FORM No. FOI-Oregen Trust Deed Se		DANS PARE	15346
CK 78511	EED, made this	Vort Conter Cago August	., 1987., between
as Grantor, ASPEN WANITA WASHBUR	TITLE & ESCROW, INC., an N, as to an undivided ½ in ided ½ interest	terest and DARROLU	
as to an unury as Beneficiary,	WITNESSETH bly grants, bargains, sells and conveys to County, Oregon, described as:	trustee in trust; with power	of sale, the property
m the councy of	1, KLAMATH LAKE ADDITION TO Klamath , State of Oregon.	) THE CITY CAN OF KLAMP	
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2	에는 것은 사람이 물러 가슴을 물러 있는 것이다. 이는 것은 사람이 있는 것은 사람을 통해 있는 것이다.		
	ngular the tenements, hereditaments and appurtent ining, and the rents, issues and profits thereof and OSE OF SECURING PERFORMANCE of ea Thousand and No. 100-000	ances and all other rights included all fixtures now or hereafter attached all agreement of grantor herein con	ched to or used in connec- tained and payment of the
row of with said real estate FOR THE PURE	ose of securing performance of each thousand and No./100	rs, with interest thereon according t	o the terms of a promissory cipal and interest hereof, if
note of even date herew	ith, payable to beneficiary or order and had by	te 19	inal installment of said note therein is sold, agreed to be
becomes due and payah	ble. In the event the within without first hav d or alienated by the grantor without first hav s option, all obligations secured by this instrum	ing obtained the internet inty ent, irrespective of the maturity	·
then, at the become im herein, shall become im The above describ	mediately dife and purcently used for agricultural, ed real property is not currently used for agricultural, ecurity of this trust deed, grantor agrees: grant are added and a second agrees and a second agrees and a second agree and a second agree and a second agree and a second agree agr	consent to the making of any map or	plat of said property; (b) join in triction thereon; (c) join in any
and repair; not to remove not to commit or permit an 2. To complete or	or demolish any building of and workmanlike gr y waste of said property. restore promptly and in good and workmanlike le provovement which may be constructed, damaged or be	ally entitled thereto," and the rectain the ally entitled thereto," and the truthlulness their conclusive proof of the truthlulness that be vices mentioned in this paragraph shall be vices mentioned any default by grantor I	reof. Trustee's fees for any of any not less than \$5. hereunder, beneficiary may at any dent or by a receiver to be ap-
tions and restrictions affect	ing said property; if the beneficiary so it commer- iting said property; if the beneficiary so its commer- ancing statements pursuant to the Uniform Commer- pancing statements our subscription and the pro-	e indebtedness hereby secured, enter upon e indebtedness hereby secured, enter upon	and take possession of said prop- sue or otherwise collect the rents sue or otherwise and apply the same
by filing officers or sear beneficiary. 4. To provide an now or herenitor erected	d continuously maintain insurance on the buildings of the said premises against loss or damage by lite on the said premises against loss or damage by lite on the said premises against loss or damage by literation in the sentence of the said premises of the said	ciury may determine. 11. The entering upon and takin the entering sizes and prolits	g possession of said property, th , or the proceeds of fire and other de for any taking or damage of th
and such other to tess than companies acceptable to policies of insurance shall fail if the granor shall fail	the beneficiary, with loss payable to the the sensitivity of the beneficiary as soon as insured; I be delivered to the beneficiary as soon as insured; I be delivered to the beneficiary such insurance and to for any reason to procure any such insurance and to be beneficiary at least littleen days prior to the expira- beneficiary at least littleen days prior to the expira- beneficiary at least littleen days prior to the expira- tion of the expiration of the expiration of the expira- tion of the expiration of the expiration of the expira- tion of the expiration of th	roperty, and the application or release in roperty, and the application of default he value any default or notice. oursuant to such notice.	ayment of any indebtedness secure
tion of any policy of i the beneficiary may pr the beneficiary may pr collected under any fire collected under any fire	ocure the same at grantor's expense. It's benefi- or other insurance policy may be applied by benefi- ness secured hereby and in such order as beneficiary ness secured hereby and in such order as collected, or	hereby or in his personned hereby immedia declare all sums secured hereby immedia event the beneliciary at his election may event the beneliciary at his election may event the beneliciary at his election may in equity as a mortgage or direct the tr in equity as a mortgage. In the latter even	proceed to foreclose this trust ded ustee to foreclose this trust ded l in the beneficiary or the trustee shi the beneficiary or the trustee shi the notice of default and his election
any part thereof, may be not cure or waive any of not cure or waive any of act done pursuant to su 5. To keep said	e released to guide the second	to sell the said described real proper- to sell the said described real proper- hereby, whereupon the trustee shall fix the thereol as then required by law and pr thereol as then required in ORS 86.735 to 8	he time and place of sale, give not occeed to loreclose this trust deed 6.795. most loreclosure by advertisement a
to beneliciary; should the ments, insurance premi	he grantor fail to make payment of any take, he grantor fail to make payment of any frantor, either ums, liens or other charges payable by frantor, either hy providing beneliciary with funds with which to hy providing beneliciary with funds with which to	13. After time prior to 5 days be sale, and at any time prior to 5 days be sale, the grantor or any other person so sale, the grantor or defaults. It the default c	fore the date in ORS 86.753, may c privileged by ORS 86.753, may c onsists of a failure to pay, when d busiles may be cured by paying
trust deed, shall be at	iver of any rights arising from breach as aforesaid, the prop-	not then be due had no default occurred not then be due had no default occurred being cured may be cured by tenderin, being cured may be cured by tenderin,	in addition to curing the default in addition to the beneficiary all c
erty hereinbefore desc same extent that they described, and all sucl	ribed, as well as the payment of the objective with- y are bound for the payment of the and payable with- h payments shall be immediately due and payable and provement thereof shall, at the option of the beneticiary, movement thereof shall, at the option of payable and	by law. 14. Otherwise, the sale shall be Initianized in the notice of sale	held on the date and at the time or the time to which said sale denotes may sell said property e
of title search as well	this trust deal expenses of this trust mountains costs, lees and expenses of the trustee incurred as the other costs and expenses of the trustee incurred in enforcing this obligation and trustee's and attorney's in enforcing this obligation and trustee's and attorney's	in one parcel or in separate parcels of auction to the highest bidder for cash shall deliver to the purchaser its deed shall deliver to sold, but without any the property so sold, but without any	in joyable at the time of sale. If in form as required by law conve- covenant or warranty, express of matters of lact shall be conclusive excluding the trustee, but inclu-
attect the security rit action or proceeding any suit for the for	in and determ the beneficiary or trustee and appear, including shts or powers of beneficiary or trustee may appear, including in which the beneficiary or trustees attorney's fees; the closure of this deed, to pay all costs and expenses, in- closure of the beneficiary's or trustee's attorney's fees; the isle and the beneficiary's or trustee's attorney is easy that be appeared by the beneficiary's or trustee's attorney is attorney at the beneficiary's or trustee's attorney is attorney is the share the beneficiary's or trustee's attorney is attorney in all cases the beneficiary is attorney in all cases shall be	plied. The futures thereof. Any person of the truthfulness thereof, may purc the grantor and beneliciary, may purc 15. When trustee sells pursuan thall apply the proceeds of sale to pu- shall apply the proceeds of the trust	has at the sale. has at the sale. t to the powers provided herein, the hyment of (1) the expenses of sal more and a reasonable charge by tru-
amount of attorney's amount of attorney's fixed by the trial co decree of the trial co pellate court shall a pellate court shall a	tess mentioned into of an appeal from divy just and in the event ourt, and in the event of an appeal such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- ourt, grantor further agrees to pay such sum as the ap- tion of the agrees to pay such sum as the ap- tion of the agrees to pay such sum as the ap- tion of the agrees to pay such sum as the ap- tion of the agrees to pay such such as the ap- tion of the agrees to pay such as the ap- tion of the agrees to pay such as the ap- tion of the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such as the agree to pay such as the agrees to pay such	attorney. (2) to the obligation secure attorney. (2) to the obligation secure having recorded liens subsequent to deed as their interests may appear in surplus, if any, to the grantor or to	the interest of the trustee in the the order of their priority and (4 his successor in interest entitled to
It is mutua 8. In the even under the right of e	illy affreed that, or all of said roperty shall be the ont that any portion or all of said roperty shall have the minent domain or condemnation, beneficiary shall have the minent domain or condemnation, bether the amount required to be added and the same shall be amount required.	16. Beneliciary may from the sors to any trustee named herein or under. Upon such appointment, and	to any successor trustee appointed i without conveyance to the sur
as complete and to pay all reasonat incurred by granto applied by it first t	ble costs, expenses and spenses and attorney's lece in such proceedings, shall be puid to believe the pon any reasonable costs and expenses and attorney's lece anonellate courts, necessarily paid or incurred by ben et anonellate courts, necessarily paid upon the indebtedne	and substitution shall be made by which, when recorded in the morth? which, when recorded in the morth? which the property is situated, shall is of the successor trustee.	the records of the county of counts be conclusive proof of proper appoint when this deed, duly execute
and execute such	d grantor agrees, all be necessary in obtaining south instruments as shall be necessary in obtaining south y upon beneliciary's request.	acknowledged is made a public rec obligated to notify any party hereto or obligated to not any action or proceeding	of pending sale or, beneficiary or in which grantor, beneficiary or
ficiary, payment O endorsement (in ca the liability of any	To bound from time to time upon this deed and the note 1 if it are less and presentation of this deed and the note 1 if the less and presentation of the indebtedness, trustee may person for the payment of the indebtedness, trustee may eed Act provides that the trustee hereunder must be either of a cosociation authorized to do business under the lews of in ossociation authorized to do business under the lews of the its subsidiaries, affiliates, agents or branches, the United te, its subsidiaries, affiliates, agents	n attorney, who is an active member of the Drogon or the United States, a title insuran States or any agency thereof, or an escrow of	
or savings and loa preparty of this sta	n association autorized agents or branches, me united te, its subsidiaries, affiliates, agents or branches, me united te, its subsidiaries affiliates, agents or branches, the united test of the subsidiaries and the subsidiaries agents are subsidiaries and the subsidiaries agents are subsidiaries are subsidiar		TANA

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Conversion of the

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fully seized in fee simple of said described real pro	ith the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
to be such that to be the set of the balance of the improperties of the set o	ી તે તે છે. આ ગામ બે
and that he will warrant and forever defend the c	ame against dll persons whomsoever.
(2) Strang (1974) 24 - 24 Strang (2017) 2017 (2017) Strang (2017) 2018 (201	[14] J. L. Hard, S. & A. M.
1. Construction of the second state of the second statement of the second s	4.5.2 args, both the start of the start of galaxy is the start start of the star
(2) A set of the se	(1) (1) (1) (Heights Lowersgie Status Exploration and (2) (Height (2) (2) (2) (2) (2) (2) (2) (2) (2) (2)
The grantor warrants that the proceeds of the loan re (a)* primarily for grantor's personal, family or house (b) for an organization, or (even it grantor is a nata	presented by the above described note and this trust deed are: hold purposes (see Important Notice below), tral person) are for business or commoncial purposes
This deed applies to, inures to the benefit of and bin	ds all parties hereto, their heirs, legatees, devisces, administrators, executors
secured hereby, whether or not named as a beneficiary herai gender includes the feminine and the neuter, and the singular	n In construing this deed and whenever the context so requires, the masculine r number includes the plural.
IN WITNESS WHEREOF, said grantur fu	as hereunto set his herd the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warrenty (c not applicable; if warranty (a) is applicable and the beneficiary is as such word is defined in the Truth-in-Lending Act and Regulat	a creditor
beneficiary MUST comply with the Act and Regulation by making disclosures; for this purpose use Stavens-Ness Form No. 1319, or c if compliance with the Act is not required, disrogard this not to:	required
In the state of th	
the new against at ind good is a corporation, use the form of actionwiedgement opposite.)	Distribution on NetWork Statistical Programmers and Science and
STATE OF OREGON, County of Klamath	STATE OF OREGON, } County of
This instrument was acknowledged before me on AUGN ST 17 , 1987, by	This instrument was acknowledged before me on
Ronnie Hopson	
a Blance Addenation	F. C. And A. S.
(Stal.) Ny computer sion expires: 3-22-89	Notary Public for Oregon (SEAL, My commission expires:
Man has a listence and share and have a set of the set	ngage el como el este en al letto den del carendo del del orden de la como construcción de la como de la como d La carendo de la carendo del carendo de carendo del del del construcción de construcción de la como de la como d
Bilduss Antisous (Constant) Antisous (Constant)	y when obligations have been paid. Aftyr han terrategolaf, twanster after a tot take paserated a subscription of the subscription of the
(1996년년년) 1월 28일 1월 28일 1월 28일 1월 28일 1월 29일 1월 29일 1월 29일 1월 20일 1월 1996년 1월 20일 1	Trustee and a second state of the second state
trust deed have been fully paid and satisfied. You hereby ar said trust deed or pursuant to statute, to cancel all eviden- herewith fogother with said trust deed) and to reconvey, with estate now held by you under the same. Mail reconveyince	e directed, on payment to you of any sums owing to you under the terms of ces of indebtedness secured by said trust deed (which are delivered to you out warranty, to the parties designated by the terms of said trust deed the
	Beneficiary
De not less or destroy this Trust Deed OR THE NOTE which it securos	. Both must be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON,
- (FORM No. 801) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE.	<i>County of</i>
a saya saya saya saya saya saya saya sa	of <u>August</u> , 19.87, 10 concerns a transfer wat 3:30 colock PM, and recorded
Grantor	PACE RESERVED in book/reel/volume NoM87 on FOR page5346 or as fee/file/instru-
	Record of Mortgages of said County.
Beneficiary AFTER RECORDING RETURN TO	Witness my hand and seal of County affixed.
SPEN, TITLE & ESCROW, INC.	Evelyn Biehn, County Clerk
Fee:	\$9.00 By

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