in the

It is mutually agreed that: 8. In the seent that any portion or all of sid property shall be taken under the right of eminent domain or condemnation, benchicary shall have the as compensation for such taking, which are in excess of the amount required incurred by grantor in such expenses and attorney's less mousant project incurred by grantor in such expenses and attorney's less mousant project incurred by grantor in such expenses and attorney's less mousant project incurred by grantor in such expenses and attorney's less incurred by grantor in such expenses and expenses of the amount required incurred by grantor in such expenses and expenses of the incurred by period by it list upon any insonable costs and expenses to the incurred by fictury in such proceedings, and to be necessarily paid or incurred by bene-secured hereby; and grantor af the balance applied upon the indebtedness pensation, promptly upon beneficiary's request. Iticary, payment of its fees from firme to time upon withen request of bene-endorsement (in case of full around presentation of this dived and the note for the liability of any person for the payment of the indebtedness, trustee may (4) consent to the making of any map or plat of such property; (b) join in

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join in executing such innancing statements pursuant to the United Volume oppose public offices or searching agencies as the cost of all lien search is made beneficiary may require and to pay for tiling sume in the by liting officers or searching agencies as may be deemed desirable by the bond on the said premise agents loss or damage by fire and such other exected on the said premise agents loss or damage by fire an amount not lessards as the beneficiary is a sole of the barleful provide to the latter all if the grants shall full be delivered to the beneficiary as soon as insured; deliver said policies to the beneficiary, all east lifteen days prior to the capitar and the beneficiary is as soon as insured; deliver said policy of imperations are all grantors expanded to the barleful provide the beneficiary is a soon as insured; deliver said policy of insurance now or hereafter placed on said building, collected under any fire or other same all grantors ender by beneficiary upon any indebtedness ecution of barleful in such order as burnlicary or part thereof, may be released to factual theread or invalidate any the order and the same sound to a sassed upon or action or such and the same sound to a sassed upon or action or such and the same sound to a sassed upon or action or such and the amount so burnlicary in a part thereof, may be released to factual theread or invalidate any taken such notice.
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herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good continue and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. To complete or, restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all uses ordinances, regulatedons, covenants, conti-join in executing such financi statements junts, pursuent the building contingence restored as the beneficiary may require and to pay for filing same in the by filing officers or searching agencies as may be deemed desirable by the

NOTE: The Trust Deed Act provides that the trustee he evider must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or sovings and loan association authorized to do business under the laws of Oregon or the United States, a trile 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 escrow agent licensed under ORS 496.505 to 696.585.

surplus, it any, to the granter or to his successor in interest entitled to such surplus. If the granter in the successor in interest entitled to such here to an grant the successor in the successor or succes-under. Upon such appointment, and will out conveyance to the succes-trustee, upon any failter shall be vested with title, powers and duties contexted and substitutes herein named or appointed instrument executed by beneficiency, which the successor is successful to the successor in the successor of the successor is successful to the successor in the success of appointer and the successful to the successful to the successful to acknowledged on the mortigge records of the county or counties in of the successor trustee. The successful the successful to the successful to ack appointent to acknowledged on the mortigge records of the county or counties in of the successful to the successful to the successful to ack appointent to acknowledged on the mortigge records of the county or counties in obligated to noiling any party hereto of pending such appointed by law. Trustee is not trust or of any action or proceeding in which sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

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 said sale may in one parcel or in separate paw. The trustee may sell said property either auction to the highest bidder through a shall sell the parcel or parcels at shall deliver to the purchaser it cash, payable at the time of parcels at shall deliver to the purchaser it cash, payable at the time of parcels at shall deliver to the purchaser it deed in form as required by law converging piled. The recitals in the deed of any matters of lact shall be conclusive proof the granter and beneliciary, may purchase at the sale. Trustee building the proceeds of the purchaser of the trustee built including shall apply the proceeds of the to pay provided herein, trustee eluding the compensation of the tother provided herein, trustee sharing appear in the obligation secured by the trust deed (53) to all persons deed as their interests may oppear in the order of their prosteed in the trust surplus. 16. Heneticiary may then the second of the trustee surplus. 16. Beneticiary may then to the interest of the trustee of the trustees deed as their interests may oppear in the order of the interest on the trust surplus. 16. Beneticiary may from time to time appoint a successor or succes-

proceed to toreclose this trust deed in the manner provided in ORS 86.735 to 86.735. 13. Alter the trustee has commenced foreclosure by advertisement and sale, and at any time person so privileged by ORS 86.753, may cure sums secured by the trust deed, the delault may be cured by paying the not then be due at the time of the cure other mance required under the being cured may be cured by tendering the period at the time and a obligation or trust edd. In addition to curing the delault or default, incurred in ending the cure shall pay to the beneficiary all cost of default, the person all attorney's less not exceeding the amount be trust deed. and expenses actual eliciting the cure shall pay to the beneficiary all cost of defaults, the unsteed and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be held on the date and at the time and

waive any default or notice of default hereunder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time beneficiary may default beneficiary at his expression and for performance, the beneficiary may event the beneficiary at his election may proceed to forecloclose this trust deed advertisement and safe, or may direct the truste to forecloclose this trust deed by remedy, either at law or may direct the truste to pursue this trust deed by remedy, either at law or may direct the truste to pursue this trust deed by remedy, either at law or may direct the truste to nore the bandicary may have. In the his written notice of default her truste eshall execute and cause to be recorded into event the beneficiary or difficult for any have. In the his written notice of default her truste eshall execute and cause to be recorded into event the beneficiary or the truste thereon as then required by law and Broceed to loreclose this trust deed in the manner provided in ORS 86.735 to 13 Allies the trustes has commenced foreclosure by advertisement and BAT at the time and place of safe for other the truste hereon as then required by law and BAT at the time the trustes has commenced foreclosure by advertisement and BAT at the time the trustes has commenced foreclosure by advertisement and BAT at the time the trustes has commenced foreclosure by advertisement and

franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantee (d) - neconvey, without warrant; all or any part of the property. The frantee the proof of the truthulness therein of any matters or lates shall be conclusive threator, and the recitation frame and the property. The enditive thereto, and the recitation of any matters or lates shall be conclusive threator, and the recitation of any matters or lates shall be conclusive threator, and the recitation of any matters or lates shall be conclusive threator, and the recitation of any matters or lates shall the without of this paragraph shall be not less than \$5. If the without on this paragraph shall be not less than \$5. time without only and the angle of the adequacy of any security of the indebiedness hereby secured, enter une and take possession of sail prop-the indebiedness hereby secured, enter une and take possession of sail prop-tisues and profit fuereot, in its own name sue or otherwise collect the team-ing determine. If there is the intermine and taking possession of said property, the insurance is the intering upon and taking possession of said property, the insurance policies romines and or views of the proceeds of the and of the availed the application or avails thereoid any taking or domage of the waive any detault by grantor in payment of any indebiedness down 12. Upon detault by grantor in payment of any indebiedness were de-hereby or in his parformance of any advertised of any taking or domage of the hereby or in his paragraph or any advertised of any indebiedness down invalidate any act done invalidate any act done

note of even date netewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest becomes due and payableJuly 29 The date of maturity of the cebt 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 forein, shall become immediately due and payable. To protect the converte date of the cebt secured by this instrument, irrespective of the maturity dates expressed therein, or

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

sum of FOURTEEN THOUSAND FIVE HUNDRED AND NO/100-

FOPM No. 881-Oregen Trust Deed Sor es-TRUST DEED. OT n sup **84529** oi∏er steret ASPEN S-31948 Vol. M81 Page 2416 AW PUB. CO., PORTLAND, OR 9720 TRUST DELED KENNETH D. HAWKINS and NORA H. HAWKINS, not as tenants in common, but with full rights of survivorship ..., 19.88..., between as Grantor, ASPEN TITLE & ESCROW, INC., An Oregon Corporation RUSSELL N. HETRICK and MARIA C. HETRICK, husband and wife, with full rights of, as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 3, Block 5, Tract No. 1085, COUNTRY GREEN, in the County of Klamath, 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. vith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

				2417
The grantor covenants and	errees to and with	the beneficiary and the	ose claiming under him	n, that he is law-
The grantor covenants and ly seized in fee simple of said d	scribed real prope	erty and has a valid, un	encumbered fifle there	
None		ma adainst all persons v	vhomsoever.	
d that he will warrant and fore	ver defend the sa			
	 Andrew State (1998) 			
ી પુંચ કે પ્રાપ્ય કરે છે. આ પ્રાપ્ય કે પ્રાપ્ય કરે પ્રાપ્ય કે પ્રાપ્ય કરે પ્રાપ્ય કરે છે. આ પ્રાપ્ય કે પ્રાપ્ય કરે છે. આ પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કે પ્રાપ્ય કરે પ્રાપ્ય કે પ્રાપ્ય કરે છે. આ પ્રાપ્ય કે પ્રાપ્ય કરે છે. આ પ્રાપ્ય આ પ્રાપ્ય કે પ્રાપ્ય કરે છે. આ પ્રાપ્ય કે પ્રા આ પ્રાપ્ય કે				
The grantor warrants that the pr (a)* primarily for grantor's perso (b) for an organization, or (eve	cceeds of the loan rep nal, lamily or househ	oresented by the above descri old purposes (see Important ral person) are for business (bed note and this trust dee Notice below), or commercial purposes.	d are:
(b) for an organization, of (eve	La basefit of and bin	ds all parties hereto, their h	eirs, legatees, devisees, ad	ministrators, executors, ledgee, of the contract
ersonal representatives, successors and ecured hereby, whether or not named	as a beneficiary herein	n. In construing this deed an number includes the plural.	d whenever the context so	requires, the matter
ender includes the teminine and the ne IN WITNESS WHEREO	的时候,我们就是你的问题。" 1993年———————————————————————————————————	\mathcal{V} . \mathcal{G}	t N.Hanhu	
IMPORTANT NOTICE: Delete, by lining ou or applicable, if warranty (c) is applicable s such word is defined in the Truth-In-L	ading Act and Regulat	ion Z, the	Hawkins	By middle Kark
s such word is defined in the frum-inex eneficiary MUST comply with the Act an isclosures; for this purpose use Stavens-Ne f compliance with the Act is not required,	as Form No. 1319, or	NOTA H. H	awkins, by her at neth D. Hawkins	CORREY III TACC,
If the signer of the above is a corporation, so the form of acknowledgement opposite.)				
STATE OF OREGON,)) 55.	STATE OF OREGON,) ss.
County of Klamath This instrument was acknowled			nowledged before me on	
February		19, by		
Annais Stindson	1.00 V			
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TO:				All sums secured by said
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ORM No. 159-ACKNOWLEDGMENT BY ATTORNEY-IN-FA	
STATE OF OREGON,	$\left\{ \mathbf{ss}, \mathbf{ss} \right\}$
County ofKlamath	day of February, 1988. personally appeared
On this the	
KENNETH D. HAWAIII	, did say that he is the attorney in fact for
that he executed the foregoing instru- edged said instrument to be the act a (Official Seal)	Before me: Sardra <u>Handsaher</u> (Signature) Wolary Public for Dregon (Tirds of Objert) 7-23-89
	AMATH: SS
ODECON: COUNTY OF KL	AMAIN. Start and the <u>19th</u> d
STATE OF OREGON: COUNTY OF KL	
Filed for record at request of	$\underline{88}$ at $\underline{3:10}$ o'clock \underline{r} M., and duly recorded
Filed for record at request of of February A.D., 19	88_at <u>3:10</u> o'clock <u>F_M</u> , and duly reconstruction of Page <u>2416</u>