the grantor and beneliciary, 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 trustee and a reasonable 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 surplus, il any, to the grantor or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such 16. Beneliciary may from time to time appoint a successor or succes-under. Upon such appointed herein or to any successor trustee appointed herein trustee, the latter shall be veside with all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment which, when recorded is made by written instrument. Each such appointment which, when recorded is the morisfage records of the county or counties in of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee i obligated to notify any party hereto of pending sale under any other de shall be a party unless such action or proceeding in which grantor, beneficiary or shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an or savings and loan association authorized for business under this two bit of property of this state, its subsidiaries, affiliates, agents or branches, the United St to is an active member of the Oregon State Bar, a bank, trust company United States (4) stille (insurance company cuthorized to insure tille to real agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

join in executing usual metricle said property: 'if the balance, powerants, condition of code as the beneficiarity may require and to pay for thism Tommer proper, public office, or offic, may require and to pay for thism Tommer by find officers or searching denois as may be deemed desirable by the beneficiary of the said premises against tows on the building and a such other have been of the said premises against tows on the building and such other have been of the said premises against tows on the building of the said premises against tows on the building and such other have been of the said premises against tows on the building and such other have been of the building of the said premises against tows on the building of the said premises against tows on the said by find of the said premises against tows on the said premises against the beneficiary may find out for the said against to the beneficiary the said file against against the beneficiary may be applied by file out of the said the same against tow of the said against agains

The above described real property is not currently used for agricultural, timber or grazing purposes. To protect, preserve and maintain said property. To complete any waite of said property. To complete any building or improvement which may be doed at the beneficiary and the said property. To comply with due all coals incurred thereford, damaged or there as the beneficiary may require and to pay for film searches made the beneficiary or searching agencies as may be deemed desirable by the an anount not the said prometing wait insurance of the said property. The beneficiary may procure the same all process now not be same and such of the same same to any be applied by beneficiary the beneficiary may require any such may be applied by benefit. The beneficiary may procure to the beneficiary are sprane to procure any such manual insurance only as the same all process of the same and procure any such manual insurance of the same and such or the same and procure any such manual the same and procure any such manual insurance of the same and procure any such manual process. The beneficiary may require any be applied by benefit. The beneficiary may intered the beneficiary may such manual process the same and the beneficiary may shole to the same and such procure any such fragments of the same and procure any such fragments in the same and procure any such fragments and procure any such fragments and such procure any such fragments and such and such and procure any such fragments and such and s Rey a reconstruction of the sentering upon and taking possession to the interval of the sentering upon and taking possession to the interval of the sentering issues and problem of the sentering issues of the sentering of the sentering of the sentering issues of the sentering of the sentering issues of the sentering of

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note of even date herewith, payable to beneticiary or order, and made, by grantor, the final payment of principal and interest hereof, it note of even date herewith, payable to beneticiary or order, and made, by grantor, the final payment of principal and interest hereof, it The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or allenated by the grantor without this instrument, irrespective of the maturity dates expressed therein, shall become immediately due and payable, points and payable payable and payable an

nat lake at dealery this Than Doad OR INE HOTE which II secures both must be delivered to the involve les consolicition before reconnectance will be involve Bencheracs

101 pages 12016 or as fee/Ele/instra-Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property in Klamath.....County, Oregon, described as: The NHSWHSEH of Section 4, Township 41 South, Range (12,East, of the inclosure) Willamettes Meridian, in the County of Klamath, Statesof, Oregon...

Val <u>MS1 Page</u> 18016 THIS TRUST DEED made this 31st day of August MICHAEL R. STEWART and MARY M. STEWART, husband Sand Swife 19-87 between Grantor, ASPEN TITEE & ESCROW, INC., an Oregon Corporation and the second secon as Grantor as Beneficiary, Want microsoft coopies in the second

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Beneficiary

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TRUST DEED	Township 41 South, R Re County of Klamath,	STATE OF OREGON, County of Klamath ss. 1005 I certify that the within instrument was received for record on the 5th day
Grantor irrevocably grants, burg 2.1.30.3.1.0.000000000000000000000000000	APATE AREENVED	of October
as Beneficiary, Cuantor	FOR	page18016 or as fee/file/instru- ment/microfilm/reception No. 80100,
AGPEN 11 Boueldear Marvin e. Channer, sr	ROWINCL BO DIEGOD (	County affixed.
WICHAEL R. SIEWART AND WICHAEL R. SIEWART AND	31st day of	By Hans Debuty
SPEN JITLE & ESCROW, INC.	Fee: \$9:00EED	By A TOWN

FORM No. 351-Cregan True Deed Sand-THUST DEED. 4 = 0 CM H-M-313 CH