78880	ASPEN S-31346 E TRUST DEED	Voi Mg Page 10	6000
THIS TRUST DEED, made CHARLES B. HOY and NAT	e this20thday of DINE HOY, husband and wife.		, betwe
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as Grantor,ASPEN_TITLE_&_I	ESCROW, INC., An Oregon Cor		115700 01
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as Beneficiary.	<u>ar 1967 - Senta Constanto de Cons</u>	32 25 A 2 2 4 4 5 1 4 1	
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Lots 1 and 2, Block 38, Tr	act No. 1084 STXTH ADDITION		$\sum_{i=1}^{n}  a_i  \leq  a_i  <  a_i  < $
ACRES, in the County of KI	amath, State of Oregon.	JA TO KLAMATH RIVER	
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To protect the security of this trust deed, grantor agricu To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; 2. To complete or promptly and in good and workmanlike manner any building or improvement which may be constructed, demaged or destroyed thereon, and pay when due all costs incurred therefor; 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneliciary so requests, to join in executing such innancing statements pursuant to the Uniform Commer-cial Code as the Beneliciary may require and to pay for tiling same in the proper public offices, as well as the cost of all lien searches made beneliciary. 4. To provide and continuously maintein insurance on the therefor.

(a) consent to the making of any map or plat of said property; (b) join in any saubordination constituter agreement allecting this deed or the lien or charge thereoit: (d) record ther agreement allecting this deed or the lien or charge frantee in any record, without warranty, all or any part of the property. The france in any record, without warranty, all or any part of the property. The legally entitled thereto?
(d) record ther agreement allecting this deed or the lien or charge frantee in any record, without warranty, all or any part of the property. The legally entitled thereto?
(d) record ther agreement allecting this deed or the lien or charge there of the there of the recital there in or any matters or facts shall services mentioned in this part of the property. The degulate thereto?
(e) Upon any delault by grantor hereunder, beneficiary may at any time without notice, either own upon and take possession of said property, the same, lies upon any indebtedness secured hereby, and in such order as bettorney's lees upon any indebtedness secured hereby, and in such order as bettorniciary and taking possession of said property, the follection of such rocts, issues and prolites or compensation or release thereof as aloresid shall not cure or wave any detault or notice.
11. The entering upon and taking possession of said property, the follection of such rocts.
12. Upon delault by graintor in payment of any indebtedness secured hereby and prosting shall not cure or wave any detault or notice.
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the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.50, 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 point as would being cured may be cured by tendering the performance registing the default obligation or trust deed. In any case, in addition to curing the default the defaults, the person effecting the cure shall pay to the beneficiary, all costs and expenses actually incurred in enforcing the obligation of the sud costs and expenses actually incurred in enforcing the abligation of the data to the by law.

being the order of the selection of the selection of the trust deed obligation or trust deed. In any case, in automotion of the trust deed defaults, the person ellecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustee's and attorney's fees not exceeding the amounts provided together with trustee's and attorney's fees not exceeding the amounts provided pay law. The trustee may the said sale may be postponed as provided by law. The trustee may the said sale may be postponed as provided by law. The trustee may the said sale or parcel or in separate parcels and shall sell the time of sale. Trustee shall deriver to the burchaser is deed in form as reading by law conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grants and the trustee sale to aspin or approxed so is ale to apyment of the trustee but including the grants and the trustee and a reasonable charge by trustee's attorney. (1) to the obligation security by the trust of the trustee of the trustee in the trustee successor in the readed liens subsequent to this provided herein, trustee surplus, it any, to the grantor or to his successor in the truste appointed here in the strust surplus.
 16. Beneliciary may from time to time appoint a successor or successors or y trustee is may appoint to the successor interest end due to construct appointment, and without consor trustee appointed herein readed with all title, powers to and the successor induces of the successor induces and attrustee of the successor induces. The successor induces appoint the successor induces and any trustee herein anded or appointed hereinder. Each such appointment, and without consor trustee due to appoint the successor induces appoint anexistee with all be veaced with all title, powerne to the succ

ol 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 notily any party hereto al pending sale under any other deed ol trust or ol any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee bereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loon association authorized to do builness under the laws of Oregon or the United States, a tille Insurance company authorized to insure tille to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an estrow agent licensed under ORS 696.505 to 696.585.

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and that he will warrant and forever	defend the same ag	ainst all persons wh	omsoever.	
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the signer of the above is a corporation, the form of acknowledgement opposite.)		North Antala (1999) Antala Antala (1999) Maria Nanataria (1999)		•
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