KT 92985 TE' OLGOGI 2. (19) ST C2032 778 17846 FORM N Vol. mgg Page 00 ASPEN-TITLE & ESCROW, INC. as Grantor AND WIFE, WITH BRIAN L. CURTIS AND DOLORES E. CURTIS, HUSBAND AND WIFE, WITH FULLS RIGHTS OF SURVIVORSHIP fulfater for the WITNESSETH: as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATHATICALLY County, Oregon, described as: Grantor inrevocably grants, bargants, sens and controls a structure of the Westerly KLAMATHAT County, Oregon, described as: County, Oregon, described as: Lot 17, HOMELAND TRACIS NO. 2, EXCEPTING THEREFROM the Westerly 100.00 feet; in the County of Klamath, State of Oregon. in TRUS , DEED Ant lient Dere On The HOIE match is service, that much be deligered at the busice size of the state of the service and an particular 65 5

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

sum of FIFTEEN THOUSAND AND NO/100-----

becomes due and payable. In the event the winth outform without first hav sold, conveyed, assigned or alienated by the grantor without first hav sold, conveyed, assigned or alienated by the grantor without first hav sold, conveyed, assigned or alienated by the grantor without first have sold, conveyed, assigned or alienated by the grantor agrees:

 To protect the security of this trust deed, grantor agrees:
 To protect preserve and maintain said property in 600 condition
 and repair not 60 trust any waste of said property.
 for complex or restore promptly and be constructed, damaged or be detroyed thereon, and pay when due all costs regulations; covenants, conditions are restrictions and restrictions and property if the beneficiary so requests, to fir first any sold differs or restore of the said prements pursuant to the Unitorn Commerce of Units or searching, agencies as may be deemed desirable by the first and such other, haards as the thrule of the said prements pursuant to the buildings or manate in the said prements pursuant to the buildings or first and such other, haards as the thrule of the beneficiary as con as in and to provide and continuously maintain insurance on the buildings or manates agencies as may be deemed desirable by the first and such other, haards as the thrule of the beneficiary as soon as in and to provide insurance prove of the said premise againt loss or damage by line and as uch other, haards as the thrule of the beneficiary as soon as in and or provide insurance prove and and in such order as beneficiary of the said provement and in such order as beneficiary with loss payable to the later all or any reason to procure any such into the expresention, or a specific to the beneficiary as soon as in and to provide insurance provement and in such order as beneficiary with one construction lines and to prove the same as grant dowere any part (diver acasessed upon or the same as grant divere

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 inder the right of eminent domain or condemnation, beneticiary shall have the scompensation for such taking, which are in excess at the amount required as compensation tor such taking, which are in excess the amount required incurred by grantor in such proceedings, shall be pants and attorney's lees, applied by thirst upon any reasonable costs and expanses and attorney's lees, applied by thirst upon any reasonable costs and expanses to the indebtedness licitary in such proceedings, and the balance applied upon the indebtedness licitary in such proceedings, and the balance applied upon the indebtedness licitary in such proceedings, and the balance applied upon the indebtedness inder exceedings, and the balance applied upon the indebtedness and execute such instruments as shall be essenty in obtaining such com-and execute such instruments as shall be essents to take such actions and execute such instruments are shall be dometed and the note for licitary, payment of its lees and presentation of this idead and the note to licitary, payment of its lees and presentation of the indebtedness, truster may (a) consent to the making of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in

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ument, irrespective of the maturity dates expressed therein, or subscription of the maturity dates expressed therein, or subscription of the maturity dates expressed therein, or subscription of the maturity dates expressed therein, or there is a subscription of the second of the

together, with itrustee's and altorney'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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may not provide the the purchaser is deed in form as required by express or im-the profile the the purchaser is deed in form as the time of sale. Trustee the profile recitals in the deed of any matters of an eshall be conclusive proof plied the truthulness thereol. Any person, excluding the trustee, but including the gals. When trustee sells pursuant to the prosers provided herein, trustee shall apply the proceeds of sale to payment a reasonable charge by trustee's halting recorded liens subsequent to the order of their priority and (4) the surplus, if any, to the grant or to his successor in interest entitled to such surplus, if any, to the grant or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee many herein the successor in successor or succes-sors to any trustee many herein the successor in successor or succes-sors to any trustee many herein the trust appoint a successor or succes-

surplus, it 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 succes-to any trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor runder. Upon such appointment, and without conveyance to the successor inder. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without conveyance to the successor under. Upon such appointment, and without conveyance to the successor which, when 'recorded in the mortfake records of the county or counties in which, the property is situated, shall be conclusive prool of proper appointment of the successor trustee accepts this trust when this deed, duly executed and acknowledged is made apublic record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed at crust or of any acity proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, 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, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.505.

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County of	(If the signer of the above is a corporation, use the form of acknowledgement appaile.)	 A start and a sta	
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Donald R. Whitaker as Standy Mater Public for Oregon Vision Notery Public for Oregon Vision My commission express Vision The undessigned is the legisl owner and holder of all indobtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You have by are directed, on parmint to you of any summ owing to you under the term of said trust deed or pursuant to statute, to cancel all evidences of indobtedness secured by the foregoing trust deed (which are delivered to you under the same. Mail reconvey without warranty. to the partial designated by the form of said trust deed the said trust deed and to reconvey, without warranty. to the partial designated by the form of said trust deed the said trust deed	This instrument, was acknowledged before me on	This instrument was ac	State and the second state of the second state
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NEQUEST FOR PULL RECONVENCE To		Notary Public for Ocador	
The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. Yea hereby are directed, on payment to you of any sums owning to you under the terms of herewith deed trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (where the secure deed trust deed the terms of and trust deed at trust deed the secure deed trust deed at trust deed the secure deed trust deed trust deed the secure deed trust deed trust deed the secure deed trust deed trust deed trust deed trust deed to secure deed trust deed to secure deed trust dee	Schurt S By contrainsion expires: 7-83-89	My commission expires:	이 방법을 실행해 수 있었다. 영화 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전 전
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