surplus, il 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-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be treated with all tile, powers and duties conlerged rustee, the latter shall be reade with all tile, powers and duties conferred and substitution she be made by written instrument executed by appointment which, when recorded in the mortgage records of the country or counties in of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and obligated of notify any party herein of pending sale under any other deed of shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attoiney, who is an 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, offiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 595.585.

It is mutually affreed that: A. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the compensation for such affreed that: a second the right of the eminent domain or condemnation, beneficiary shall be taken to compensation for such affreed that all or any position of the monies payable to compensation for such affree that all or any position of the monies payable of compensation for such affree that all or any position of the monies payable include all reasonable costs, expenses and attorneys less necessarily paid or incurred by both in the trial and appellate courts, necessary in obtaining such comes secured hereby; and dirator affrees; at its own expense, to take indebtedness and execute such instruments as shall be own expense, to take indebtedness pensation, prompty upon beneficiary's request. It is free and the presentation of this deed and without allecting the liability of any person for the payment of the indebtedness, without allecting (a) consent to the making of any map or plat of said property; (b) join in MOTE. The True Dead Act provides that the tristee hereunder must be leither for out

indefiner with itrustee's and attorney's less not exceeding the amounts provided indefiner with itrustee's and attorney's less not exceeding the amounts provided by law. I.4. Otherwise, the sale shall be held on the date and at the time and be acceleding atterney of the trustee may be and at the time of the provided by law. The trustee may less and property either auction to the highest bidder for cash, payable at the parcel or parcels shall deliver to the purchaser is deed in form as required by law conveying of the recitals in the devident and convertient of the trustee set shall deliver to the purchaser of any matters of lace trustee, but including of the recitals in the devident any covenant or equired by law conveying of the recitals in the devident any covenant or equired by law conveying of the granter and beneficiary my purchase at the sale. Itrustees are shall apply the proceeds of sale areasonable expenses of sale, in-statorney, explored by the trust devident of (1) the proceeds of sale, in-the increases and a reasonable expresses of sale, in-autoring, explored by the trust devident of (1) the proceeds of sale, in-autoring, explored the frantee and a reasonable expenses of sale, in-autoring, explored the frantee and a reasonable charge by itrustees surplus, it any, to the franter or to this successor in interest entitled to surplus, it any, to the franter or to this successor in interest entitled to such the surplus and (4) the

Tori in executing such linancing statements pursuant to the Unitorn Continet-cial Code as the beneficiary may require and to pay for lining samples in the by lining officers or starching agencies as may be deemed desirable by the operation of the start of the said premises against loss or damage by the and such other harards as the said premises against loss or damage by the operative of the same start of the said premises against loss or damage by and such other harards as the beneficiary may the sourd line to the starter, all operative of the same starter of the said premises against loss or damage by written in policies of insurance shall be sancticary may the same soon as insured; delives of insurance shall be beneficiary of the beneficiary with the beneficiary of the soon as insured; the beneficiary of the same at grantor's expense and to the beneficiary of insurance the insure at grantor's expense and to the beneficiary of the same at grantor's expense and to the beneficiary of a option of beneficiary may be again. The amount of option of the set of the same at grantor's expense and to pay and the beneficiary of at option of beneficiary that hereunder on release shall any part thereof may be rouged the dense policy may be agained any and there or waive any detault or notice of default hereunder on release shall or to know any detault or notice of default hereunder on interest and some part do such notice.
5. To keep the dense of the same afficiary with the note secured by the same and any default or matter and promiser, assessents and to pay all the same sait and promises free from both secured by the order payment beneficiary may at its option being pay fart of the and the amount so paid, with grantor lait to make payment of any of the software, assessments and off pay may all as the form both secured by the same secured by this trut detage and pay able with where the same default or any mark of such shall be bound to the and the amount so paid, with y may rait is option boths the soft and yo

property, and the application or release thereol as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately domance, the beneliciary may sevent the beneliciary at hereby immediately domance, the beneliciary may event the beneliciary at hereby immediately domance, the beneliciary may advertisement and sale or arguity, which the beneliciary may have. In the even in equity as a mortfage or direct the trustee to for colose this trust deed by termedy, either at law or arguity, which the beneliciary may have. In the even advertisement and sale, or arguity, which the beneliciary may have. In the even the beneliciary elects to forces by advertisement and; the beneliciary and his election to sell the advect of be recorded hid sality the obligation notice theredy as the require described real property to sality the obligation notice theredy as the region of the strustee of sale give in the maner provided the disso the discolar the trustee conducts the strust dead sale, the grantor or any other persons op privileged by ORS 86.753, may cure autifies and at any time decards of the default consists of a dat the trustee conducts the sale, the distort of the trust of the such the such dead to be default of the default on the maner provided the default consists of a fallure to pay, when due at any secured by the time of the cure other than such portion as would being cure may be defined to cure the dist of the such default of the such defined in the default consists of a default that is capable of obligation or trust decid. In a default poster default that is capable of obligation or trust decid. In a devision to curing the default of and expenses actually incurred by capacing the posting the amount due shall and cocurred. Any capacing the beneliciary and the such and no delault occurred and the

therein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: To protect preferve and maintain said progety in good condition not to commit or permit any wate of said property. To complete or ratio property and in good and workmanlike destroys thereon, and pay when due all costs incurred thereform, could be added and a second there and the same and the s

dranting any easement or creating any restriction thereon; (c) join in any subordination or other afreement altecting this deed or the lien, or charge frantee in any reconvey, without warranty, all or any part of the property. The feasible entitled theremes and the recitals thereford as the "person or persons be conclusive proof of" and the recitals thereford any matters or lacts shall be conclusive proof of the truthulness thereford any matters or alces shall in the property of the proof of the truthulness thereford any matters of alces shall be conclusive proof of the truthulness thereford any matters of alces shall in the proof of the truthulness thereford on any matters of alces shall in the proof of the truthulness thereford on any matters of alces shall in the order of the truthulness thereford of the truthulness the share so any of the indebtedness they secured, enter the deequacy of any security for the indebtedness thereford, in its own name sue or otherwise colled state rents, they secured thereford, in such and take possession of the rents, its sees and prolits, issues and prolits of any default default here and taking possession of said property the property, and the application or release thereford any taking or day other pursuant to such notice.

note of even date herewith, payable to beneticiary or order and made by grantor, the linal payment of principal and interest hereot, it

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 protits thereol and all tixtures 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 sum of _____IWENTY_NINE_THOUSAND_EIVE_HUNDRED_AND_NO/100-----

ASPEN

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881-Oregon Trust Deed Series-TRUST DEED, KLARE 33860 OF 97601

600 Main Screet

in

...., as Trustee, and

200 LETU RELEGE THIS TRUST DEED, made this 15th day of November RICHARD H. COHRS and FRANCES P. COHRS, husband and wife mgg Page 19255 88, between as Grantor, ASPEN TITLE & ESCROW, INC ANNE P. ROSE as Beneficiary, Comp Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Lot 59, YALTA GARDENS, in the County of Klamath State of Oregon. (Code 41 ** Map 3909-2AB TL 2600 Key No. 512289) Service and the service of the servi 1. The product that such seen the life will be write it returns goint much the second

32851

TRUST DEED

The grantor covenants and agrees to and with the baneliciary and those claiming under him, it fully seized in fee simple of said described real property and has a valid, unencumbered title thereto None and that he will warrant and forever defend the same against all persons whomsoever. The granter warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* arimanity for grantor's personal, family or household purposes (see Important Notice below). This dead applies to inures to the benefit of a antiral person) are tor business or commercial purpose. This dead applies to inures to the benefit of and binds all parties in a construction of the same adards or commercial purposes. This dead applies to inures to the benefit of and binds all parties in a construction of the same addings. The term beneficiary shall mean their heirs, ledgates, devices, administre secard hereby, whether or non are and asigns. The term beneficiary the induces the provise the context on the singlifer number includes the printing with the Ad and the day and year first above w * IMPORTANT NOTICE: Delse, by ling set, whichever warranty (o) et (b) is an externed the baselies of the sender of the sevents and the same section weather and the sevents. * IMPORTANT NOTICE: Delse, by ling set, whichever warranty with the Ad and Regulation Z, the sevents. * IMPORTANT NOTICE: Delse, by ling set, whichever warranty (o) et (b) is applicable; if warranty (o) is applicable; and the sevents. * IMPORTANT NOTICE: Delse, by ling set, whichever warranty (o) et (b) is applicable; and the sevents. STATE OF OREGON, Co	tors, execution of the control of th
The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily log grantor's personal, family or household purposes (see Important Notice below); (b) for an organization, or (even if grantor is a natural person) are lor business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administra secured hereby, whether or not name assigns. The term beneficiary shall mean the holder and owner, including heldgen, as a beneficiary herein. In construing the holder and whenever the context so requires, secured hereby, whether or not name assigns. The term beneficiary shall mean the holder and owner, including heldgen, as a beneficiary therein. In construing the date and whenever the context so requires, and the singular number includes the leand whenever the context so requires, and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereuntor set, his hand the day and year first above we have a schowledged diregrat this notice. * IMPORIANT NOTICE: Delete, by lining out, whichever worrany (e) or (b) is a such word is delined in the Truth-in-lending Ac and Regulation Z, the date structure of the above is a corporation. * IMPORTANT NOTICE: Delete, by lining out, whichever worrany (s) or (b) is the structure of the above is a corporation by making required. * IMPORTANT NOTICE: Delete, by lining out, whichever worrany (s) or (b) is the form of a low because the form of actowaveleggement explicitly. * IMPORTANT NOTICE: Delete, by lining out, whichever worrany (s) or (b) is the advented to the actowaveleggement explicitly.	
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The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under t furth together with said trust deed, and to recommend the receiver with together with said trust deed on the receiver with together with said trust deed.	red by said
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TRUST DEED FORM NO. 581) - 340 540 540 540 STATE OF OREGON,	
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