OK 04947	TRUST DEED	Vol. Mg Page 20077.
81247 W ^{2DC} THIS TRUST DEED, made the BYRON L. GRIM	is <u>23rd</u> day of	June June, 19.87, between
VELES BECCOUNS BELIER TO		County attace
as Grantor, ASPEN TITEE & ES HENLEY LAND COMPA	<u>CROW, INC., an Orego</u> NY, INC., an Oregon	Corporation with usuas Trustee) and
		ment/microlium/reception ivo
as Beneficiary, Ctrouot	e leon	page
	WITNESSETH:	in Fook/reel/volume No
Grantor irrevocably grants, bar	gains, sells and conveys to trust	
.inKlamathCounty,	ty, Oregon, described as:	of
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CERTAINANT AN AND STANKING ON		I certly that the within instrument

ATTACHED EXHIBIT TRUST DEED

\$ 83, STATE OF OREGON

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NOTE: The Trust Deed Act provides that the trustee he or savings and loan association authorized to do busi property of this state. Its subsidiaries, affiliates, agents

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(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 or other agreement allecting this deed or the lien or charge thereoi, (d) reconvey, without warranty, all or any part of the property. The granting any reconveyance may be described as the "person or persons legally emilled thereoi, and the recitals therein of any matters or facts shall be conclusive, proof, of the truthulness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without refard to the adequacy of any security for erty or any part thereoi, in its own name sue or otherwise collect the rante, less costs and profit, inducting induction, including reasonable second hereby, and in such order as been being any matterming upon, and claking possession of asid property any may thereory in a direction, including reasonable attorn be apply the same, less costs and profit, indesting upon, and claking possession of asid property are upon and second.

ney's Jees upon any indebiedness secured hereby, and in such order as bene-liciary may determine. with any determine and taking possession of said property, the collection of such rents, insue and prolits, or the proceeds of the and other invariance policies or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant/of such/route. 12. Upon default by grainor in payment of any indebiedness secured hereby or in his performance of any afreement hereunder, the beneliciary may declare all sums secured hereby immediately due and payable. In such any vent the beneliciary at his declinor may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed by advertisement and calle. In the latter event the beneliciary on the trustee shall execute and cause to be recorded his written notice of default and his election to sail the said described real property to satisfy the obligation secured hereby whereupon the trustee shall, is the time and place of sale, give notice thereby whereupon the trustee shall is the time and place of sale, give notice the manner ported in ORS 85 715 to 86 795. 13. Alter, the truste has commenced foreclosure by advertisement and and the said described real scored for sale foreclosure by advertisement and the manner portied in ORS 85 715 to 86 795.

Description of the second real property to sutury the obligation secured hereby, whereupon the trustee shall, is in part to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.
13: After 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 86.735, may care the delawit or delawit or delawit or delawit, and the manner provided in ORS 86.715 to 86.795.
13: After 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 86.753, may care the delawit or delawit or delawit or delawit, and the sale, and a such portion as would not then be due had no delawit occurred. Any other delawit that is capable of being ture finity and no delawit occurred. Any other delawit that is capable of being ture finity being the delawit or delawit or delawit of the ture of the cure other than such portion as would not then be due had no delawit occurred. Any other delawit the delawit or delawit of the ture of the cure other than such portion as would not then be due had no delawit occurred. Any other delawit the delawit or delawit or or trust deed. In any case, in addition to curing the delawit or delawit of the ture of the ture of the beneficiary all cost and the price of all of the ture of the delawit or the beneficiary all cost beddets with trustee and attom or trust, the beneficiary all cost the delawit truste of the ture to which and the more of the ture of the ture of the herein the delawit on the delawit or or the ture to which had all any portion as possible of the ture of t

surplus 16. Beneliciary may from time to time appoint a successor or successor 16. Beneliciary may from time to time appoint a successor or success-transe. The such appointment, and without conveyance to the successor trates, the latter shall be vested with all title, powers and duits conterrod upon any trustee herein named or appointed hereunder. Each such appointment and austitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortigage records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of 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 molify 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.

nember of the Oregon State Bar, a bank, trust company Title insuration of company authorized to fraue title to real ran escraw agent licensed under ORS 696.505 to 696.585. iey, who

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The grantor covenante and agrees to and with the beneficiary and those claiming under him, that he is faw, fully-seized-in-fee simple of said described-real-property and has a valid, unencumbered title-therefo

and that the will warrant and forever defend the same against all persons whomsoever.

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(The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family of household purposes (see Important Notice below), (a)* primarily for grantor of personal, family of household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their, here, legatees, devisees, administrators, executors, personal representatives successors and assigns. The term beneficiary herein. In construing this deed and whenever the context so requires, the masculine secured hereby, whether, or, not named as a beneficiary, herein. In construing this deed and whenever the context so requires, the masculine gender includes the femiline and the neuter and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor bas hereunto set his hand the day and year first above written. Byrn & S.

Y IMPORTANT NOTICE: Delsis, by lining out, whichever, warranty, (a) (ar, (b) is not applicable; if warranty (a) is applicable and the beneficiary (is a creditor as such word is defined in the Truthin-Act and Regulation Z/ the beneficiery, MUST comply with the Act and Regulation to making regulated disclosures, for this purpose use Steware-Ness Form.No.13319, are equivalent if compliance with the Act is not regulated / diregard this notice

(If the signer of the above is a corporation,

u qualer }'s STATE OF OREGON, SS. county of Klamath

DATED: MALLENA

STATE OF OREGON or mutanti i County of This instrument was acknowledged before me on Dr. class and classes of the same 19.4 A DEPORTURA SUCCE A ADDRESS OF AN ANY CALL COMPL. STATISTICS OF ANY A V_{e} ALL D the well is an Adde and inspirat return of the analysis of of

Notary Public for Oregon (SEAL) My commission expires 1. 2014 A more the second manyour and brakens in cost courses () country of participation of the second of the second courses () and ()

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STATE OF OREGON, 88. TRUST DEED County of . I certify that the within instrument was received for record on the day 19. aus sup our courses to this wat that white clock of M.; and recorded CO.71 in book/reci/volume No. -Granity irrevocably stante bar or as fee/file/instru-SPACE RESERVED page . ment/microfilm/reception No ... Grantor FOR aa Beneticiary, Charles Tropeld | | Beneliciary OF THE BY Aspen Titte & Eschow, Inc. Sand gus of Jours AFTER RECORDING RETURN TO TITLE NAME SOCRET By hid TRUST DEED 81247

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EXHIBIT "A"



A tract of land situated in the NE% of the NE% of Section 13, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described

Beginning at a point on the WEst line of said NE4NE4 and on the Southwesterly boundary of Tract 1085 Country Green, a duly recorded Northwest corner of said NE4NE4; thence South 00° 18' 23" West 817.30 feet to the NE 1/16 corner of said Section 13; thence along the South inne of said NE4NE4, South 89° 56' 54" East 356.07 feet to the Southerly Exhibit "A" of the Klamath County Deed Records; thence North 72° 58' 03" measured at right angles from the centerline of the Enterprise Irrigation Nest 134.69 feet, along the arc of a curve to the right (radius = 285.00 224.49 feet, along the arc of a curve to the right (radius = 335.00 feet, feet to the most Southerly point of said Tract 1085 Country Green along West 19.53 feet; along the arc of a curve to the right (radius = 335.00 feet, feet, central angle = 37° 46' 05") 220.82 feet, North 16° 54' 10" East 27.02 said subdivision North 23° 24' 16" West 60.00 feet, North 63° 42' 42" feet, central angle = 24° 11' 35") 105.24 feet and North 39° 31' 07" Tract 1085 Country Green

LESS AND EXCEPT that portion lying within the Exterprise Irrigation

STATE OF OREGON: COUNTY OF KLAMATH: