81285 Vol. 187 Page **20222** - 🛞 TRUST DEED Ander 19 87 between as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon Corporation National States and Page 2017. Page 2017. Aspending the Secretary of Second Corporation National Second Company (Second Company). ment/microfiliti/seespillon mac 244.02." as Beneficiary, page 20022 .... or as tax/libelinatru-WITNESSETH: on book / reall voltains 1/10 — 1/2/2 — on Grantor irrevocably grants, bargains, sells and conveys to trustee in trust; with power of sale, the property in Klamath County, Oregon, described as: was received for record on thu Gult 34 Lot 85, ODESSA-SUMMER HOME SITES, in the County of Klamath, State of Oregon, ceriffy that ite within religional LEST ACE OF DREGON,

less, or againer, this fants beed, OR THE WOTE which it secures, done must be delivered to live toldes for concellation before in

fogether 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 tixtures now or hereafter attached to or used in connection with said real estate.

52.59 FOR:THE:PURPOSE OF SECURING PERFORMANCE of seach agreement of granter herein contained and payment of the

then, at the bonoliciary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect this security of this trust deed, grantor age of the maturity dates expressed therein, or To protect the security of this trust deed, grantor age of the maturity dates expressed therein, or To protect the security of this trust deed, grantor age of the maturity dates expressed therein, or To protect the security of this trust deed, grantor age of the maturity dates expressed therein, or To protect the security of this trust deed, grantor age of the security of the securi

jom in executing such vinancing statements pursuant to the Uniform Commercial Code as the beneticiary any require and to pay for filling same in the proper public office or offices, as well as the cost of all villing searches made by filling officers or searching agencies as may be deemed desirable by the beneticiary.

1. To provide and continuously, maintain insurance on the buildings may only the continuously maintain insurance on the buildings may only only the continuously maintain insurance on the buildings and such other heards, as the buildings and such other heards, as the buildings of the property of the p

pellate court shall acjudge reasonable as the beneficiary's or trustee's attorney's tees on such appeal.

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, it it so elects, to require that any cortion of the monies payable as compensation for such taking, which can populous fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and obtained by it first upon any reasonable costs and spaid or incurred by beneficiary in the trial and appellate courts, necessarily paid or incurred by beneficiary to the proceedings, and the balance applied you incurred by beneficiary in the trial and appellate courts, necessarily paid or incurred by beneficiary to the state and special courts, necessarily poin the trial and appellate courts, necessarily point of the state and applied courts, necessarily point of the indebtedness and execute such instruments as shall be necessary in obtaining such compensation, amply upon beneficiary is request.

9. It is an in from time to time upon written request of beneficiary, payment in the said from time to time upon written request of beneficiary, payment in the payment of the indebtedness, the flower to the major to the major of the indebtedness, the said from the total payment of the indebtedness, the said of the payment of the indebtedness.

86.795. After the truste deed in the manner provided in ORS 86.713 and 86.795. After the trustee has commenced foreclosure by advertisement and sale; and at any time prior to \$\tilde{c}\_{t}\$ days before the date the trustee conducts the sale, the grain or any other person so privilege by ORS 86.753, may consist any of the provided provided by the trust deed, the default consists a lailure to pay, when due, entire secured by the trust deed, the default one than such portion as would be to the sale of the trust deed. The cure other than such portion as would be a such portion of the sale of the trust deed. In any case, in addition one trequired under the default spin or trust deed. In any case, in addition for curing the default of defaults of the cure the provided under the defaults of the person effecting the cure shall pay to the person effecting the cure that the cure that the person effecting the cure shall pay to the trust deed by law to the trust deed

together with rustees and attorneys tees 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.

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 plaw. The trustee may sell said property either appropriate for the parcels and shall sell the parcel or parcels at a shall felliver to the purchaser its deed in form as required by law conveying one of the highest bidder for cash, payable at the time of sale. Trustee the parcels of the purchaser its deed in form as required by law conveying plied. The recitals in the deed of any matters of our starl we conclusive propriate the further said the form of the process of importance of the process of the process of the process of the process of sale to payment of (1) the process of sale, instituting the compensation of the trustee and a reasoned charge by trustee's having recorded liens subsequent to the interest of trustee in the trust surplus, if any, to the grantor or to his successor in interest entitled to such some trustee of the grantor or or or the successor in interest entitled to such some trustee and the proving and (4) the grantor or or to his successor in interest entitled to such some trustee and the proving and (4) the grantor or or the propriate a successor in the control or the proving and (4) the surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. Beneticiary may from time to time appoint a successor or successors to an entitle or to any successor trustee appointed hereunder. Upon successor the appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee ein named or appointed hereunder. Each such appointment upon any trustee shall be made by written instrument executed by beneticiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee.

17. Trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is a possible irecord as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any agent and trust or of any appropriate trustees.

E. The Trust Deed Act provides that the strustee thereunder must be either an atomey time is an active member of the Oregon State Bar, a bank, trust company and son association authorized to do business under the away of Oregon or the United States, a title insurance company authorized to insure title to receive of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, of an exceed appeal ticensed under ORS 66.505 to 86.505.

Brobauk of 1912 and the appropriate Students of potential students of the appropriate	with the beneficiary and those claiming under him, that he is law-
fully served in fee simple of said described real in equivary to be inspired in the inspired of the inspired o	property and has a valid, unencumbered title thereto  Top land has a valid, unencumbered title thereto  Top land by spained said from said separation of the control of the
the series of th	e.sama against all persons whomsoever.
both my the state to require the office are principles and the component of the recommendation of the component of the property of the component of the party of the component of the party of the component of the party of the component of the property of the component of the com	HOLEGIE (ICE) HO
pellate court storil actions to the action as the benesitary's series and the last on such a product of the court action and court action of the court action of performance and court actions and court actions the right of courtest and courtest actions are actions as a condensate action.	Costs & The Constitutes as it is advantaged for the Parish product in the Parish product
pred by the test resist out the search of an author from an author from the mounty of arrestment is the morpholy for the formation, and the morpholy for the first the proceeds of the local process o	in the second of
(a) + primarily, too, granted of even it grantor is a test car (b) for an organization, or even it grantor is a test car (b) for an organization, or even it grantor is a test car or the car of the c	natural person) are-for business or commercial to the contract of the contract of the contract
personal representative, successors and as a beneficiary secured hereby, whether or not named as a beneficiary	The constraint this deed and whenever the comment
tions need built in adjoin to built propure a part by the dark	anty (a) or (b) is
* IMPORTAN NOTICE: Delete, by initing sur- not applicable; if warranty(a) is applicable and the henefic as such word is defined in the Truth-In-Lending Act and by beneficiary MUST comply with the Act and Regulation by disclosures; for this purpose use Stevens-Ness, form No. 131 if compliance with the Act is not required disregard this not	egulation C.7, the SV and Suppose an access of the control of the
If compliance with uniforgot planting that the property of a part of the uniforgot planting that the property of the uniforgot planting that the property of the uniform that th	The second state of the second state of the second
CITAL more and independent stories years have in sixtyon of the control of the co	The support of the su
This instrument was acknowledged before me November 5/6 Tile 19387.by	This instrument was acknowledged before me on the state of the state o
Landa Sandsahe	Traines and Except the transfer to the control of t
Notary Public to: Order (SEAL)	gon, as Notary Public for Oregon (SEAL)    Compared to the property of the pro
E OF ONE country at the true does not group to the first does not good to t	used only when obligations have been paid.
artistic to and holde	tund only when obligations have been poid.  Its of properties that are the properties of the propertie
trust deed have been fully paid and satisfied	l evidences of indebtedness secured by said frust deed (which are consisted the
estate now held by you under the same: Mail recon	18 mustis, and applications of all trians man, of harvailer attached in A. L. d. in time and motification and all trians man, of harvailer attached in A. L. d. in time shallow and profits thereof in A. L. d. in time shallow the shallow and all trians and the following the shallow of harvailer attached in A. L. d. in time shallows and application at the shallow of harvailer in the shallow of th
	Beneficiary
Do not lose or destroy this Trust Doed OR THE NOTE whi	ch it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON,  STATE OF OREGON,  St. TD tpe Comply of Klamath  I certify that the within instrument
STAVENS LAW PUB. CO. PORTLAND, ORE	was received for record on the .6th .day oussall asschips a fig
Crisintor arrestorably grants, barge in	asily successed to receive the at 11:12 o'clock AM., and recorded in book/reel/volume NoM87
MILLE M. Minn as Beneficiary.	RECORDER'S USE ment/microtilm/reception No. October, Record of Mortgages of said County.  Record of Mortgages of said County.  Record of Mortgages of said County.
Beneficiary  HAVE AFTER RECORDING RETURN TO  ASPEN TITLE (& ESCROW, INC. IV	Evelyn Biehn, County Clerk
Collection Department 81582	Feelig \$10000: By The Deputy