1527

and septrases actuanty memory in the second exceeding the amounts provided together with trustees and attorney's fees 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 in one parcel or in separate by law. The trustee may sell said parcel or in separate shall deliver to the purchase bidde for cash, payable at the time of or parcels at shall deliver to the purchase bidde for cash, payable at the time of or parcels at shall deliver to the purchase bidde for any matters of lact shall. Sell the conclusive proof of the truthulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary murchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of the trustee and a reasonable chafes (13) to sall persons devide as their interests may appear in the order of the trustee, but including deed as their interests may appear in the order of the trustee the the trustes. 16. Beneficiary may from time to time appoint a successor or succes-

It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of endots of the additional of the monies payable right, if it so elects, to reduce that all or any portion of the monies payable to pay all reasonable costs, figuress and attorney's less necessarily paid to pay all reasonable costs, shall be paid to benefit, paid of portion of the supervised of the set of the set of the set of the portion of the set of the incurred by grantor in such the costs of the set of the set of the set of the portion of the set of the portion of the set of the portion of the set of the portion of the set of the period set of the period set of the set

It is mutually agreed that:

sold, conveyed, assigned or alienated by the grantor without liss them, at the boneliciary's option, all obligations secured by this inst them, at the boneliciary's option, all obligations secured by this inst them, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: and repair, not to represerve and maintain said property in 600 condition to commit or preserve and maintain said property in 600 condition of to commit or preserve and maintain said property in 600 condition of to commit or preserve and maintain said property in 600 condition of to commit or preserve and maintain said property in 600 condition of the commit or preserve and maintain said property in 600 constructed. damaged on the said property is the beneficiary so requests, to call therean, end pay when due all nich may be constructed. damaged or ions and To complex with all way, ordinates incurred therefor. Toom in executions allecting said property: if the beneficiary so requests, to call code as iff grants a statements insurance on the buildings and such execution allecting agencies as may be deemed desimble by the proper public office or searching agencies as may be deemed desimble by the most chreatiler erected on the said premise against loss or damage by fire on an another harder as the bardiciary with loss pay with 500 as insured: an amount ther harder as the bardiciary with loss pay with 500 as insured: deliver shall tail the bedivered to the beneficiary as foon an insured: an anount ther harder as the bardiciary with loss pay and shall be applied by benefi-ing y and there of the insurance friendor's expense. The amount if the grantor shall tail the bardiciary with any part thereof, may procure the same horder as beneficiary in any part thereof, may procure the same horder as beneficiary in any part thereof, may delivered to fail to make a substration or related and as the property before any part of asket assessments and of pay all a ediment shall be added to and become a finantor's

where y, and the application or release thereof as aloresaid, shall not cur of pursuant to such notice. If default hereinder or involidate any act done of the such notice. If the application of the analysis of the second pursuant to such notice. If the application of the application of the second to such notice. If the application of the such as a second essence with respect to such payment and/or performance, the beneficiar secured declare all sums secured hereby impacted and payable. In such in equity as a moridage or direct the beneficiary and the beneficiary at this election in equity as a moridage or direct the beneficiary may have. In the event declare all sums secured hereby impacted to foreclose this trust deed in equity as a moridage or direct the beneficiary may have. In the event energy, either at law or in equity, which the trustee to foreclose this trust deed by remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary or and there and the required by law and property to satisfy the obligation notice thereof as then required by law and the time and place of sale, give in the maner provided in ORS 86.735 to 86.7952 to foreclose this trust deed sale, the family or any other persons op risk date the trustee conducts the time default or defaults. If the default consists of balling to by may when due, sum secured by the trust deed, the default of a lailure to pay, when due, the mode due at the time of the cure other than such portion as would being cured by incurred in the sum ball of the sum ball of the sum ball of the aball of the aball of the defaults of resonant of the sum of the cure of the default that is capable of obligation or may be cured by tendering the performance required under the defaults in curred by incurred in rediction to the ball and the default or and the person effecting the cure shall pay to be ballowed under the default or and tapenes actuard the cure shall pay to be ballowed un

Oregon Trust Deed Series-TRUST DEED

I KNED DEED

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granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge franter (d) reconvey, without warranty, all or any part of the property. The extension of the seconvey of the recitage described as the "person or parts franter in any reconveyance may bell described as the "person or parts be conclusive proof of the truthfulness therein of any matters or fact is shall be conclusive proof of the truthfulness therein of any matters or fact is shall the services mentioned in this paragraph shall be not less than \$5. If the the property of the truthfulness there beneficiary may at any pointed by a court, and without rown, by agent or by a receiver to be ap-retry of the services of the services the services and profits, including there are any security for issues and profits, including those past use and unpaid, and apply the entry issues and expenses of operation and taking possession of said property, the insume profices or compensation or any rate in any determine. In the application or release the proceeds of there and order as bene-tions, and the application or release thereof any taking or damage of the pursuant to such rents, issues and profits, or the proceeds of there and other waive detail or oncice of default herrunder or invalidate any act done waive default by frantor in payment of any indebtedness secured to such rents.

Da mat fean a lassing fine time Cond Of this store which it speakes bein the

note of even date herewith, payable to beneficiarly erosted and payable by grantor, the tinal payment of principal and interest hereoi, it not sooner paid, to be due and payable by this instrument is the date, stated above, on which the linal installment of said note the date of maturity of the debt secured by this instrument is the date, stated above, on which the linal installment of said note sold, conveyed, assigned or alienated by the grantor without lirst having obtained the written consent or approval of the beneficiary's therein, shall become immediately due and payable.

note of even date herewith, payable to beneticiary ercodseand Pade by grantor, the final payment of principal and interest hereoi, il

as as concerns

as Beneficiary; D. MTa Provide Gauge Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH in SEE ATTACHED EXHIBIT "A" FOR LEGAL DESCRIPTION $\sim \tilde{f}_{\rm c} \approx 1$

172 interest as Grantor, ASPEN TITLE & ESCROW, INC. CHARLES D. WHITTEMORE and BONNIE J. WHITTEMORE, husband and wife, as Trustee and EARL E. JONES and EVA J. JONES, husband and wife, a partnership

October undivided

Aleman 33056regon 97601 ASPERCE TRUST DEED 32519 600 Main Screet 23 17931 THIS TRUST DEED made this 14th day of Oct MARGARET MARY WOOD and HERBERT LED PRICE, each Vol. mgg Page

88 between

PORTLAND

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		17932
The grantor covenants and agrees to and fully seized in tee simple of said described real except; Mortgage, in favor of Fi Klamath Falls; dated January 19, Book M-73 at page 852 and that he will warrant and forever defend th	property and has a irst Federal Sav , 1973, recorde	rings and Loan Association of 1 on January 23, 2973 in
The grantor warrants that the proceeds of the loa	n represented by the ab	ove described note and this trust deed are:
 (a)* primarily for grantor's personal, family or ho (b) for an organization, or (even if grantor is a 	ousehold purposes (see)	mportant Notice below).
personal representatives, successors and assigns. The teri secured hereby, whether or not named as a beneticiary I gender includes the teminine and the neuter, and the sing	m beneficiary shall mee berein. In construing this gular number includes the r has hereunto set h nty (a) or (b) is my is a creditor gulation Z, the aking required or equivalent.	is hand the day and year first above written.
(If the signer of the above is a corporation,		by the allorney in
use the form of acknowledgement opposite.)	1	act, Margarit Price
STATE OF OREGON, County of Klamath This instrument was acknowledged before me of October 19.88 by Herbert Leo Price	County of	EGON, AKA. MARGARET Thomas Three ss.
(SEAL) Standbake (SEAL) Notary Public for Orego My commission expires: 733-89	n Notary Public fo	(SEAL)
TO: The undersigned is the legal owner and holder of trust deed have been fully paid and satisfied. You here said trust deed or pursuant to statute, to cancel all ex-	ad only when obligations hav ad only when obligations hav the second second all indebtedness secure by are directed, on pay vidences of indebtedness , without warranty, to	• been poid. d by the foregoing trust deed. All sums secured by said ment to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you the parties designated by the terms of said trust deed the
DALED with all any instants the transmits have 1018 the of function instants only the restriction of the with sole consistence.	n bight sporade with	\mathbb{R} . The second rest of the second seco
		Beneficiary nd to the trustee for concellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON, County of
	SPACE RESERVED FOR RECORDER'S USE	of
Klamath, Falls, Oregon 97601	ann e Arr 21 Dhib Alexy	NAME TITLE By Deputy

17933

Beginning at the most Northerly corner of Lot 8, Block 56, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS. in the County of Klamath, State of Oregon, which corner is the intersection of the Southwesterly line of Tenth Street and the Southeasterly line of Lincoln Street; thence Southeasterly along the southwesterly line of Tenth Street a distance of 100 feet; thence Southwesterly parallel to the Southeasterly line of Lincoln Street a distance of 90 feet; thence Northwesterly and parallel to the Southeasterly line of 100 feet to the Southeasterly line of Tenth Street a distance of Northeasterly along said line of Lincoln Street; thence less, to the point of beginning, being a portion of Lots 7 and 8, Block 56, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS.

Beginning at a point on the Northeastly line of Lot 8, Block 56, NICHOLS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, which point lines 100 feet Southeasterly from the most Northerly corner of Lot 8; thence and 9 inches; thence Southeasterly parallel with Tenth Street a distance of 9 inches; thence Northeasterly parallel with Lincoln Street, a distance of 44 feet and 9 inches, more or less, to the Northeasterly line of Lot 8; thence Northwesterly along said line of Lot 8 a distance of 9 inches to the point of beginning.

STATE OF OREGON,	
County of Klamath	SS. 1997 (1997) (19
	ay of
who, being duly sworn (or affirmed), did s MARGARET MARY WOOD	say that She is the attorney in fact for
that S he executed the foregoing instrument edged said instrument to be the act and dee	*
(UBL) (Official Seal)	Sandra Handsale
AVE DIRES	Notary Public for (Freedon) My Commission Expires: 1-33-89 (Title of Officer)
	이 방법에 많다. 김 씨는 영화 방법에 많은 것은 것이 있는 것이 있는 것이 가지 않을 수 있는 것이 없다.

Filed for record at request	t of Aspen Ti	tle		
	A.D., 19 <u>88</u> at4		the	24th day
a series and a second	of <u>Mortgages</u>		, and duly recorded in V	'ol. <u>M88</u> ,
010 00		on Page Evelyn Bio		
FEE \$18.00				
영화 영화는 것이 같은 것을 하는		PJ	aulene muil	enaleti