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And Exclusion -

THIS TRUST DEED, made this \_\_\_\_\_\_\_\_ day of \_\_\_\_\_ October ..., 19.87 ..., between NICK W., KENNEDY and NANCY W. KENNEDY, husband and wife

as Grantor, ..... ASPEN TITLE & ESCROW, INC., An Oregon Corporation ....., as Trustee, and EDWARD D. MORSE and LENA M. MORSE, husband and wife, with full rights of .....survivorship

## as Beneficiary, 1127 3

FORM No. 881

OT

## WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in <u>Klamath</u> County, Oregon, described as:

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Lot 7, Block 1, COUNTRY GARDENS, in the County of Klamath, State of Oregon. STATE OL CI

THIS TRUST DEED IS SECOND AND INFERIOR TO THAT MORTGAGE OF RECORD IN FAVOR OF THE DEPARTMENT OF VETERANS' AFFAIRS, DATED OCTOBER 15, 1979.

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of \_\_\_\_\_TEN. THOUSAND EIGHT HUNDRED SIXTY EIGHT AND 82/100-----

To protect the security of this trust deed, grantor agrees: To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement thereon; not to complete by restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 5. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing succe than any stream success, to proper public office or offices, as well as the cost of all lien searches made by filing offices or searching agencies as may be deemed desirable by the beneficiary.

tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code, as the beneficiary may require and to pay tor lifting same in the proper public office or offices, as well as the cost of all lien searches made by third the searches made by the state of the said premises against and the searches made by the searches the said premises against as or damage by life and such other, hazards as the beneficiary maintain insurance on the buildings now of hereafter eached to the beneficiary may require the sold premises against the sold premises against the sold premises against and the searches are the sold premises against the sold premises against the sold premises against the sold premises against and the search premises against and the search premises against and provide and continuously maintain insurance on the buildings the beneficiary at soon as insurance and to deliver ad to the beneficiary at soon as insurance and to deliver ad to the beneficiary as soon as insurance and to deliver ad to the beneficiary at soon as insurance and to deliver ad the sold premises again the search as the sold premise again the soon as a beneficiary at soon as a policie of the beneficiary at soon as insurance and to deliver ad to the beneficiary at soon as insurance and to deliver a soon a sold buildings, the beneficiary may procure the same at grantor servers. The amount so collected, or any part thereol, may be relaved to ranke by and in such order as beneficiary may at a policie of all the sold premises after part of any taxs, assessments and other charges that may be level or assessed upon or charges that may be level or assessed upon or so thereas a the sold premises a dial property below. Thereas a sole of any taxs, assessments and other charges that a the option, make payment theread any taxs, assessments and other charges that any be the sectered in the sold premises and the annount so paid, with interest at the ranker,

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, il it so 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 attorney's lees mecessarily paid or incurred by grantor in such proceeding, shall be paid to beneficiary and applied by it flist upon any reasonable costs and expenses and attorney's lees, both in the trial and applante courts, necessarily paid or incurred by bene-seeury in such proceedings, and the balance applied upon the indebtdness secury in such proceedings, and the balance applied upon the indebtdness secury in such proceedings, and the balance applied upon the indebtdness secury in such proceedings, and the balance explied upon the indebtdness secury in such concerns in the balance applied upon the indebtdness secury in such proceedings, and the balance applied upon the indebtdness secury in such concerns in the pain on the indebtdness is a secury in the and from the secure of the secure of the indebtdness is a secury in the and from the secure of the indebtdness is a secure a such interest of the request. 9. At any time and from the secure of the indebtdness, it traited for the liability of any person for the pars, to indebtdness, it traited rany (a) consent to the making of any map or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or DEED IS NOT ASSUMEABLE, AND IS DUE UPON SALE OF: THE PROPERTY. THE PROPERTY. The property expression of creating any restriction thereon; (c) join in any submeriation or other agreement affecting this deed or the lien or charge france. In succession, without warranty, all or any part of the property. The france in succession or present the conclusive proof of that the recitals there in of any matters or lacts shall be conclusive proof that the recitals there in of any matters or lacts shall services mentioned in this particular there in of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness hereby secured, refard to the adequacy of any security for the indebtedness bereby secured, there on and take possession of said property, the collection of such refs, issues and prolits, or the proceeds of live and other insurance policies or compensation or awards for any taking or damade of the property, and the application or release thereof as aloresaid, shall not cure or waive any delault or notice. I delault hereunder or invalidate any act done pursuant to such notice. (12, Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or hereions the starts deed in equity as a mortige or direct the trustee to foreclose this trust deed in equity as a mortige or direct the trustee to foreclose this trust deed property is a single of all give notice thereod as then required by law and proceed to loreclose this tr

proceed to foreclose this trust deed in the manner provided in UKS 00.735 to 86.795. [3] Alter the trustee has commenced foreclosure 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 86.753, may cure the delauit or delauits. 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 portion as would not then be due had no default occurred. Any other default that is capable of being cured may be cured by tendering the performance requirid unger the obligation or trust deed. In any case, in addition to curing the default costs and expenses actually incurred in enforcing the obligation of the trust deed by law. ... aults, and expe together by la

together with trustee's and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, 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 auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser is deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthlulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. The sense of the trustees all set to a sense of sale. In-cludingh the proceeds of sale to payment of (1) the expense of sale, in-cludingh the proceeds of sale to pay the trust deed, (3) to all persons having recorded line substant on the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or success of the grantor or to his successor in interest entilled to such surplus.

OTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company 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 operty 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. NOTE:

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The grantor covenants and agrees to a lly seized in fee simple of said described rea Mortgage in favor of the Depar recorded October 16, 1979 in B	tment of Veterans' Affai: ook M-79 at page 24398	rs dated October 15, 1979,
d that he will warrant and forever defend	in another shirts a list in the second se	homsoeyer.
(1) A DESCRIPTION OF	Advanced to an in the second s	
The grantor warrants that the proceeds of the (a)* primarily for grantor's personal, family o (b) for an organization, or (even it grantor i	loan represented by the above describ	ed note and this trust deed are: Notice below), commercial purposes.
(b) for an organization, et (c) This deed applies to, inures to the benefit of personal representatives, successors and assigns. The secured hereby, whether or not named as a beneficing gender includes the feminine and the neuter, and the IN WITNESS WHEREOF, said greaters.	and binds all parties hereto, their he term beneficiary shall mean the hold ary herein. In construing this deed and include surper includes the plural.	irs, legatees, devisees, administrators, executors, er and owner, including pledgee, of the contract whenever the context so requires, the masculine
analah salah ji dengan kecalah kecalah kecala yang dari sebagai dari sebagai sebagai sebagai sebagai sebagai se	n marine Mr. A.	W. Kennedy
* IMPORTANT NOTICE: Delate, by lining out, whichever we not applicable; if warranty (a) is applicable and the bean as such word is defined in the Truth-in-Lending Act an beneficiary /MUST comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness, Form No. If compliance with the Act is not required, disregard this	d Regulation Z, the by making required 1319, or equivalent. Nancy W.O rotice.	
If the igner of the clove is a corporation,	an an and the second	사람이 있는 것 같아요~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~
CTATE OF OREGON	STATE OF OREGON,	Sector States and States
Countr of Klamath	County of	nowledged before me on,
This instrument was acknowledged before	me on I his instrument was achieved a second	
Mick W. Kennedy and	as of	
Stringy R. Ronnedy		
Notary Public for	Oregon Notary Public for Oregon	(SEAL)
(SEAL) BY Confraission expires: 7-33-8	9 My commission expires:	
TO:	<ul> <li>bi juisi only when colligations have been paid Trustee         Ider, of all indebtedness secured by the hereby are directed, on payment to 1 all evidences of indebtedness secure convey, without warranty, to the pari- convey, without warranty, to the pari- conveyance and, documents, to;     </li> </ul>	e foregoing trust deed. All sums secured by said you of any sums owing to you under the terms of d by said trust deed (which are delivered to you ies designated by the terms of said trust deed the
LYAOF OF THE DEBAWITHERT OF THIS LEAST DEED IS PECOND A De not loss of destroy this Trust Deed. OR THE NOTE	which is accuse. Both must be delivered to the MD INFERIOR TO TIMAT MORE VETERANS! AVIAIRS, DATED	Beneficiary OCLUBIC 1 a 4 2005 OE RECESS 12 truites for concellation before reconveyonce will be made.
	BNINS, in the County of a	STATE OF OREGON, STATE OF OREGON, County of <u>Klamath</u> I certify that the within instrument 22nd da
TRUST DEED		was received for record on the
STEVENS-NESS LAW FUD. CO.	Contract, and the state	of
Nancy W. Kennedy	(Jection) (Including par (Including Contractor to (Including ) <mark>SpAce Reserved</mark>	was received for record on the
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Nick. W., Kennedy Nancy W., Kennedy Bancy W., Kennedy Bancy W., Kennedy Bancy M., Kennedy Bancy Banco Edward, D., Morse	<ul> <li>KENNEDY, husband and</li> <li>P., INC., An Oregon Corp.</li> <li>NORSE, husband and with score set with the set of the set</li></ul>	was received for record on the

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