- FOSA No. 881-Oregon Trust Deed Series-TRUST DEED. ATC #M3145	99. stevene ness law pue.co., portland, cr. 9704
VENERATION A DECIMAL THE THE ADDED THE THIS TRUST DEED, made this 21st MICHAEL E. DE BARBIERI and SHERRY A. DE BAR	DEED Vol Page <b>17653</b> box day of September
as Grantor, ASPEN TITLE & ESCROW, INC., an Ore WARREN C. HAYNES and GRACE C. HAYNES, husbe survivorship	agon Corporation , as Trustee, and and and wife with full rights of
in Klamath County, Oregon, describ	SSETH: weys to trustee in trust, with power of sale, the property bed as: DITION TO THE CITY OF KLAMATH FALLS, in the s
County of Klamath, State of Oregon.	COMMENSATION OF COMMENSATION 21.93.7 OF OFFICIEN DEED AND IS BEING RECORDED THIRD AND JUNIOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN
SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS	S REFERENCE MADE A PART HEREOF.
now or herealter appertaining, and the rents, issues and profits the tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE sum of THIRTY SIX THOUSAND AND NO/100	is the date, stated above, on which the final installment of said note rty, or any part thereof, or any interest therein is sold, agreed to be it having obtained the written consent or approval of the beneficiary, frument, irrespective of the maturity dates expressed therein, or subapartical test set
The above described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and rejerir, not to remove or demolish any building or improvement thereon, not to commit or permit any waste of said property. 2. To complete or statore promptly, and in good and workmanlike manner any building or improvement which may be constructed, damaged or	(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 on other structure that is dont or the time that is the first or the structure that is dont or the structure tha
destroyed intercon, and pay when due all costs incurred interior. 3. To comply with all laws, ordinances, regulations, covenants, conditions and restrictions allecting said property; if the beneliciary iso requests, to join in executing such financing statements pursuant to the Unitorn Commercial Code as the beneliciary may require and to pay for filing same in the proper public officer or offices, as well as the cost of all lien searches made by liling iofficers or searching agencies as may be deemed desirable by the beneliciary. 4. To provide and continuously maintain insurance on the buildings now or herceller "erected on the said premises against loss or damage by line provide and continuously maintain insurance on the bouldings now or herceller".	thereodin(d)) recounts appearent anching all or any part of the property. The france in argon recounts appearent and the angle of the intermeter intermeter in the intermeter of the intermeter of the present of the france in the property of the there in the intermeter of the present of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any detault by grantor hereunder, beneficiary may at any time without notice, either in person, by affent or by a receiver to be ap- pointed by a court, and without regard to the adequacy of any security for the indebiedness hereby secured, enter upon and take possession of said prop- erty or any part thereol, in its own name sue or otherwise collect the rents, issues and profits, including those past due and ungaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor- ney's less upon any indebiedness secured hereby, and in such order as bene-
and such other hasards as the beneficiary may from time to time require, in an amount not less than \$. INSUT AD Le., VALUE	liciary may determine. 
collected under any lite or other insurance policy may be applied by benefi- ciary upon any indebtedness secured hereby and in such order as beneficiary may determine, or at option of beneficiary the entire amount so collected, or any part thereol, may be released to grantor. Such application or release shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice. 5. To keep said premises tree from construction liens and to pay all taxes, assessments and other charges that may be livied or assessed upon or against said property before any part of such faxes, assessments and, other; charges become past due or delinquent and promptly, deliver, receipts therefor, to beneficiary; should the grantor fail (b) make payment of any faxes, assess	declare all sums secured hereby immediately due and payable. In such an event the beneliciary at his election may proceed to foreclose this trust deed in equity as a morigage or direct the trustee to foreclose this trust deed by advertisement and sale. In the latter event the beneliciary or the trustee shall execute and cause to be recorded his written notice of default and his election for sall the said described real property to satisfy the obligation secured
to beneliciary: should the grantor fail to make payment of any fases, assessments, insurance premiums, liens or other charges spayable by figantor; either; by direct payment or by providing beneliciary, with funds, with which to make such payment, beneliciary may, at its option, make payment, thereol, and the amount so paid, with interest at the rate set forth in the note secured hereby; together with the obligations described in pargraphs 6 and 7 of this trust deed, without waiver of any rights arising from breach of any, of the covenants hereof and for such payments, with interest as aloresaid, the prop- erty hereinbefore described, as well as the grantor, shall be bound to the same extent that they are bound for the payment of the obligation herein.	<sup>33</sup> sale, and at any time prior to 5 days before the date the trustee conducts the <sup>35</sup> sale, the grantor or any other person so privileged by ORS 86.753, may care <sup>35</sup> sale, the default or defaults. If the default consists of a failure to pays the trust deed, <sup>36</sup> the default or defaults. If the default consists of a failure to pays the trust sums secured by the trust deed, the default may be cured by voying 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 that is capable of <sup>31</sup> 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 that <sup>32</sup> being cured. may be cured by tendering the performance required under the obligation or trust.
described, and all such payments shall be immediately due, and payable with- out notice, and the nonpayment thereof shall, at the option of the beneliciary render all sums secured by this trust deed immediately due and payable and constitute a breach of this trust deed. The second of a shall be and constitute a breach of this trust deed. The second of a shall be and 6. To pay all costs, lees and expenses of this trust including the cost of tills search as well as the other costs and expenses of the trustee incurred in connection with or in enforcing this obligation and trustee's and attorney's lees actually incurred. 7. To appear in and defend any action 'or proceeding' purporting 'to allect the security rights or powers of beneficiary or 'trustee' and in any suit.	by lawners in 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 Sale and shall deliver to the highest bidder for sale, payable at the time of sale. Trustee the sale and the function of the sale the sale descent in the sale at the time of the sale. The sale at the same of the sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale at the sale of the sale. The sale at the sale of the sale of the sale. The sale at the sale of the sale. The sale of the sale at the sale of the sale. The sale of the sale of the sale of the sale. The sale of the sale. The sale of the sale of the sale of the sale of the sa
action or proceeding in which the beneficiary or irustee may appear, including any suit for the foreclosure of this deed, to pay all costs and expenses, in- cluding evidence of title and the beneficiary's or trustee's attorney's fees mentioned in this paragraph 7 in all cases shall be fixed by the trial court and in the event of an appeal from any judgment or decree of the trial court, grantor lurther agrees to pay such sum as the ap- pellate court shall adjudge reasonable as the beneficiary's or trustee's attor- ney's tees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken	of the truthulness interest. Any person, excluding the truttee, but including the grantlor and beneficiary, may purchase at the sale. 15. When trustee 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 the truste 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, if any, to the drantco or to his successor in interest entitled to such
under the right of eminent domain or condemnation, beneficiary shall have the right, it is o elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and alforney fees necessarily paid or incurred by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene- liciary in such proceedings, and the balance applied upon the indebtedness, secured hereby; and ifantor: afres, 'ati'its (own expense, to take'such'actions' and increase and induced as a shall be 'necessary' in obtaining such com-	surplus. 16. Beneliciary may from time to time appoint a successor or successors 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 duties 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 provincient the property is situated, shall be conclusive prool of proper appointment of the successor irustee.
pensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene- ficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedness, trustee may	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.

PH 12 35

20 SEP S

87

NOTE: The Trust Deed Act provides that the trustes hereinder must be either an atomy, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association outhorized to do business under the lows of Oregon or the United States at utile Insurance company authorized to Insure title to read property of this state, its subsidiaries, adfiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 606.505 to 605.555.

	and assigns. The term beneficiary shall be hereto, their heirs, legatees, devisees, administrato and as a beneficiary herein. In construing this deed and whenever the context so requires, in the neutor, and the singular number includes the plural. EOF, said grantor has hereunto set his hand the day and	ne r
* IMPORTANT NOTICE: Delete, by lining not applicable; if warranty (a) is applica as such word is defined in the Truth-in- beneficiary MUST comply with the Are	te neuter, and the singular number includes this deed and whenever the context so requires, in EOF, said grantor has hereunto set his hand the day and year first above wr out, whichever, warranty (a) or (b) is M. (1) B	itte
beneficiary MUST comply with the Truth-in-	-Lending Act, and Baseland Creditor	
Act is not required	d dimment at 1319, or equivalent	
(If the signer of the share de table or notice or a	the second start and the base of the second start and the second start start and the second start st	
(If the igner of the above is a corporation, use the form of acknowledgerment opposite.) As a set of the set of the set of the set of the set of the set of the set of the set of the set of the set of the STATE of the set of the set of the set of the set of the STATE of the set of the set of the set of the set of the set of the set of the set of the set of the set of the s	The active means of manifest and a state of the state of	ti pro
STATE OF OF	through the second s	41 (1-) (11-)
County of Klamath	The second secon	19 140 10 4 844 53
instrument was acknowled	County of	
		and a North sp
DeBarbieri de	AND DE CAMPACINA AND AND AND AND AND AND AND AND AND A	
Landia M	A the last of the second	
SEABUELIC Notary	aker)	
My commission expires	Totary Public for Oregon	1.
A CONTRACTOR OF A CONTRACTOR	expires;	(s)
the append described real brobard is	and induction to ford constition. Sensition and the constitution of the sensitive of the se	98. gaz 1. s. s.
e the control of a processing the second sec	tical consents for full RECONVEYANCE to the used only when obligations have been poid. The neutron account of the recent of the total	
The state of the s	the first state of the second state and state	
The undersidened in the General	the mutur described pristoo harter optanos i the tradition of the	
		en doar Teologi
true have been fully paid and satisf	lind view of all indebiedness secured	
Trust deed or pursuant to statute	kied. You hereby are directed on by the foregoing trust deed an	
with together milt	a and the state of	5.55 g.
and the said free a start	Cancel all evidences of ind the provident to you of any sume out all sums secured	by s
te now held by you under the same	and holder of all indebtedness secured by the foregoing trust deed. All sums secured is ited, You hereby are directed, on psyment to you of any sums owing to you under the to o cancel all evidences of indebtedness secured by said trust deed (which d to reconvey, without warranty, to the secured by said trust deed (which the secure of the secure o	by s
EGE by you under the same M	d to reconvey, without warranty, to the national by said trust deed (which are any sums owing to you under the t	by s to y
EGE by you under the same M	d to reconvey, without warranty, to the national by said trust deed (which are any sums owing to you under the t	by s rms to y end t
ED with all and shifting and the reconciliation of the reconciliat	d to reconvey, without warranty, to the parties designated by said trust deed (which are delivered). Weil reconvey, without warranty, to the parties designated by the terms of said trust deel (which are delivered).	by s erms to y cod t
E EXHIBIT "AT ATTACHED "	d to reconvey, without warranty, to the parties designated by the terms of said trust de Mail reconvey, without warranty, to the parties designated by the terms of said trust de trust designated by the terms of said trust de trust designated by the terms of said trust de	by s erms to y end t
ECUTION 200 and the second of the second sec	EKELO VED DA JHIS BELEBERGE FIVE & Beneficiary	by s erms to y end t
ECK THE Star and and the series of the serie	EKELO VED DA JHIS BELEBERGE FIVE & Beneficiary	by s erms to y end t
ECUTION 200 and the second of the second sec	EKELO VED DA JHIS BELEBERGE FIVE & Beneficiary	by s erms to y end t
A FIRST AND SECOND TRUST A FIRST AND SECOND TRUST ED. Fill all and semialar diameter and the off relation. LENCE THE ACT OF A COMPANY LENCE THE ACT OF A COMPANY LEN	A to recovery without warranty, to the parties designated by the terms of said trust de at to recovery without warranty, to the parties designated by the terms of said trust de the terms of and documents to the parties designated by the terms of said trust de trust parties and documents to be the trustes ter terms of the terms of the terms of the trust parties and built? EFERBENCE HVDE 9 Beneficiary (FUR) NOTE which is secures, both must be delivered to the trustes for cancellation before reconveyonce will be mode.	by s erms to y end t
ECA THE AND COLOR AND CALL AND COLOR AND COLOR AND	A to reconvey, without warranty, to the parties designated by the terms of said trust dedivered. Mail reconvey, without warranty, to the parties designated by the terms of said trust dedivered. Mail reconvey, without warranty, to the parties designated by the terms of said trust dedivered. Mail reconvey, and documents to an any parties designated by the terms of said trust dedivered. Mail reconvey, and builts thereof out all parties use a personal directed to a said trust dedivered. Mail reconvey, and builts thereof out all parties use a personal directed to a said trust de EKELO VED DA JHIZ BELEBERGE HVDE 9 Beneficiary (EU) NOTE which it secures. Seth must be delivered to the trustee for cancellation before reconveyance will be made. I DEED IN EVACE OK XEVWULH EIBEL EFOREVE PARTIES VIED TOWN ( STATE OF OREGON,	by s crassifications for y contractions for y contr
ECA THE AND COLOR AND CALL AND COLOR AND COLOR AND	A to reconvey, without warranty, to the parties designated by the terms of said trust dedivered. Mail reconvey, without warranty, to the parties designated by the terms of said trust dedivered. Mail reconvey, without warranty, to the parties designated by the terms of said trust dedivered. Mail reconvey, and documents to an any parties designated by the terms of said trust dedivered. Mail reconvey, and builts thereof out all parties use a personal directed to a said trust dedivered. Mail reconvey, and builts thereof out all parties use a personal directed to a said trust de EKELO VED DA JHIZ BELEBERGE HVDE 9 Beneficiary (EU) NOTE which it secures. Seth must be delivered to the trustee for cancellation before reconveyance will be made. I DEED IN EVACE OK XEVWULH EIBEL EFOREVE PARTIES VIED TOWN ( STATE OF OREGON,	by s crassifications for y contractions for y contr
ED. IN P. See and of the second ED. And Lang and and of the second ED. And and and and and the second ED. And and and and and and the second ED. And and and and and and and and ED. And and and and and and and ED. And and and and and and and ED. And and and and and and and and and ED. And a	A to recovery without warranty, to the parties designated by the terms of said trust designated by the terms	by s erns fo y and f and s s s s s s s s s s s
ED. THE Van under the set of the	A to recovery without warranty, to the parties designated by said trust deed (which are delivered, by said trust, deed (which are deliv	by s erms to y sod t sod t ss. ent lay
EDUCATION CONTRACT OF CONTRACT	All ovidences of Indobisedness (secured, by said, trust, deed (which are delivered, for record on the parties designated by the terms of said trust de for record on the parties designated by the terms of said trust de for record on the parties designated by the terms of said trust de for record on the parties designated by the terms of said trust de for the terms of the terms of said trust de for the terms of said trust de for the terms of the terms of said trust de for the terms of terms of the terms of the terms of terms of the terms of terms	by s erms to y sod t sod t ss. ent lay
ED. AND REAL OF AND	All ovidences of Indebisedness (secured, by said, trust, deed (which are delivered, by said, trust, deed (which are deliver	by s cross to y cod t s s s s s to y cod t s s cod t s s cod t t cod t s cod t cod cod t c c c c c c c c c c c c c c c c c c
ELEVITIES and under the second ED. ALL AND SECOND LEADER V LIBEL AND SECOND LEADER V LIBEL AND SECOND LEADER OF ALL AND SECOND LEADER AND AND SECOND LEADER AND DEBARDIEL COMMANDER AND DEBARDIEL COMMANDER COMMAN	And to record all evidences of Indebisedness (secured by said trust deed (which are delivered, in the parties designated by the terms of said trust de to record on the parties designated by the terms of said trust de trust de to record on the parties designated by the terms of said trust de trus	by s cross to y cod t s s s s s to y cod t s s cod t s s cod t t cod t s cod t cod cod t c c c c c c c c c c c c c c c c c c
EXHIBIT INT. VLIVCHED HI Restance of desired with a selection FD and less of desired with VLIVCHED HI Restance of desired with Toss Dood OR THE I V LIBIT UNIT VLIVCHED HI Restance of desired with Toss Dood OR THE I V LIBIT VHD SECOND LINEL TRUST DEED UTA OF (FORM No. 581) DEA OF (FORM NO.	All ovidences of Indebisedness (secured, by said, trust, deed (which are delivered, by said, trust, deed (which are deliver	by s stars to y and t s s s s to y and t s s to y and t s s to y and t s s to y s and t s s to y s and to s to y s and to s to y s and to s to s to s to s to s to s to s to s
EXHIBIT INT. VLIVCHED HI Restance of desired with a selection FD and less of desired with VLIVCHED HI Restance of desired with Toss Dood OR THE I V LIBIT UNIT VLIVCHED HI Restance of desired with Toss Dood OR THE I V LIBIT VHD SECOND LINEL TRUST DEED UTA OF (FORM No. 581) DEA OF (FORM NO.	All ovidences of Indebisedness (secured, by said, trust, deed (which are delivered, by said, trust, deed (which are deliver	by s stars to y and t s s s s to y and t s s to y and t s s to y and t s s to y s and t s s to y s and to s to y s and to s to y s and to s to s to s to s to s to s to s to s
EXHIBIT INT. VLIVCHED HI Restance of desired with a selection FD and less of desired with VLIVCHED HI Restance of desired with Toss Dood OR THE I V LIBIT UNIT VLIVCHED HI Restance of desired with Toss Dood OR THE I V LIBIT VHD SECOND LINEL TRUST DEED UTA OF (FORM No. 581) DEA OF (FORM NO.	All ovidences of Indebisedness (secured, by said, trust, deed (which are delivered, by said, trust, deed (which are deliver	by s stars to y and t s s s s to y and t s s to y and t s s to y and t s s to y s and t s s to y s and to s to y s and to s to y s and to s to s to s to s to s to s to s to s

Ć

utors, itract uline

If the grantor covenants and agrees to and with the boneticiary and those claiming under him that he is taken and the same described in the same against all property and hes a valid, unencumbered title thereto
and that he will warrant and forever defend the same against all presents whomsoever.
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:
(b) to an organization, or (van if grantor is a natural presented by the above described note and this trust deed are:
(c) This deed applies to, inures to the benefit of and binds all parties hierdo, their heirs, legatees, adviseses, administrators, exceeding and assister. The term beneficiary shall mean the holder and owner, including shallows, of the contrast.

About a the grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law-fully-seized in tee simple of said described real property and has a valid, unencumbered title thereto

17654



STATE OF OREGON: COUNTY C		
Filed for record at request of	그는 그의 문화는 것이 있는 것 같은 것이 해준다. 그는 것이 가지 않는 것이 같이 있는 것이 있는 것이 같이 있는 것이 없다.	
of <u>September</u> A.D.	Aspen Title Company	
of	<u>Aspen Title Company</u> 19 <u>87</u> at <u>12:35</u> o'clock <u>P</u> M., and duly reco Mortgages on Page <u>17653</u>	the
FEE \$13.00	on Page <u>17653</u>	rded in Vol. <u>M87</u> day
	Evelyn Biehn, Coun By	ty Clerk
		Smith