NOTE: The Trust Deed Act provides that the trustee hereunder must be either on 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 news of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 695.505 to 695.585.

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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 frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

surplus, it any, to the grantor of to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-ors to any trustee annual herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powyrance to the successor upon any trustee herein manied or appointed hereunder. Each such appointment and subtitution shall be made by written instrument. Each such appointment which, when recorded in the modelage to conclusive provide of proper appointies in of the successor trustee.

the grantor and beneliciary, may purchase at the sale. 15. When trustey sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of sale to payment of (1) the expenses of sale, in-attorney, (2) to the obligation accured by the trust deed, that of the structers having recorded liera subscent to the interest of the truste in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such

togethere with trusters and attorney's tees not exceeding the announts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the noise of vale or the time to which said male may in one particular by law. The truster may sell said property which auction to the highest bidder for cash, payable at the time of safe. Truster shall delive to the purchaser is deed in any matter of warranty, law conveying of the recitals in the ded of any matters of lact shall be conclusive proof the grants and beneficiary, may purchase at the trustee, but including 15. When trusters sells pursuant to the concentration in the sells of the sells of the property sells pursuant to the concentration of the trustee, but including the grants and beneficiary, may purchase at the sale.

interest as time requires in ORS 36.735 to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and a trust the bas commenced foreclosure by advertisement and sale, the dramy time prior to 5 days before the date the trustee conducts the sale, the dramy time prior to 5 days before the date the trustee conducts the sale, the dramy time prior to 5 days before the date the trustee conducts the sale, the dramy time prior to 5 days before the date the trustee conducts the sale, the dramit of the drawt of the drawt of the drawt of the drawt sums secured by the trust deed, the drawt may be curred by paying the not then be due had no default occurred, a before than such portion as old being curred to the drawt of the drawt may be drawt of the drawt of the drawt of the drawn of the drawt of the beneficiary all costs and expense actually incurred in envoring the condition of the trust deed by law.

(4) consent to the making of any map of plat of shift property; (D) poin in structured any easement or creating any restriction therein; (c) join in any subordination or other agreement allecting this deed or the lien or charge fitting in any thereol; (d) teconvey, without wattanty, all or any patt of the property. The fitting in any interest, (d) teconvey, without wattanty, all or any patt of the property. The fitting is any possible in any rectired, and the second wattanty, all or any matters or facts shall be conclusive proof of the truthulness thereof. Truster's test shall be conclusive proof of the truthulness thereof. Truster's test and shall be accurately and the property in the distribution of the truthulness thereof. Truster's test and shall be conclusive proof of the truthulness thereof. The beneficiary may at any of the 10. Upon any default by shall be not less than \$5. for any of the 10. Upon any default by shall be the tast the "previous any accurate on the analy the distribution of the accurate of the adaptive beneficiary may at any to many default by a dent or by a receiver to be any provide the and profile. In this own names use or otherwise collect the first, we append therein, and apply the entry indebiddness secured hereby, and in such order as beneficiary may default on oncise of operation of any taking or damage of the any default between or any indebiddness secured hereby, and in such order as beneficiary may default or notice of default hereunder or invalidate any act done wave any default by furnition or payment of any indebiddness secured and proved and proved with the advection of a shall not cue or the advective of his performance of any agreement hereing and proved with the default and the advective of the beneficiary the invalid and proved and payshile. In such and the wave any default of the structer the truster to back of the advective of the advective default hereinder of any indebiddness secure of any structer of the advective default hereinder advective of the advective defa

(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 lirn or charge thereof; (d) reconvey, without warranty all or any cost of the lirn or charge

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PUB. CO., PORTLAND, OR. ST20

sum of FIFTY THOUSAND AND NO/10b------

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 connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

EUGENE A. SCOTT and DONNA M. SCOTT, husband and wife as Grantor, ASPEN\_TITLE\_&\_ESCROW, INC., An Oregon\_Corporation LEWIS G. REIMER and MILDRED A. REIMER, husband and wife, with full rights ....., as Trustee, and as Beneficiary,

Lot 13, Block 7, SECOND ADDITION TO WINEMA GARDENS, in the County of

S-JI293 ASPEN

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

TRUST DEED

FORM Ne. 881-

-Oregon Trust Deed Series-TRUST DEED.

Klamath, State of Oregon.

77609

OK

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2 Hap 12p

67

in ...Klamath.....County, Oregon, described as:

13744

Eyelyn Biehn, County Clerk

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 title thereto

None

600 Main Street

Klamath Falls, Oregon

97601

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

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)<sup>9</sup> primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organisation, or (even il 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 beneficiary herein. In construing this deed and whenever the context so requires, the masculine 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

		The day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty ( not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-In-Lending Act and Regular beneficiary MUST comply with the Act and Regulation by makin disclosures; for this purpose use Stevent-Ness Form No. 1319, or if compliance with the Act is not required, disregard this notice.	a creditor Eugene A. S	cott cott
the compliance with the set is not required, disregard this notice.		
(if the signer of the above is a corporation, use the form of acknowledgement opposite.)		
STATE OF OREGON, ) County of	STATE OF OREGON, County of	) ) ss.
This instrument was acknowledged before me on July 1. 3	This instrument was ack	nowledged before me on
Eugene A. Scott and	19, by	
Donna M. Scott		
	of	
Xanara Mandsa hon	·····	•••••••••••••••••••••••••••••••••••••••
(SEAL)	Notary Public for Oregon	na n
My commission expires: 7-23-89	My commission expires:	(SEAL)
WA OF GRAN		
ECUS	T FOR FULL RECONVEYANCE	
	ly when obligations have been pair	
		•.
10:	, Trusteo	
trust deed have been fully paid and satisfied. You hereby a said trust deed or pursuant to statute, to cancel all evider herewith together with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyance DATED: , 19.	ices of indebtedness secured hout warranty, to the parti	by said trust deed (which are delivered to you les designated by the terms of said trust dead the
		Beneticiary
De not lose or destroy this Trust Deed OR THE NOTE which it secure	s. Both must be delivered to the tr	ustee fer concellation before reconveyance will be made.
TRUST DEED		
(FORM No. 551)		STATE OF OREGON,
STEVENS-NEES LAW PUB. CO., PORTLAND. DRS.		County of
		I certify that the within instrument
Eugene A. Scott	۰.	was received for record on the 3.1 St day
		of
Donna M. Scott	SPACE RESERVED	at
Grantor	FOR	in book/reel/volume No
Lewis G. Reimer	FON RECORDER'S USE	page 1.3.7.4.3 or as fee/file/instru-
	ACCONDER & USE	ment/microfilm/reception No. 77609,
Mildred A. Reimer		Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, INC.		County affixed.
THE A FOCKOW, THE, I		

Fee: \$9.00