COP -Oregon Trust Deed Series-TRUST DEED: ASpen Title #M-31508 OK 80491 PORTLAND, OR. 9720 TRUST (DEED Vol.M8r Collecton Dept. Page THIS TRUST DEED, made this 6th day of October LUCKY L. DeMARCHI and DORIS A. DeMARCHI, husband and 18696@, 19.87 , between as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon corporation as Trustee, and DAVID M. STOREY And ALICE M. STOREY, husband and wife with rights of Wife WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Ist porner of Klamath County, Oregon, described as: in Tract. 61, PLEASANT HOME TRACTS NO. 2, in the County of Klamath, राष्ट्रा २७३ 1.0 UST DEED THIS TRUST DEED IS SECOND AND JUNIOR TO A CONTRACT OF SALE IN FAVOR OF JERRY L. BLAISDELL and SALLY BLAISDELL, husband and wife. accommodation criv. and has not been examined as to validity, sufficiency or effect it may have upon the herein described property. This courtosy recording has been requested of sum of FLETLEN. THOUDAND, and NOTIOU-note of even date herewith, payable to beneficiary or order, and made by grantor, the tinal payment of principal and interest hereot, it not sooner paid, to be due and payable and made by grantor, the tinal payment of principal and interest hereot, 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 sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes. gricultural; timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in subordination or other agreement allecting this deed or the lien or charge even warranty, all or any part of the property. The best of the second of the second event warranty, all or any part of the property. The best of the second event warranty, all or any part of the property. The best of the second event warranty, all or any part of the property. The best of the second event warranty, all or any part of the property. The best of the second event warranty, all or any part of the property. The best of the second event warranty, all or any part of the property. The best of the second event warranty, all or any part of the property. The best of the second event warranty, all or any part of the property. The best of the second event warranty, all or any matters or are ward to be conclusive proof of the truthluiness thereof. 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The entering upon and taking possession of asid progets, and the application or release thereof any taking or damake of the markey or in bar performance of any agreement hereunder the beneficiary secure and the post of the runst do there pore of the second event and any advectime and payable. In such any advectiment and apayable, in To protect the security of this trust deed, grantor agricultu To protect the security of this trust deed, grantor agrees: and repair, not to remove or demolish any building or improvement thereon; and repair, not to remove or demolish any building or improvement thereon; 2. To complete or restore promptly and in good and workmanlike destroyed thereon, and pay workened said property. To complete our restore promptly and in good and workmanlike destroyed thereon, and pay movement which may be constructed, damaged or 3. To complete our restore promptly and in good and workmanlike destroyed thereon, and pay movement which may be constructed, damaged or 3. To complete and the all costs incurred therefor. form and restrictions allecting said property; if the beneficiary or reuses, to cial Code as the beneficiary statements pursuant to the Uniform Commer-proper public, office or offices, as well as the cost of all lien earches made by filing officers or searching deficience and to pay for filing with early the therein earching addencience as may be deterned desirable by the 4. To, provide and continuously maintain insurance on the building the states. the manner provided in ORS 86.735, to 86.795. 13. After the trustee has commenced foreclosure by advertisement and sale, and at any time prior to 56.735, to 86.795. The sale and at any time prior to 5 any before the date the trustee conducts the sale, the grantor or any other pelants to privileded by ORS 86.753, one cure sate, the grantor or any other pelants to priviled by ORS 86.753, one cure sate and at any time trust deed that consists of a failure to pay, when cure sate and the trust deed that consists of a failure to pay, when when the delault or delaults. If the delault may be cured by paying the pelant and the time of the class of the that is capable of Deligations of trust deed. In any case, the performance required under the delaults, to strust deed. In any case, the deliver to the beneficiary all costs together, with strustes, and attorney's fees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be baid or the bard. together, with trustees and altorney's tees not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and be postponed as provided by law. The trustee may sell said property either auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver, to the purchaser its deed in form as required by law conveying piled the recitais in the deed of any covenant or warranty, express or the frequencies of the sale deed of any provident of the trustee model be postponded. But without any covenant or warranty, express or im-of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 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 the trustee and a trassmable charge by trustee's attorney. (2) to the obligation accured by the trust deed. (5) to all persons having recorded liens subsequent to the intervest of trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such surplus, a wip, to the grannor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success under. Upon frustee named herein or to any successor trustee appointed here-trustee, the latter shall be vested with all the conveyance to the successor upon any truste named are appointed hereupowers and duties conferred and substitution herein named or appointed hereupower. Each such appointment, which, when recorded in the most gage records of the county or counties in of the successor trustee.

decree of the trial court, frantor further agrees to pay such and the set of the trial court shall adjudge reasonable as the beneliciary's or trustee's attor-pellate court shall adjudge reasonable as the beneliciary's or trustee's attor-ney's lees on such appeal. It is mutually agreed that: 6. In the event that any portion or all of said property shall be taken under the right of eminent damin or condemnation, beneliciary shall have the secompensation for such fain, which are in excess of the amount required incurred by grantor in such expenses and attorney's lees necessarily regulared incurred by grantor in such expenses and attorney's lees necessarily regulared by first of electron any reasonable costs and expenses and attorney's lees incurred by grantor in such expenses and attorney's lees necessarily regulared both in the trial and appelied courts, necessarily and or incurred by bene-secured hereby; and grantor agrees, at its own expense; to take such actions pensation, promptly upon beneficiary's request. 9. At any to be necessarily request. 9. At any to be lead presentation of this deed and the note for the liability of any person for the payment of the indebtedness for the liability of any person for the payment of the indebtedness for the liability of any person for the payment of the indebtedness for the liability of any person for the payment of the indebtedness frugtee may this actions and reconstration of this deed and the note for the liability of any person for the payment of the indebtedness frugtee may the such actions and the presention of this person to the such at least the such actions are as a present of the payment of the indebtedness frugtee may the such actions are as a present of the payment of the such at all for the liability of any person for the payment of the indebtedness frugtee may the such actions are as a present to the payment of the such tabletee may at the present of the payment of the such at all the such at the such at the payment of the payment of the payment of the pa

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Di tire successor rituitee. 17. Trustee accepts this trust when this deed, duly executi acknowledged is made a public record as provided by law. Trustee trust or of any action or proceeding sule under any other shall be a party unless such action or proceeding is brought by trustee.

오픈곳

NOTE: The Trust Deed, Act provides that the trustee thereunder must be either an 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 laws 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 696.505 to 696.585.

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and that he will warrant and forever d	lefend the same against all	, persons, whomsoever.	م د بر المعمد و واليوم بير المع محمد مي المر
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