TRUST DEED: ATC#S31600

Con 81283 **VSPE**

THC: THIS TRUST DEED, made this 29th EUGENE BALES and ROBERT, BALES

as Grantor, ... ASPEN TITLE & ESCROW, INC., an Oregon Corporation Addition of as Trustee, and THE ESTATE OF HARVEY C. MARTIN as Beneficiary, Common Corporation Addition of astronomy and common and and additional additional additional and additional additionadditional additional additional additional additional add

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Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property in Klamath wasterend in record on the filly dep of the Hovenber 19 5.7

Tots 770 and 771, Block 106 MILLS ADDITION TO THE CITY OF KLAMATH FALLS, in the submission County of Klamath, State of Oregon. (count of Elementic) TRUST DEED 21 MEDE OUECON

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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 lixtures now or hereafter attached to or used in connec-tion with said real estate. essue FOR THE, PURPOSE, OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ... FIFTY THOUSAND, AND, NO/100

(\$50,000.00) Dollars; with interest thereon according to the terms of a promissory note of even date herewith; payable to beneficiary, or, order, and made by grantor, the tinal payament of principal and interest hereof, if not sooner paid, to be due and payable and at. maturity of Note in 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 then, at the beneficiary's option, all obligations secured by this instrument, intersective of the maturity dates expressed therein, or any nector the security due and payable. If the date of payable immediately due and payable. The date of a payable immediately the secure of the beneficiary of the beneficiary solution. The date of maturity dates expressed therein, or any option immediately due and payable.

bit Code as the beneficiary may require and to pay for filing same in the principal of the or office, as well as the cost of all lien searches made by filing office, or office, as well as the cost of all lien searches made by filing office, or office, as well as the cost of all lien searches made by filing office, or office, as well as the cost of all lien searches made by filing office, or other all and continuously maintain insurance on the buildings more all such other harards as the ball premises against loss or damage by fire and such other harards as the ball premises against loss or damage by fire and such other harards as the ball premises against loss or damage by fire and such other harards as the ball premises against loss or damage by fire and such other harards as the ball premises against loss or damage by fire and such other harards as the ball premises against loss or damage by fire and such other harards as the ball premises against loss or damage by fire and such other harards and the ball premises against loss or damage by fire and such other harards as the ball premises against loss of all buildings policies of insurance had be delivered to the beneficiary of a sub and the light of a sub and the light of any policy of insurance now or bereafter of as the ball direct any the of other insurance policy may barrenes. The substance of under any fire of other insurance policy may barrenes the substant of any beliet of a substant of the substant

It is mutually agreed that:

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, bencheinry shall have the right, if it so elects, to require that all or any portion of the amount spayable as compensation for such taking, which are in excess of the amount paid or pay all reasonable costs, expenses and attorney's less measurily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and storney incurred by bene-liciary in such proceedings, and the balance applied upon the model to have been secured hereby; and grantor, advers; at its own expenses to the indebtedness and execute such instruments as shall be necessarily model upon the such com-gensation, promptly upon beneliciary's request. 9. At any time and from time to time upon writter request of the nece inde-end present (in case of tull reconvegances, for cancellation), without altering (a) consent to the making of any map or plat of and poperty; (b), join in (11). NOTE. The trail fact (for any time in the taken to the for the poperty in the such and (b) in interview in the such in the such and presentation of the absord in the tote in mote and erecute such instruments of the indebtedness (indesting) in the second the trail and from time to the poperty (b), join in (11).

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where any default or notice of default hereunder or invalidate any act done pursuant to such notice. (12. Upon default 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 performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement and safe, or may direct the trustee to loreclose this trust deed by advertisement and safe, or may direct the trustee to loruraue any other right or remedy, either at law or in equity, which the beneficiary may have. In the latter event the beneficiary or the trustee shall execute and cause to be recorded his written notice of default and his election to sell the said described rest property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of safe, give notice thereof as then required by 18 w and proceed for foreclose this trust deed in the reanner provided in ORS 86.735

lix the time and place of sale, give notice thereol as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795.-313. 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 frant 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 frant deed, the date the trustee conducts the sale. The frant deed, the date the trust deed by DAS 86.753, may cure the delault or delaulte. If the detault control the date the trustee conducts the entire amount due, at the time of the cure other may be cured by paying the entire amount due, at the time of the cure other that such portion as would not then the due to delault cocurred - why that mance required under the obligation or trust deed. In any case, in addition to curing the delault and the delault of the beneficiary all cost delaults, the person ellecting the cure shall pay to be cured by law and attended to be the date and at the time and place designated in the notice of the lime to which has a provided to the law and attended to the trust deed together with trustee's and attorney's tees not exceeding the and at the time and place designated in the notice of sale or the time to which sait as may be inotioned as provided by law. The trustee may sell said property eithet and the arcel, or in separate parcels and has all be the corrived by law cance and at the time and place designated in the delaw of any provided the sale. Trustee that the trustee shall be conclusive to the sale. Trustee shall be inder of the time to also. Trustee shall be conclusive to the inferest base of parcels at auction to the highest bidder lor cash, payable at the time of a place designated in the delaw and any provided at the times of a sale. Trustee shall be the delaw and the property eithet and place designate and at a parcels and the sale and the sale p

NOTE: The Trust Deed (Act provides that the trustee hereunder must be either an artorney), who is an active member of the Oregon State Bar, a bank, that company or savings and loan association authorized to ido business under the lows of Oregon or the United States in a title fance company authorized to incure this to real property of this state, its subsidiaries, affiliates, agents or brancher, the United States or any agency thereof, or an escion agent licensed under ORS 696.505 to 692.585.



The grantor covenants and agrees to and with the beneticiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

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

o lives the facture table if it work It is amtually adreed that:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a) primarily for grantor spectronal, family or 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; increases the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether of not named as a beneficiary herein. In contraining this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular, number includes the plural.

IN WITNESS WHEREOF; said grantor has hereunto set his hand the day and year first above written.

STATE OF OREGON,

Notary Public for Oregon

This instrument was acknowledged before me on

County of

, by

r 19 m

* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-leading Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use. Sevens Ness form, No. 1319, or equivalent (f, compliance with the Act is not required disregard this notice.

(If the signer of the abave is a corporation, STATE OF OREGON,

Superior Desc. () -Ph County of the last Klamath instrument was 'acknowledged' before me on 1¢ 3 **GEOGRAPHICA** Eugene Bales and Robert Bales

and a Standraker Notary Public for Oregon (SEAL)

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My sommission expires 7-33-89 My commission expires: And the fact and the second se REQUEST FOR FULL RECONVEYANCE

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Trustee ... of 3 hope antiques at allevanes. Cam 711-12-12 Not spot the undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said The undersigned is the legal owner and hundred of all indeproved secured by and to you of any sums owing to you under the terms of itrust deed have been fully paid and satisfied. You hereby ate directed, on payment to you of any sums owing to you under the terms of said trust deed (or pursuant to etaute to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed (or pursuant to etaute to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you therewith together with said trust deed) and to reconvey, without warranty. to the parties designated by the terms of said trust deed the estate now, held by, you, under the same . Mail, reconveyance, and, documents, for the same

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Beneficiary

STATE OF OREGON,

delivered to the trustee for concellation before recon

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The Estate of Harvey C THE FARME OF TURKET C. WART Martin Beneficiary

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Drokon, described as. SPACE RESERVED FOR

RECORDER'S USE THE TER OFSICE COLLEGETON

29cb..... dev of Fee: \$10.00 ISN21 DEED

County ofKlamath PS/VDDLL16%_LO_LHE_GILL_OS_%C77(certify that the within instrument .November....., 19...87, of ... apply this country in engine is at 11:121 o'clock A ... M., and recorded ... 01 page 20218 or as tee/file/instrument/microfilm/reception No......81283 Record of Mortgages of said County. Witness my hand and seal of County affixed.

(SEAL)

85.

Evelyn Biehn, County Clerk TITLE 1 Hm so Deputy By

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STC#S31690