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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 lows 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 escrow agent licensed under ORS 696.505 to 696.585.

pellate court shall adjudge reasonable as the beneticiary s or trustee's attor-ney's tees on such appeal. If is mutually agreed that: 6. In the event that any portion or all of said property shall be taken inder the event that any portion or all of said property shall be taken tight, if it is olects, to require that all one portion of the monies payable to some some source of the same source of the monies of the monies payable as compensation for such taking, which are in excess of the unount required incurred by grantor in such proceedings, shall be paid to beneficiary and to the train and appellate courts, shall be paid to beneficiary and both in the trial and appellate courts, shall be paid to beneficiary and secured hereby, and grantor agrees, at lang on applied up on the indebideness secured hereby, and grantor agrees, at lang on applied up on the indebideness and exceuts such instruments as shall be necessarily paid or incurred by bene-secured instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary request. Iticiary, payment of its lees and presents of the deviate of the note for the liability of any person for the payment of the indebidenes (a) consent to the making of any map or plat of said property; (b) form in the tablic of any map or plat of said property; (b) form any consent to the making of any map or plat of said property; (b) form in

John 'In executing' such linancing statements pursuant to the Unitorm Commer-proprior public office or offices, as well as the cost of all lien searchers made builting officers or searching agencies as may be deemed desirable by the builting officers or searching agencies as may be deemed desirable by the builting officers or searching agencies as may be deemed desirable by the the provide and continuously maintain insurance on the buildings an anom other hazards as the keelidary maintain insurance on the buildings an anom other hazards as the keelidary may be deemed desirable by the form of the search of the baneliciary, with loss myabic to the latter; all in the faring the delivered to the banelisticary as soon as insured; beneficiary may procure the same at grants face on said buildings, the beneficiary may procure the same at grants face on said buildings, the beneficiary may procure the same at grants face on insultance and to the beneficiary of the order of the beneficiary the entire amount of the sense of may be released to grants. Such applied by benefic-may part thereo, may be released to grants. Such applied by benefic-may be released to grants. Such applied by an another the sense and other on the said promises of the sunder or invalidate any at done pursuant to such notice of delault her sunder or invalidate any and one pursuant to such notice of delault her sunder or invalidate any and thereo, may be released to grants. Such take, assessments and other the same same the different and promptly delivery assess and the sense and the grants fail to make payment of a cost of all the prometry hereins and the and there there are and the grants for the sense and the grants fail to make payment of and therein thready, together with the order of any rights arising from breach of and the shead thready in the added to and premises the grants, that in the role secured thready in the added to and premises the grants, the offer and thready thready, together with the oread t

herein, shall become immediately due and puyablo; To protect the security of this trust deed, grantor agrees: 1. To protect preserve and maintain said property in 600d condition and tepair; not to remive or demolish any building or improvement thereon; 2. To complete any waste of said property. 3. To complete any waste of said property. 3. To complete any maste of said property. 4. To protect there are any building of the said workmanike destroyed thereon, and payment due all costs incurred thereford, damaged or 3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the benchicancy for requests, to cial Code as the benelicing statements pursuant to the Unitorn Commets, the by filing officers or searching agencies as may be deemed desirable by the 4. To provide, and continuously maintain insurance on the buildent

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties contered and substitution shall be made by written instrument executed by beneliciary which, then, recorded in the mortgage records of the county or counties in which, then, recorded in the mortgage records of the county or counties in other successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of appointed by frantiers in obligated to notify any party hereto of a provided by law. Trustee is not obligated to notify any party hereto of a provided by law. Trustee 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 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 in one parcel or in separate parcels and shall sell the parcel or parcels at shall deliver to the purchaser its deed in form as required by a conveying the truthiuness thereoi for cash, payable at the parcel or parcels at the property so sold that without any covenant or warran by law conveying of the truthiuness thereoi and payable at the farcel or parcels at the property so sold that without any covenant or warran by law conveying the grantor and beneficied. Any person, excluding the trustee, but inclusive the grantor and beneficied any person, excluding the trustee, but inclusing stitorney. (2) to the obligation secured by the trust deed, (3) to by the stitory (2) to the obligation as course by the trust deed, (3) to by thus automas to the stantor to the interest of the frust deed in the trust surplus, if any, to the grants to the interest of the trust surplus, if any, to the grants to the interest of the trust the frustion and beneficient of the size.

proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 13. After 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, and at any time, prior to 5 days before the date the trustee conducts the the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the not then be due had to default occurred. Any other default that is capable of being cured may be cured by tendering the performance required under the defaults, the person effecting the cure shall pay to the beneficiary all costs together with trustee's and attorney's less not exceeding the amounts provided by law. 14. Otherwise, the sale shall be hald on the date and the sale

Aranting any easement or creating any restriction thereon; (c) join in any subordimation or other agreement allecting this deed or the lien or charge drantes in any reconveyne may be for any part of the property. The begins of the end of the property is the consustive proof of the truthbulness therein of any matters or facts shall services mentioned in this paragraph shall be not less than \$5.
time without notice, either in person by agent of any matters or facts shall services mentioned in this paragraph shall be not less than \$5.
time without notice, either in person by agent or by a receiver to be approved the indebtedness hereby secured, enter upon and take possession of sail property. The indebtedness hereby secured, enter upon and take possession of sail property the same, and profits, including those past due au or otherwise collect the rents, less and profits, including those past due au or otherwise collect the rents, less and profits, including those past due au or otherwise collect the rents, less and profits, including those past due and or proceeds of lire and other proceeds of lire and other prosting any default or notice of default hereunder or invalidate any admost of the property, the insume policies or compensation or away fast dereunder, time being of the prostice or in his performance of any agreement hereunder, time beneficing may are any of the default by grantor in payment of any indebtedness secured desting any taking or inhis performance of any agreement hereunder, time beneficing may are any are there or invalidate any act done payment the beneficiary may have. In the beneficiary or the trustee to forcelose this trust deed by remet and sale, or may direct thrustee to loreclose this trust deed by remet the beneficiary or the trustee to loreclose this trust deed by remet and sale, or may direct thrustee to loreclose this trust deed by remet the beneficiary or the trustee co loreclose this trust deed by remet the tonelic any and wide of the beneficiary to the different an

FORM No. 881-Oregon Trust Devel Series-TRUSI DEED OT vraile 85041 ocedon | 3. 101 ASPEN S-32067 L' TRUST DEED Vol. M88 Page 3274 THIS TRUST DEED, made this THIS TRUST DEED, made this 3rd day of March 19 88 b WILLARD MICHAEL, BROWN, FRANK GONSALVES and JOHN F. KRONENBERGER, each as to an Undivided 1/3 interest not as tenants in common but with full with full undivided 1/3 interest, not as tenants in common, but with full rights of survivorship as Grantor, ASPEN TITLE & ESCROW, INC., An Oregon Corporation DELEERT L. PETERSON and DOROTHY M. PETERSON, husband and wife, with full rights as Beneficiary, *Claistoperai* Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath County, Oregon, described as: Lot 14, Block 202, MILLS SECOND ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon. di stradio dougle of the 편하는 말 환경한 an the case of the second 9-10514 1.22.2 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 routs, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE, OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

			3275
The grantor covenants and agree	ees to and	with the beneficier	v and those claiming under him, that he is l
ully seized in fee simple of said descr	ibed real p	roperty and has a	valid, unencumbered title thereto
NONE			
nd that he will warrant and forever	defend the	same against all p	ersons whomsoever.
(1) A start from the transmission of the start of the	angi ti Juspana angga tangga pan ang ti ta ang tang ang ti tang tang	3. D. Station (Marganettic)	
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The grantor warrants that the proceeds (a)* primarily for grantor's personal, ia (b) for an organization, or (even if gri	of the loan r	epresented by the abov	re described note and this trust deed are:
(D) for an organization, or (even if gri	antor is a nat	tural person) are for be	usiness or commercial purposes.
			their heirs, legatees, devisees, administrators, execut the holder and owner, including pledgee, of the cont deed and whenever the contact on the cont
the reuter, in	nd the singula	ar number includes the	nlural
			hand the day and year first above written.
MIPORTANT NOTICE: Delete, by lining out, whichout s epplicable; if, warranty (a) is applicable and the such word is defined in the Truth-in-Lending A noficiary MUST comply with the Art of the	e baneficiary is	s a creditor Willa	and Michael Brown
noficiary MUST comply with the Act and Regula closures; for this purpose use Stevens-Ness Forni- compliance with the Act is not required, disregard	tion by makin	g required frank	Consalves
	and a state of a	John	P. Kronenberger
torin or acknowledgement opposita.)	化甲基苯乙酸 化新加速 甲基苯基酸盐 人民主义。 甲基苯基酸化 医白色的	પ્રદેશકો અનુ ગયો ગયે ગયે તે તે પ્રાપ્ય કે છે. આ ગયે કે બુલ્લ કે બિલ્લા સ્થિતિ કે બિલ્લા ગયે કુ કે જે	
County ofKlamath)) ss.	STATE OF OREG	
This instrument was acknowledged belo) Die me on	County of This instrument wa	} ss. s acknowledged before me on
Michael Brown, Frank Gonsalv	and res and	19, by as	
Jahn P. Kronenberger	al all de la company. Na seu de la company de la Na la company de la company	of	
Aundral Standsaler	or Oregon	Notary Public for Or	
13 Mycoranission expires: 7-23-	89	My commission expi	(SEA
	PERCENT	FOR FULL RECONVEYANCE	
	To be used on!	y when obligations have bee	Franciska († 1997) 19 juli: Statistica († 1997) 19 juli: Statistica († 1997)
and the statement of th	· 19년 : 19년 19년 19년 19년 : 19년 19년 19년 19년 19년 : 19년 : 19년	Trustee	
I he undersigned is the legal owner and hat deed have been fully paid and satisfied. Y	older of all in	debtedness secured by	the foregoing trust deed. All sums secured by sa to you of any sums owing to you under the terms
with together with said trust deed) and to re	convey, with	out warranty to the	ured by said trust deed (which are delivered to ye
1441 M. S. Contractor S. Contractor Million (Contractor Million Contractor)		ina accumente to	
CED: (1. 10.100) (10.101) (10.101) (10.101)	, 19	an a	an a
			Beneficiary
Do not loss or destroy this Trust Deed OR THE NOTE	which it secures.	Both must be delivered to s	he trustee for cancellation before reconveyance will be made.
TRUST DEED			STATE OF OREGON,
STEVENS NESS LAW PUR CO., PORTLAND, ORE	el n cli C) n kto	orono in Matol Ico Jane (j	County of <u>Klamath</u> ss
Willard Michael Brown Frank Consalves	di steri q		was received for record on the
John T. Kronenberger	14) etti ort. 161	ACE RESERVED	at 3:31 o'clock P. M., and recorded
Grantor Delvert L. Peterson		FOR	in book/reel/volume No on page or as fee/file/instru-
Lorothy M. Peterson	RE XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	CORDER'S USE	ment/microfilm/reception No85041., Record of Mortgages of said County.
Beneticiary	97. 1914 (Bentin:	ine historian	Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO	the state of the second se	And the second	
SPEN TITLE & ESCROW, INC.			
SPEN TITLE & ESCROW, INC. 600 Main Street Lamath Falls, Oregon 97601	Altaria Altaria Feei ²	\$10.00°	By Par Smith Deputy

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