| | Klamath, State of Oregon |
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| | Klamath, State of Oregon. |
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| | Together with all buildings and improvements now or hereafter crected thereon and heating, lighting, plumbing, gas, electric, ventilating, refrigerating an arconditioning equipment used in connection therewith, all of which, for the purpose of this Deed of Trust, shall be deemed fixtures of the property above the set of the property above the property above the set of the property above the proper |
| | The abave described real property is not currently used for agricultural, timber or grazing purposes. |
| | |
| | TO HAVE AND TO HOLD said land and premises, with all the rights, privileges and appurtenances thereto belonging to trustee and his heirs, executors indministrators, successors and assigns, upon the trusts and for the uses and purposes following, and none other, |
| | of the premises, during continuance of default hereunder, and profits of said premises, reserving the right to collect and use the same without taking possession gollect and enforce the same without regard to adequare of an continuance of such default authorizing Beneficiary to enter upon soid premise activity of the same without regard to adequare of an enter upon soid premise activity of the same without regard to adequare the same without regard to adequare of an enter upon soid premise activity of the same without regard to adequare the same without taking possession and the same same same same same same same sam |
| | it the arrest rate is accordance with the terms and conditions of the above mentioned Promissory Note executed by the Grantor in favor of the Beneficiary inference to which is hereby made, until paid in full at or before maturity, or as extended or rescheduled; (3) Payment of any additional amounts, with interest thereon at the arrest rate, as may be hereafter loaned by Beneficiary to Grantor in connection with any renewal or refinancing, but the Beneficiary shall not he with interest thereon at the arrest rate, where any such advances are made to mentioned that may be advanced by the Beneficiary to third payment of any money that may be advanced by the Beneficiary to third payment of any money that may be advanced by the Beneficiary to third payment of any money that may be advanced by the Beneficiary to third payment of any money that may be advanced by the Beneficiary to third parties |
| | FIRST: To the payment of taxes and assessments that may be levied and assessed against said premises, insurance premiums, repairs, and all other charges second: To the payment of the formor(s). |
| | TO PROTECT THE CONTRACT DEPARTMENT OF PROTECT |
| | TO PROTECT THE SECURITY HEREOF, GRANTOR(S) COVENANTS AND AGREES: (1) to keep said premises insured in Beneficiary's favor against fire and such other casualities as the Beneficiary may specify, up to the full value of all improvements for the protection of Beneficiary is favor against, fire amounts, and un such companies as Beneficiary may from time to time approve, and to keep the policies therefor, properly endorsed, one deposit with Beneficiary and that loss proceeds (less expenses of collection) shall, at Beneficiary's ontion, be applied on said indebtedness, whether due or not, or to the event of Foreeloure, all nghts of the Grantors in insurance policies then in force shall pass to the purchaser at the foreclosure sale. (2) To pay when due all taxes, is event of Foreeloure, all nghts of the Grantors in suid premises or in said premises or any part thereof, or upon the distrest of Beneficiary is said premises or in any part thereof, or upon the distrest of Beneficiary is and procures and deliver to Beneficiary ten (10) days before the day fixed by event of default by Grantors(1) under Paragraphs 1 or 2 above. Beneficiary at its option (whether electing to declare the whole indebtedness secured hereb', and the terminang the validity thereof; and (c) such disbursements shall be added to the unpaid charges therefor; (b) pay all said taxes, liens and substituent and shall bear interests for Beneficiary and to grammat the agreed rate. (4) To keep the buildings and other improvements on ecured by its Deed of restructions of the proper public authonity, and to permit Beneficiary to end a substant the agreed within one hundred eight days or refore prompily and in a good and workmanlike manner any building which may be constructed, damaged or destroyed in a full compliance with the terms of said Promissory Note and this Deed of Trust and that the imperpendies and only personal labely or the lien bereficiary is and on the personal labely or the lien bereficient to laws, ordinances or within one hundred eighty days o |
| | Settificiary under the Dered of Trust or under the Promissory Note secured hereby shall immediately become due and payable at the option of the Beneficiary or assignee, or any other person who may be entitled to the monies due thereon. In the event of such default, Beneficiary Trustee the avritten Notice of Default and of Election To Cause Said Property To Be Sold to satisfy the obligations the Beneficiary Trustee the record in each county wherein said property or some part or parcel thereof is situated. Beneficiary also shall deposit with thereof, and thereof and the record in each county wherein said property or some part or parcel there is situated. Beneficiary also shall deposit with |
| as in th Be cli ut pr res | arsonent, premiums for insurance or advances made by a Beneficiary in accordance with the terms of a default of any part of that obligation, including taxes, is the trust property, or any part of it, any Beneficiary under a subordinate Trust Deed or any person having a subordinate lien or encumbrance of record on the property, at any time prior to the time and date set by the Truster for the Trust Deed or any person having a subordinate lien or encumbrance of record on using costs and expenses actually incurred in enforcing the entire amount then due under the terms of the Trust Deed and the obligation secured (in- weredings had or instituted to foreclose the Trust Deed shall be dismissed or discontinued, and thereby cure the default. After payment of this amount, all main in force the same as if no acceleration had corused. |
| hai sai po lon sha De Tru the | This bern given as then required by law. Trustee, without demand on Grantor(s), shall sell said Notice of Default and Notice of Default and Notice of Sale and Notice of Naie at public asction to the highest bidder, the purchase price payable in lawful money of the United States at the time and place designated in subcuting the Life may for any cause he deems experient, postpone the same from time to time until it shall be completed and; in every such case, notice of super than one day beyond the day designated in the Notice of Sale, notice thereof shall be given by public designated in the Notice of Sale, notice thereof shall be given by public designated in the Notice of Sale, notice thereof shall be given by public designated in the Notice of Sale, notice thereof shall be given in the sale; provided, if the sale is postponed for any matters of facts shall be conclusive proof of the truthfulness thereof. Any person, including Beneficiary, may bid at the sale, The sectials in the state shall apply the proceeds of the sale to payment of (1) the costs and expenses of execting the sale is the sale, is the sale, the sale is the sale is postformed to the sale is the sale is postformed to the sale is postformed to the sale is the sale is postformed for the shall apply the proceeds of the sale to payment of (1) the costs and expenses of execting the sale is the sale. |
| fun fuc | Truster's and Attorney's fees: (2) cost of any evidence of title procured in connection with such sale and of the sale, including the payment of any evidence of title procured in connection with such sale and revenue stamps on Trustee's Deed; (3) all other of the proceeds with the County Clerk of the County in which the sale took place. |
| | |

ORIGINAL

ATE 31009 DEED OF TRUST AND ASSIGNMENT OF RENTS

GRANTOR(S):

Klamath

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CITY:

Government Lot 3, The SE4NW4, and the SW4NE4, Section 5, Township 37 South, Range 14 East of the Willamette Meridian, in the County of

THIS DEED OF TRUST SECURES FUTURE ADVANCES

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

principal sum of \$ 8,654.3 From Grantor to Beneficiary named above hereby grants-sells, conveys and warrants to Trustee in trust, with power of sale,

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<u>,</u>

Mgr

DATE FUNDS DISBURSED AND INTEREST BEGINS IF OTHER THAN DATE OF THE TRANSACTION

č.

()) STEVEN EDWARD CORNELL

Bly, OR 97622

(2) RICHARD THOMAS CORNELL aka RICHARD T. CORNELL ADDRESS: P.O. Box 124

Page

ACCOUNT NUMBER

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Age: 42

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76598

July

BENEFICIARY

ADDRESS

CITY:

EH.II

DATE OF THIS DEED OF TRUST AND OF THE LOAN TRANSACTION

TRANSAMERICA FINANCIAL SERVICES

the following described property situated in the State of Oregon, County of

1987

KLamath Falls, Oregon 97601

6,

707 Main Street

NAME OF TRUSTEE: ASPEN TITLE & ESCROW CO

1890

15-361 (AP

12-2221825-355

OSICILIT

| |) Granter(s) agre | CT 10 | ورد او دریان د ارد میکک | 19 26 - 2 | 244:402.5 | 34) | m 1248.41 | 145 | +416 Jur | | |
|----------|--------------------------|-------|----------------------------|------------------|-----------|-----|-----------|-----|---------------------------------------|------------------|---|
| Sec. 10. | | | 5 14.2 W 11.1 | | | | | | | - 1 ⁻ | |
| | - 이야 아이아아아 영국 관국 문국 구매 | | | | | | | | 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 | | |
| 1000 10 | day not the first of the | | 14 A. | | | | | | | ÷ 1 | 5 |

austy been surrendered by Grantor(s). (5) Sameliciary may appoint a successor trustee at any time by filing for record in the office of the County Recorder of each county in which said property of duties, suthority and title of the Trustee name herein or of any successor Trustee. Each such substitution shall be executed and acknowledged, and indice the results of the record by law? (6) Upon payment in full by said Grantor(s) of his indebtedness hereunder, Trustee shall reconvey to said Trustor(s) the above-described premises according to the (7) Should taid property or any part thereof be taken by reason of any public improvement or condemnation proceeding. Beneficiary shall be entitled to all obligation secured by this Deed of Trust. (3) 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 Reneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable. (3) Should I rustor sen, convey, transfer or dispose of, or further encumber said property, or any part thereof, without the written consen first had and obtained, then Beneficiary shall have the right, at its option, to declare all sums secured hereby forthwith due and payable, in (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 contrary shall be of no force or effect. (10) All Grantors shall be pointly and severally liable for fulfillment of their covenants and agreements herein contained, and all provisions of this Deed of Trust shall mure to and se binding upon the heirs, executors, administrators, successors, grantees, lessees and assigns of the parties hereto respectively. Any reference as this Deed of Trust of the singular shall be construed as plural where appropriate. (11) Invalidity or usenforceability of any provisions herein shall not affect the validity and enforceability of any other provisions there is the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of any other provisions to the shall not affect the validity and enforceability of a shall not affect the validity and enforceability of any other provisions to the shall not affect the validity affect the validity affect the validity affect the validity affect to the shall not affect the validity affect to the validity affec (12) Instanty to increment of any provisions merch share not another the values, and enforcements of any other provisions. (12) Trustee accepts this Trust when this Deed of Trust, duly executed and acknowledged, is made a public record as provided by law. This 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(s). Beneficiary, or Trustee shall be a public record is provided by law. This is not obligated to the party, unless brought by Trustee. party, unless brought by Trustee. (13) The undersigned Grantor(s) requests that a copy of any Notice of Default and of any Notice of Default and of any Notice of Sale increases in the mailed to the address bereinbefore set forth. him at the address bereinbefore set forth.

controls of any sectors by a bound with our on the remainder of and premeas sectors of the same affect any fight to some the same and that proports attaces for THE STEPHEN 110 HERE said Gransor had to these spiesents set hand and seal this date June Goo (pr. 6 a) of the private of destroyed in the private of the sector of t 149 box 144 Witner - (SEAL) 10 G.C. KLAMATH Grantor-Borrower < 147 and in the ball As the dependence that the data was a second set of the tark within due all haves the tark within due all haves the tark within the data t 1 1214: 1134 1 an gala da kangang Tang da kangang n tanga Data yan serves as a start of the server of the serve - PENERS (SUB) LEARLY SEARCH ay of July 19 <u>87</u> Steven Edward Cornell - Personally appeared the above named the foregoing instrument to be in voluntary act and deed. s constants and contained and all states of an the (SEAL) 117 8 l My Commission expires 6-16-88 TO TRUSTEE: REQUEST FOR FULL RECONVEYANCE The undersigned is the legal owner and holder of all indebtedness secured by this Deed of Trust: All sums secured by Said Deed of Trust have been paid. Prove are requested, on payment to you of any sums owing to you under the terms of said Deed of Trust. All sums secured by Said Deed of Trust have been paid. Deed of Trust, delivered to you herewith and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, the estate now by you under the name. 9. ge ittiniseze Stiniseze held by you : us the use to above Designer and the 12.10 $A_{1},\ldots,a_{k}\in \mathbb{R}$ and the second second 1.7. 2.7 THE SUPPLY ADDRESS 14020170446 By Do not lose or destroy. This Deed of Trust must be delivered to the Trustee for cancellation before reconveyance will be made. 19.905 CTIG comer c Suc-County. 10w on STATE 1 page o'clock received Witness my County 0F certify OREGON, for record on that hand and Record recorded the and 0 the_ within Mortgage of said e.H.S. 19 (11)seal mp Ξ T FAP 25 g book instrument County HICH (9) ŝ (a) Beneficiary. ÷. ١ المروقة المراج Grantor at of SS ŧ٢ DIOE1.117 CNN 125 VERIGIANE J 1889

| STATE OF REFORMCALIFORNIA | FORM NO | 23 - ACKNOWLEDGMENT ESS LAW PUB. CO., PORTLAND, ORE. | | | | | | |
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| County of Butte | | | | | | | | |
| BE IT REMEMBERED, That on this before me, the undersigned, a Notary Public in a named RICHARD THOMAS CORNEL | and for said County and State, persona | ally appeared the within | | | | | | |
| known to me to be the identical individual described in and who executed the within instrument and acknowledged to me that he executed the same freely and voluntarily. IN TESTIMONY WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written. | | | | | | | | |
| OFFICIAL SEAL JO ELLEN LINDSEY HOTARY PUBLIC - CALIFORNIA BUTTE COUNTY | Notary Public for My Commission expires | dsej or Öxtota California | | | | | | |
| Loss Strong Stro | | | | | | | | |
| Rut: ATC | | | | | | | | |
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| STATE OF OREGON: COUNTY OF KLAMATH: ss. | | | | | | | | |
| Filed for record at request of <u>Aspen Title C</u> of <u>July</u> A.D., 19 <u>87</u> at <u>1</u> of <u>Mortgages</u> | ompany <u>1:02</u> o'clock <u>A</u> .M., and duly recom on Page <u>11889</u> | the $7th$ day rded in Vol. <u>M87</u> , | | | | | | |
| FEE \$13.00 | Evelyn Biehn, Coun ByPrym | ty Clerk | | | | | | |