NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, 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 fittle insurance company authorized to insure title to teal 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.

applied by it first upon any reasonable costs and experises to prefeticitienty and both in the trial and appellale courts, necessarily paid or incurred by bene-secured hereby; and stantor afrees, at behaves applied upon thered by bene-secured hereby; and stantor afrees, at which expensive to take upon the secured hereby; and stantor afrees, at which expenses to take upon enation, secured hereby; and stantor afrees, at which expenses pensation, symmet of the secure the secure of the secure secured hereby; and stantor afrees, at between expenses to take which the enation of the secure of the secure the secure of the secure pensation of the secure of the secure of the secure of the secure endorsement (in case of the secure secure of the indebtedness, trustee may the liability of any person for the payment of the indebtedness, trustee may

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surplus, it any, ht the grantor is to his successor in interest entitled to such surplus. 16, For, any reason permitted by hav beneliciary may from time to time appoint a successor as on y trustee named herein or io any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the buccessor ituate, the latter shall be vasted with all this new and dulles conformed appointment and substitution share be made by written hereunder, Each such appointment and substitution share be made by written instrumed as a successor in the substitution share be made by written during a successor in the successor in the other of appoint instrumed executed by beneficiary, containing reterain here of the or appoint of the conclusive proof of proper appointment of the successor trustee obligated to nority any party here appointent of the successor trustee and any action or proceeding in which farstor, beneficiary or trustee and approximate such action or proceeding is brought by trustee.

the default, in which event all foreclosure proceedings shall be dismissed by the trustee. If the set of the s

waive any default 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, the beneficiary may event the beneficiary at his election may proceed to foreclose this furst dead declare all sum secured hereby immediately due and payable. In suit, and advertisement and als. In the latter event the beneficiary or the furst dead advertisement and als. In the latter event the beneficiary or the furst dead by the secure and cand sale. In the latter event the beneficiary or the fusite shall hereby, whereup the fusite shall fix the time and palace of sale. Since the thereof as then rised to be recorded his with the beneficiary or the fusite shall hereby, whereup the fusite shall fix the time and place of sale. Since the the mainer provided in ORS 86.740 to 86.750. 13. Should the beneficiary elect to foreclose this trust deed in 13. Should the beneficiary or of her person so privileged by the fuered as then rised is a structure in a sale for the date set by the fuered in the structure and the fuer day below the date set by the fuered in the beneficiary or his successors in initerest, respec-bilition on the notice is and expenses actualized and the prin-ties and entire amount then due the farms of the trust declar and rises and attempt of the oblight of the structured in-cipal as we amounts provided by law for than successors in on the prin-ties and automation the head on default action of the prin-the delaut, any not the head on delauti cocurred, and thereby run can and then the above the and adtorney's incurred in-cipal as we amount all orecloaus proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the rise and the trustee. The head and the prine time and proceedings shall be dismissed by place designated in the notice of sale or the time to which said ane

cultured; (timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in suggestion of other agreement or creating any restriction, thereon; (c) join in any estimation or other agreement allocating this dear of the lien or chards thereof. (d) reconvey, without warranty, all or any part of the lien or chards france in any convergence may be described as the property. The second seco

Sections.

sum of <u>TWENTY THOUSAND AND NO/100</u> (\$20,000.00) Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereof, it

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereof, and all fixtures now or hereatter 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 sum of IWENTY THOUSAND AND NO.100

DYLED!

Ba not for an destrop this first Base Ca The MOIE which it provides, both much be delivered in the france for contribution unliste reconstruction will be anothe

course that the million mario-STATE OF OREGON.

Lot 11 and the North 25 feet of Lot 10, Block 4, LENOX, in the mining webs received seasons the

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property. in Klamath Mart Toge County, Oregon, described as:

Fay M. Stomstta C'auton ..., as Trustee, and

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FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment).

as Beneficiary,

M" WTILEGA

600 Main Street LKR2 DEED 800 Main Street LKR2 DEED 8050330

DAVID R. WHITLOCK and FAY M. STORNETTA as Grantor, ASPEN TITLE & ESCROW, INC, An Oregon Corporation

TN.1

	<u>11310</u>
The gratitor covenants and agrees to and v	with the beneficiary and those claiming under him, that he is law- operty and has a valid, unencumbered title thereto
and that he will warrant and forever defend the and that he will warrant and forever defend the big of that he will warrant and forever defend the big of the new second second second second second second second big of the second seco	same, against all persons whomsoever.
(a)* primarily for grantor's personal, family, hous	n represented by the above described note and this trust deed are: ehold or agricultural purposes (see Important Notice below), atural person) are for business or commercial purposes other than agricultural
This deed applies to, inures to the benefit of and	binds all parties hereto, their heirs, legatees, devisees, administrators, execu- term beneficiary, shall mean the holder and owner, including pledgee, of the iciary herein. In construing this deed and whenever the context so requires, the nd, the singular number, includes the plural.
IN WITNESS WHEREOF, said grantor h * IMPORTANT. NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the beneficia	has here unto set his hand the day and year first above written. $ \begin{array}{c} \begin{array}{c} \begin{array}{c} \begin{array}{c} \end{array}\\ \end{array} \\ \end{array} $
as such word is defined in the Truth-in-Lending Act and Re beneficiary MUST comply with the Act, and Regulation by a disclosures; for this purpose, if this instrument is to be a FIRST the purchase of a dwelling, use Stevens-Ness Form No. 1305 (if this instrument is NOT to be a first lien, or, is not to finan of a dwelling use Stevens-Ness Form No. 1306, or equivalent with the Act is not required, disregard this notice.	Junion 2, march 1997 M. Storretta lien to finance Fay M Storretta or equivalent;
- 소신 - 한사 에서 알려졌는 것 안 수황 이용 전문 전문 그 동안을 때 같아요. 그 동안님, 그는 것 아파가 된 사가 있어야 하는 것 같아. 아파가 가 있는 것 않는 것 같아.	energi ber sagen ander den der son son eine eine son der son eine son eine son eine son eine son eine son eine S 193.4901 (son son son son son son son son son son
STATE OF OREGON TO STATE OF OREGON STATE OF OREGNN STATE OF OF OREGNN STATE OF OREGNN STATE OF	STATE OF OREGON, County of
July 15	Personally appeared and
Personally appeared the above named	duly sworn, did say that the former is the
Fay M. Stometta	president and that the latter is the secretary of
of FICIAL SEAL? My commission expires: 7,000 Commission expires	corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed. Before me: Notary Public for Oregon (OFFICIAL SEAL) My commission expires:
and the Carta and Strategy and Star (Gr That was not a subscription of crace of the crace of the All charges of the crace of the c All charges of the crace o
TIPLEN THE SHORE DAY DAY AND AN AD THE PRIME STREET	d only when obligations have been pcid.
trust deed have been fully paid and satisfied. You hereb said trust deed or pursuant to statute, to cancel all ev herewith together with said trust deed) and to reconvey,	y are directed, on payment to you of any sums owing to you under the terms of dences of indebtedness secured by said trust deed (which are delivered to you without warranty, to the parties designated by the terms of said trust deed the roe and documents to
DATED:,19	
	Beneficiary
Do not lose or destroy this Trust Deed OR THE NOTE which it s	ecures. Both must be delivered to the trustee for cancellation before reconveyance will be made.
	To To, DION 4, ILL, County of T certify that the within instru-
Counter transcopple granter back on the	15thday of
Fay M, Stornetta	at
Julia M. Kimsey	FOR page11309or as document/tee/file/ RECORDER'S USE instrument/microfilm No. 89330
ARSENS TO VITUP	Record of Mortgages of said County
Beneficiary	Witness my hand and seal of County affired
AFTER RECORDING RECORD	3(1) Other County Cler
600 Main Street Klamath Falls, OR 97601	NAME TITLE EXARCA DEED By Cauline Mullinology, Deputy
Inclusion BOO STORE STORE IN STORE	15051()(3)(00)(3)

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