		STEVENS-NES	8 LAW PUB: CO., PORTLAND, OR \$7204
тот из ватра 1 5 81677	ASPEN S-31608 TRUST DEED	Vol. 1181 P	age_ 20840 🛞
COO. WILL VETHIS TRUST DEED, made this CERALD D. WARREN and JANICE		November nd wife	, 19.87, between
as Grantor, <u>ASPEN TITLE & ESCROW</u> , ELIZABETH A. PITTMAN	INC., An Oregon Corpo	oration	, as Trustee, and
as Beneficiary, Grantor irrevocably grants, barga in Klamath County	, Oregon, described as: MIDLAND, in the Cou	nstee in trust, with por nty of Klamath, S	ver of sale, the property tate of Oregon.
TOGETHER WITH that portion ALSO TOGETHER WITH that por vacate recorded February 1	of vacated alley whic tion of vacated Main L, 1981 in Book M-81 a	h inures property Street as disclos t page 2111, whic	ed by Order to h inures to
THIS TRUST DEED IS AN ALL AND JUNIOR TO A FIRST TRUS	INCLUSIVE TRUST DEED	AND IS BEING RECO	AL SERVICES.

SEE ATTACHED EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF.

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-tion with said real estate.

with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

Dollars, with interest thereon according to the terms of a promissor

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becomes due and physics. In this product without first h then, at the beneficiary's option, all obligations secured by this instructure, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees: international product the security of this trust deed, grantor agrees: international production of the security of comparison of the security in good and workmanlike intercon, and the security waste of said property. In good and workmanlike distroyed thereon, and y waste of said property in good and workmanlike intercon and building of improvement and the security in the security is the beneficiary may be constructed, danged of distroyed thereon, and y security and the security is the beneficiary in a security is the beneficiary is a security in the security is the beneficiary in the security is the beneficiary in the security is the beneficiary is a security in the security is the beneficiary is a security in the security is the beneficiary is a security is a security is a security in the security is the beneficiary is a security is and the security is a security of the security is a security is a security of the security is a security is a security of the security is a security of the security is a security security security security security is a security is a

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, beneticiary shall have the right, if its o elects, to require that all or any portion of the monies payable is compensation for such taking, which are in except of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be panes and attorney's fees, sophied by it linst upon any reasonable costs and expanded to incurred by ben-both in the trial and appellate courts, necessarily paid or incurred by ticiary in such proceedings, and the balance appended upon the indebtedness secured hereby; and grantor, agrees, at is one expense. To take such actions necessarily payment of its fees and presented in old the note for 16 At any time and from time tatime of the indebtedness the liability of any person for the payment, for cancellation]; without alfecting the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness. Trustee may (a) consent to the making of any map or plat of said property; (b) join in (b) join in

Stanting any easement or creating any restriction thereon; (c) join in any subordination or other agreement altecting this deed or the lien or charge subordination or other agreement altecting this deed or the lien or charge thereoil; (d) reconvey, without warranty, all or any part of the property. The standard process of the standard property is the conclusive proof of the truthluiness 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 aftent or by a receiver to be applied by a court, and without regard to the adequacy of any security for the indebtedness hereby secured, enter upon and take possession of said property, less costs and expenses of operation and collection, including reasonable attorney's lees upon any indebtedness secured hereby, and in such order as bereficiary my determine.
11. The entering upon and taking possession of said property, the collection of such rents, issues and profits, or release thereols and taking not end taking or and and other insurance policies or compensation or release thereol and other invalidate any act done or waive any default or notice of delault hereunder or invalidate any act done pursuant to such notice.

property, and least 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 sesnee 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 mortfage or direct the trustee to loreclose this trust deed advertisement and sale, or may direct the trustee to loreclose this trust deed in equity as a mortfage or direct the trustee to loreclose this trust deed advertisement and sale, or may direct the trustee to loreclose the trust deed his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustes shall fix the time and place of sale, give notice thereof as then required by law and fix the time and place of sale, give notice thereof as then required by law and proceed to foreclose this trust eed in the manner provided in ORS 86.735. proceed 86.795

proceed to foreclose this trust deed in the manner provided in Oct constraints as a set of the trustee of the trustee or and the trustee conducts the 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 default or defaults. If the default consists of a lailure to pay, when due, the default or defaults. If the default consists of a lailure to pay, when due, entire amount due at the time of the cure other than such portion as would entire amount due at the time of the cure other than such portion as would entire amount due at the time to enter the performance required under the obligation or trust deed. In any case, in addition to curing the default or defaults, the person effecting the cure shall pay to the beneficiary all costs deed together with trustees and attorney's lees not exceeding the amounts provided tog has an attorney's lees not exceeding the amounts due the trust deed together with trustees and attorney's lees not exceeding the amounts due the trust deed together with trustees and attorney's lees not exceeding the amounts due the trust deed together with trustees and attorney's lees not exceeding the amounts due the trust deed together with trustees and attorney's lees not exceeding the amounts due the trust deed together with trustees and attorney's lees not exceeding the amounts due the trust deed together with trustees and attorney is the trust deed together with trustees and attorney is the source of the trust deed together with trustees and attorney is lees not exceeding the amounts provided together with trustees and the trust deed together with trustees and attorney is lees not exceeding the amounts provided together with trustees and attorney is lees not exceeding the attact the trust deed together with trustees and attorney is lees not exceeding the amounts provided together with trustees and attorney is lees not exceeding the amounts provided together with trustees and attornes the tru

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 its 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 lats shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. 15. When trustee sells prisuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the express of sale, in-cluding the compensation of the truste and a reasonable charge by trustee's attorney. (2) to the obligation secured by the trust deed, (3) to all person having recorded lines subsequent to the interest of the truster in the trust surgulus. 16. Beneficiary may from time to time appoint a successor or success-

urere as the large to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If any, to the grantor or to any successor trustee appointed here-sors to any trustee named herein or to any successor trustee appointed herein under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be mortgage records of the county or counties in which, when, recorded in the mortgage records of the county or counties in which, the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If Trustee accepts this trust when this deed, duly executed and acknowledged is may paty hereto of pending sale under any other deed of obligated to notify any paty hereto of prainding in which grantor, beneliciary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: 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 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 escrew agent licensed under ORS 696.505 to 696.505.

		20841
The grantor covenants and agr fully seized in fee simple of said desc That. Trust Deed. in favor recorded August 15, 1983,	of Transamerica Finance	y and those claiming under him, that he is law valid, unencumbered title thereto 1a1 Services, dated August 12, 1983, 13635,
and that he will warrant and forever	defend the same against all r	ersons whomsoever.
all the second secon	Construction of the second se Second second sec	
(20) A state is the state in the state of	1999 OF THE MARKER LANGER AND THE REAL PROPERTY.	[13] Berner B. Konselling and A. Sandari, and A. Sandari, "International Control of the Contr
Bully, P. (See S.), Parky, "All Sec.". Methods, Const., Sanger, Pathol, S., Andrewson, C., Sanger, and S. (Sec.), "An and the second		(特別)、特別の生活があった。 ため、利用のなどのなどのでは、 利用の目的などではないです。 (特別の目的などの)、 (特別の)、 (特別の目的などの)、 (特別の目的などの)、 (特別の)、 (特))、 (特))、 (特)) (特別の)、 (特)) (特別の) (特)) (特)) (特)) (特)) (特)) ((*)) ((*)) (*)) ((*)) (*))
the second se	antor is a natural person) are for b	usiness or commercial purposes.
This deed applies to, inures to the ben personal representatives, successors and assign secured hereby, whether or not named as a be gender includes the feminine and the neuter, a	elit of and binds all parties hereto, s. The term beneficiary shall mean neliciary herein. In construing this nd the singular number includes the	their heirs, legatees, devisees, administrators, executors the holder and owner, including pledgee, of the contract deed and whenever the centext so requires, the masculine
* IMPODIANT NOTICE	d grantor has hereunto set his	hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and th as such word is defined in the Truth-In-Lending A beneficiary MUST comply with the Ait	e beneficiary is a creditor	leiald & Warnes
beneficiary MUST comply with the Act and Regula disclosures; for this purpose use Stevens-Ness form If compliance with the Act is not required, disregard	mon by making required	muce Hassen
(If the signer of the above is a corporation, use the form of acknowledgement opposite.)	AVAL STATUS SALAN SA MAN SALAN SALAN SALAN SALAN SA	
STATE OF OREGON,	el Marandon, India a glanana angenega ini adalah pangan ini. Inakangkati na inangkangkang ang inak ini agkatakan ing ing angang dalakan menjari dia pangkah panganan ina inakanan ang aga Ming Marandon panginang mananan inakanang menjari	
County of Klamath) ss. County of	ON, start the second seco
This Instrugiont was acknowledged belo November 117, 19 87, by	ore me on This instrument wa) is acknowledged before me on
Gerald D. Warren and Janic J. Warren, Husband and wif	e	
Sandry Stand 1	A state and the state of the st	
(SEAL)	Notary Public for O	egon
04/100 mission expires: 7-23	-89 My commission expi	(SEAL)
herain, with housing course (stor), whe are con- to protect the remain of shift durit day 1. To protect the remain of constant and pro- 1. To protect theory with constant and pro-	REQUEST FOR FULL RECONVEYANCE	en Haufer (verstaarden) 1995 - Haufer Manager, en de staar en d
unite energy and the second of the second	To be used only when obligations have bee	n pold. Nathar Rows (1996) a startar a suite anno 1996)
A MAR TRADE AND ADDRESS AND ADDRESS AND ADDRESS ADDRES ADDRESS ADDRESS	TIUSICO STATES	4-W Martin and Martin Angles and States and Sta States and States and Stat
trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cance herewith together with said trust deed), and to re state now held by you under the same. Mail re-	ou hereby are directed, on payment el all evidences of indebtedness sec convey, without warranty, to the 1 conveyance and documents to	the foregoing trust deed. All sums secured by said to you of any sums owing to you under the terms of ured by said trust deed (which are delivered to you parties designated by the terms of said trust deed the
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WD DEPTHE TO PERFORMENT		Beneficiary
different and the second se	which it secures. Both must be delivered to the state of the secure of t	e trustee for concellation before reconveyance will be made.
TRUST DEED'LA I	1001 In provisi-gr at:	
LACE IN (FORM No. 881) SE SOLLTON	cion of vacated Main St	STATE OF OREGON, County of
- Lots Pr. Josand Lit Block	, mulant in the which	I certify that the within instrument
Gerald D. Warren	(c) selfs and conveys to track Origini, described //s	was received for record on the
Janice J. Warren Reueuouth Grantor	SPACE RESERVED	at
Elizabeth A. Pittman	FOR RECORDER'S USE	page or as fee/file/instru-
CINNELL V. PITAN		ment/microfilm/reception No, Record of Mortgages of said County.
AFTER RECORDING RETURN TO		Witness my hand and seal of County atfixed.
Aspen Title & Escrow, Inc.	17 MARINA, burband and 28 Marina - Ang	
600 Main Street Klamath Falls, Oregon 9760	IVAZI OFFO	NAME
, ~, ~, //U/A	and the second	By Deputy

EXHIBIT "A"

THIS TRUST DEED IS AN "ALL INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED AUGUST 12, 1983, AND RECORDED AUGUST 15, 1983 IN BOOK M-83 AT PAGE 13635 IN THE OFFICIAL RECORDS OF KLAMATH COUNTY, IN FAVOR OF TRANSAMERICA FINANCIAL SERVICES, AS BENEFICIARY, WHICH SECURES THE PAYMENTOF A NOTE THEREIN MENTIONED. ELIZABETH A. PITTMAN, BENEFICIARY HEREIN AGREES TO PAY WHEN DUE, ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF TRANSAMERICA FINANCIAL SERVICES, AND WILL SAVE TRUSTORS HEREIN, GERALD D. WARREN AND JANAICE J. WARREN, HUSBAND AND WIFE, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, TRUSTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY TRUSTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

	I for record at	request of	Aspen Title	Company	the	17th	
of	November	A.D.	19 <u>87</u> at 3:	57 o'clockP_M., a	nd duly moonded in	1/ M87	day
		of	Mortgages	on Page	20840	VOI	,
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