. Bit) USAN DEED	b the parties designated by the terms of said trust deed the Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OR ECON
base ar destroy this Trees Dood OR THE NOTE which it secures. Both must be delivered (FORM No. 841) (FORM No. 841) ALLO POPTLAND COR D. Thompson	b the parties designated by the terms of said trust deed to you Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of
base ar destroy this Trees Dood OR THE NOTE which it secures. Both must be delivered (FORM No. 841) (FORM No. 841) ALLO POPTLAND COR D. Thompson	b the parties designated by the terms of said trust deed to you Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath I certify that the within instrument
been as destroy this Trees Dood OR THE NOTE which it secures. Both must be delivered (FORM No. 851) INORM No. 851) INORM No. 851) Thompson Thompson	b the parties designated by the terms of said trust deed the Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath I.certify that the within instrument Was received for record on the 3.0 th day
been as destroy this Trees Dood OR THE NOTE which it secures. Both must be delivered (FORM No. 851) INORM No. 851) INORM No. 851) Thompson Thompson	b the parties designated by the terms of said trust deed to you Beneticiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of
base or destroy this Trees Dood OR THE NOTE which it secures. Soth must be delivered RUST DEED [FORM No. 641] . Thompson . Thompson Grantor Smith FOR Smith FOR	Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of
base or destroy this Trees Dood OR THE NOTE which it secures. Soth must be delivered RUST DEED [FORM No. 641] . Thompson . Thompson Grantor Smith FOR Smith FOR	Beneficiary d to the trustee for concellation before reconveyance will be made. Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath I.certify that the within instrument Was received for record on the 3.0.th. day of
bee at destroy this Tous Dood OR THE NOTE which it secures. Both must be delivered RUST DEED [FORM No. 551] Thompson . Thompson . Thompson . Thompson . Smith . Smith . Smith . Both must be delivered . Smith . Smith 	Beneficiary d to the trustee for concellation before reconveyance will be made. Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of
Inter or destroy this Trest Dood OR THE NOTE which it secures. Both must be delivered (POLEM No. 19) (POLEM No. 11) (POLEM	Beneficiary d to the trustee designated by the terms of said trust deed the Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath Sso I.certify that the within instrument Was received for record on the 30 th day of
Inter and descent the Trees Deed OR THE NOTE which is secures. Both must be delivered (FORM Mas. Still) ALL LAW FULL CO. POWTLAND. CAR D. Thompson - Thompson - Thompson - Thompson - Smith RECORDER'S USE RECORDING RETURN TO	Beneficiary d to the trustee for concellation before reconveyance will be made. Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of
Inter and descent and documents to , 19	Beneficiary d to the trustee designated by the terms of said trust deed the Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath I.certify that the within instrument was received for record on the 3.0 th day of
Inter or destroy this Treet Deed OR THE NOTE which it secures. Both must be delivered RUST DEED (FORM Me. 181) ALL LAW FUE CO. FORTLAND COR. D. Thompson Grantor Smith RECORDERS USE Beneficiary RECORDING RETURN TO Lie & Escrow, Inc. All Street	Beneficiary d to the trustee designated by the terms of said trust deed the Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath I.certify that the within instrument was received for record on the 3.0 th day of
Inter and descent the Trees Deed OR THE NOTE which is secures. Both must be delivered (FORM Mas. Still) ALL LAW FULL CO. POWTLAND. CAR D. Thompson - Thompson - Thompson - Thompson - Smith RECORDER'S USE RECORDING RETURN TO	Beneficiary d to the trustee designated by the terms of said trust deed the Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County ofKlamath I.certify that the within instrument was received for record on the 3.0 th day of
Inter or destroy this Treet Deed OR THE NOTE which it secures. Both must be delivered RUST DEED (FORM Me. 181) ALL LAW FUE CO. FORTLAND COR. D. Thompson Grantor Smith RECORDERS USE Beneficiary RECORDING RETURN TO Lie & Escrow, Inc. All Street	Beneficiary d to the trustee for concellation before reconveyance will be made. Beneficiary d to the trustee for concellation before reconveyance will be made. STATE OF OREGON, County of

11503 A

EXHIBIT "A"

A portion of Lots 4 and 5, Block 2, FAIRVIEW NO. 2 ADDITION TO THE CITY OF KLAMATH FALLS, UREGON, (also being known as Fairview Addition NO. 2), in the County of Klamath, State of Oregon, more particularly Commencing at the Northeasterly corner of Lookout and Delta Streets described as follows: Commencing at the northeasterry corner of Lookout and Delta Streets in the City of Klamath Falls, which is the Southwesterly corner of Lot 4, Block 2, Fairview No. 2 Addition to the City of Klamath Falls, Operand which is the point of beginning, thence munning Fosterly Oregon, and which is the point of beginning; thence running Easterly along the Southerly line of said Lot 4 and parallel to Delta Street a distance of 60 feet; thence at right angles running in a Northerly direction and parallel with Lookout Street crossing Lot 4 and a portion utreaction and parameter with more surger crossing hot π and a point of Lot 5 a distance of 80 feet; thence at right angles running in a Westerly direction and parallel with the Northerly line of Lot 5 and parallel to Delta Street a distance of 60 feet to the intersection of Paramer to berta Screet a distance of ou reet to the intersection of said line with Delta Street which is the Westerly boundary of said Lot 5; thence at right angles and running in a Southerly boundary of said Lot 5; Lookout Street and along the Westerly boundary of Lots 5 and 4 aforesaid a distance of 50 feet to the point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH:	ss. the $30th$ day $M87$,
STATE OF OREGON: COULT	11507 - 1
Filed for record at request ofAS, 19AT at ofJuneAD., 19AT at	Evelyo Biehr County Clerk By Demetha Apusch

FEE \$13.00