2020 - 703 E

NOTE: The Trust Deed Act provides that the Invites hereunder must be either an atterney, who is an indiver member of the Oregon State Bar, a bank, thust company or savings and loan association authorized to do business under the low's of Oregon or the United States is utility insurance company authorized to insure title to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an exceep agent licensed under ORS 666.505 to 556.585.

It is nutually agreed that: A. In the vent that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the is only the original state of the said of the said of the amount required is only the said of the said of the said of the said of the amount required is only the said of the as compensation for such takes the said at the said of the amount required is only the said of the as compensation in such the said of the said said of the said (a) consent to the making of any men or plat of said property; (b) join in (b) said of the said said of the s

sold, converse and payable. In the event she within described proper time, at the benaliciary's option, all obligations secured by this instrument, then, at the benaliciary's option, all obligations secured by this instrument, shall become immediately due and payable.
 To protect the security of this trust deed, frantor without first or observes and maintain, and property in good condition.
 To protect the security of this trust deed, frantor secured by this instrument and repart, and constraint any waste of asid property in good condition.
 To complete any waste of asid property and or improvement theories.
 To complete any waste of asid property and indicated condition.
 To complete any waste of asid property and indicated condition.
 To complete any waste of asid property and indicated condition.
 To complete any waste of asid property in the beams of and workmanike destroyed thereon, and pay block and workmanike destroyed thereon, and pay block and workmanike destroyed thereon, and pay block and workmanike asid thereon of any work and the second and workmanike of a second on the second second the second and workmanike of a second on the second second the second and work and the second on the second seco

FORM No. BET.

OT

53

. C. ¢,

JEC 20

surplus, if 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 success under a my frustee named herein or to any successor frustee appointed herei frustee, ipon auch appointment, and without conveyance to the successor upon any frustee named herein or appointed frittle, powers and duite successor upon any frustee in named or appointen instrument executed successor which the failter shall be made by written instrument executed suppointment which, when recorded in the mortigge records of the county or beneficiary, of the successority is situated, shall be conclusive proof of proper appointment 17. Trustee. In the successor is any party hereso of pending by law. Trustee is not frust or of any fails or proceeding in which fails under any other deed of thall be a party unless such action or proceeding is brought by furstee.

bit the time and place of sale, give notice thereol as then required by law and 56.753. (I) is that trust deed in the manner provided in ORS 86.733 to 56.753. (I) is the time process that trust deed in the manner provided in ORS 86.733 to sale, and any it me prior, to 5 days before the date the trust econducts the datalet or datalet in the desault or datalet. (I) is the process of the process of the data the trust econducts the datalet or datalet. (I) is the process of the datalet or datalet. (I) is the trust deed in the desault or desault or desault. (I) the trust econducts the desault or desault or desault. (I) the trust econducts the desault or desault. (I) the trust deed the desault are be cured by paying the being cured by the trust deed the desault are being cured by the trust deed the desault are being the datalet. (I) the trust deed the desault are being the desault or desault or desault or desault are being cured by the trust deed. (I) any cure of the desault are being the be cured by the data (I) and the cure of the desault the desault of the desault or desault or desault or desault are being the being the being the desault or desault are being the being the desault or desault are being the desault or desault are being the desault or desault are being the being the desault or desault are being the desault or the the process on eliciting the cure by the trust deed of the desault are being the desault or the parcel are the trust deed by a set of the trust desault or the trust of the trust deed by a set of the trust of the trust deed by a set of the parcel or cash payable at the time of the desault are being the parcel or the trust deed of the trust the parcel or cash and shall set the parcel are trustee of the parcel are the property to the parcel are the truste of the the trust deed by a set of the trust the parcel or cash and the trust deed by a set of the trust the parcel are the time of the parcel are the time of the trust desault or the the trust the time and the parcel are the time the trust th

Strument, intespective of the maturity unites expressed including of fractions of the agreement allocing this deed or the henor charge subordination or other agreement allocing this deed or the more charge fractions of the agreement allocing this deed or the more charge fractions of the agreement allocing this deed or the more charge fractions of the agreement allocing the described as the "person or charge fractions of the truthulness in herein of any matters or facts shall be conclusive mood of the truthulness in herein of any matters or facts shall arrives memory without warrange therein of any matters or facts shall be conclusive mood of the truthulness in herein of any matters or facts shall time without pain any default by grantor hereunder, beneficiary may at any pointed by a court, and without regard for the adequacy of any eculity for issues and pair thereol, in its own more and take possession security for issues and spart thereol, in its own made sue or otherwise collect the rents, may at thereol, issues and profits, or the proceeds of the paint inclusing may indebtedness secured hereoby, and in such order as bene-ticing may detault by grantor including reasonable attor-licing may detault by grantor in payment of any dammade of the matter of such rents, issues and profits, or the proceeds of the order as bene-tor, and the application or releas wards for any taking or dammade of the matter of such rents, issues and profits or any taking or dammade of the pursuent to such rents, issues and profits or alloresaid, the baneliciary of the senter of such rents. 12. Upon default by grantor in payment of any indebtedness secured estance with rents to notice of default hereunder or invalidate any act done thereby, either at law or in equity, within the beneliciary may have and advertisment and safe, or may direct the trustee to foreclose this frust deed by fatter swith the beneliciary or the rester of the start deed by latter avait the beneliciary or the truste to foreclose this frust deed by poperty to sa

Vol.

PORTLAND, OR STR

mg7 page 22456 @

....., 19.87 , between

County, a governmental subdivision of the state of ofegon, by used recorded July 21, 1975 in Book M-75 at page 8223. Together with all and singular the tenements, hereditamonts 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. sum of _____FOURTEEN_THOUSAND, SEVEN HUNDRED SEVENTY_ONE_AND_89/100-_____

EXCEPTING THEREFROM the Easterly 5 feet thereof which was deeded to Klamath County, a governmental subdivision of the State of Oregon, by deed recorded

Beginning at a point 30 feet North of a point 557.4 feet West of the corner Beginning at a point SU-reet North of a point SS7.4 reet west of the corner common to Townships 39 and 40 South, Ranges 7 and 8 East of the Willamette Meridian; thence running North 208.7 feet; thence West 208.7 feet; thence South 208.7 feet; thence East 208.7 feet to the point of beginning.

more particularly described as the S¹/₂ of the following described property:

That portion of the SE4 of the SE4 of Section 36, Township 39 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

as Beneficiary, Participal (rt. Billing Tr

ASPEN TITLE & ESCROW, INC., An Oregon Corporation M. H. KELLEY and NINA P. KELLEY, husband and wife, with full rights of survivorship, as Trustee, and

ASPEN S-31697

TRUST DEED

JIMMY D. BAGWELL and LORRAINE BAGWELL, husband and wife 4th _____day of _____December

-Oregon Trust Deed Saries-TRUST DEED

82619 and privac

THIS TRUST DEED; made this

as Grantor,

before to a set of the	je e-bridentiet in independent		22457
fully seized in fee simple of said do	agrees to and with the l scribed real property an	eneficiary and those claiming under h d has a valid; unencumbered title the	im, that he is law- preto
and that he will wattant and forey	ver defend the same aga	inst all persons whomsoever.	
tern auf 19. Level that the sub-barby burgers to a start and the set of the set of the set of the set of the set of the set of the set of the termination of the set of the set of the set of the set of the set of the set of the set	[14] M. C. REPTERS, R. S. REPERSON, M. M. S.	CAND STRATE DE SUBJECTION DE LA CONTRACTION D	
Andre Tod USP (a second processing of second processing) or 200 and a second processing of a second processing of a second processing of the second processing of second processing of the second processing of the second processing data to a second processing of the second processing second processing of the second processing of the second second processing of the second processing of the second processing second processing of the second process	Contraction of the second s	Sen Mage Sen Mage Sen Mark Stream Stream Stream Stream Sen Mark Stream Stream Stream Stream Stream Stream Sen Mark Stream St Sen Mark Stream St Sen Mark Stream St Sen Mark Stream St Sen Mark Stream Stream Stream Stream Stream Stream Stream Stream Stream St Sen Mark Stream Stream Stream Stream Stream Stream Stream St Sen Mark Stream Stream Stream Stream Stream St Sen Mark Stream Stream St Sen Mark Stream St Sen Mark St	
The grantor warrants that the proceed	(1) A start of the start of	M. Chi, Kana Yu, Kana Yu, Kana Yu, Xiao Yu, Yu, Xiao Y	
	gramor is a natural person)	commercial purposes.	
includes the lemining and the neuter	and the sindular ment	es hereto, their heirs, legatees, devisees, adm hall mean the holder and owner, including pl uind this deed and whenever the context so re cludes the plural.	eugee, of the contract
not applicable; (f	ichever warranty (a) or thit is	p set his hand the day and year first at	oove written.
as such word is defined in the Truth-in-Lendin beneficiary MUSY comply with the Act and Reg disclosures; for this purpose uso Stovens-Ness for If compliance with the Act is not required, disreg	ulation by making regulated	Jim D., Barwill Dariane J. Baguell Lorraine G. Bagwell	Q
(if the signer of the above is a corporation, use the farm of acknowledgement appeals, in the farm of acknowledgement appeals, in	[Mar 11] Source and		 Andreas Constraints (Constraints) Andreas Constraints (Constraints) Andreas Constraints (Constraints) Andreas Constraints Andreas Constrating Constraints Andreas Constrainget Constraints
STATE OF OREGON.	A STATE AND A STAT	DF OREGON,) v of	
Ind instrument was acknowledged b December 1600 10187.by 301 Himon 1013 Eagwell and		ument was acknowledged before me on	
Lorraine G. Bigvell Seraia Standsoner)		
Wy commission expires.	My commi	lic for Oregon Ston expires:	(SEAL)
in the shall become instead of the and the	To be seen and a set of the set	NVEYANCE	
The undersident to the goal start	Trustoo	n never and an area of the second secon	n - Constanting of American American States - American American States - American American - Constanting - American
said trust-deed or pursuant to statute, to cat herowith together with said trust deed, and to estate now held by yeu under the same Mail	cel all evidences of indebted	payment to you of any sums owing to you t iness secured by said trust doed (which are	s secured by said
DATED, We statute and the scheres of the scheres	issues and provide thereof an any 19 stantist and strain the	e al second and a second and a second s	······································
EXCRPTING THERE NON the list	HAIRION OF the ben	to of another of ant transf	
		UL MATCE AND Bonoliciary 10 boning of the function of the function wred to the function for concellation before reconveyance 2 for MERIC Store Concellation before reconveyance THI S FORT OF THE MITTON FOR	will be made,
	Rha, in the County as the St of the astronauty of the	STATE OF OREGON	
1. Jimmy DALBagyell	No. SPA of Section	Was received for moord on	in instrument
() taufat interacopit disure' prist Lorraine G. Bagwell Provincianty Grantor	SPACE RESERVE	at 2:23 Oclock D BE	and recorded
HC KRT12, 109 VIIIV 1	RECORDER'S USE FTUE AT DRAD THE STATE THE YOU (LESSING	ment/microfilm/reception Record of Mortgages of said	No82619., 1 County.
AFTER RECORDING PETIEN TO	Ach. day of IMI, BACRELL, Number	County affixed. 10 and Al Evelyn Biehn, County 10 and Al Evelyn Biehn, County	
Klamacif-Falls, Oregon 9760	Fee:; \$10,00;	By Am Ina	TITLE The Deputy