ASDEN 32923 STEVENS-NESS LAW PUB. CO., PORTLAND, OR. 8720 -Oregon Trust Deed Series TRUST DEED. TRUST DEED 94769 VOI. Aten: Collection Dept. as Grantor, ASPEN TITLE & ESCROW, INC. as Grantor, ASPEN TITLE & ESCROW, INC. CLYDE I, MAGILL and LOREEN M. MAGILL, husband and wife, with as Trustee, and And a set of the set of <u>full rights of survivorship</u> In book (cert/rodume d.o. _ 15) Citkinor. as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Fur received for many on the 212 day in _____Klamath_____County, Oregon, described as: Lot 12 in Block 3 of GREEN ACRES, in the County of Klamath, State of Voregon. State "of "Oregon. LK(NSL DEED STATEOF OREGON and leed on Branch Tab that One CR 188 (1018 will be request for the Ball and De Ball and to the India and inder a second only of the ្នុងទទួលស្ថិនទំនង

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 end total

tion with said real estate. Strate FOR\THE'PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SEVENTY NINE THOUSAND THREE HUNDRED TWENTY FIVE and No/100-

sum of <u>SEVENTY</u> <u>NINE</u> <u>INUUSAND</u> <u>INVERTICE</u> <u>NUNDRED</u> <u>INVENTICETYL</u> and <u>NOTYUS</u> <u>INTERPOSED</u> <u>SEVENTY</u> <u>NINE</u>. <u>INUUSAND</u> <u>INTERPOSED</u> <u>INVENTICETYL</u> and <u>INTERPOSE</u> <u>INTERPOSED</u> <u>INTERPOSED</u> <u>INVENTICETYL</u> and <u>INTERPOSE</u> <u>INTERPOSED</u> <u>INTERPO</u>

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sold, conveyed, assigned or alienated by the grantor without tirst having obtained then, at the beneficiary's option, all obligations secured by this instrument, irrespective, in all become immediately due and payable.
To protect the security of this trust deed, grantor agrees:
To protect preserve and maintain asid property in good condition, and repairs not to remove or demolish any building or improvement. Hereory, or any part to the fore or part of the security of the securit

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 infatt, il it so elects, to require that all or any portion of the monies payable is compensation for such taking, which are in excess of the amount required to pay all reasonable costs, express and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and papiled by it first upon any tessonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by ben-bered in such proceedings, and the balance applied upon the indebtedness secured, hereby; and grantor agrees, at its own expense; to take uch actional secured, hereby; and grantor agrees, at its own expense; to take uch actional rendersention, promptly upon belisting's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its test and presentation of this ded and the note for indurent (in case of taking of any maps or plat of said property; (b) join in 10. At 20. At any time and the payment of the sindebtedness, truster may the liability of any person for the payment of the sindebtedness, truster the liability of any person for the payment of the sindebtedness, truster the liability of any person for the payment of the sindebtedness, truster may the liability of any person for the payment of the sindebtedness, truster the payment is the state of the sindebtedness, truster may the liability of any person for the payment of the sindebtedness, truster may the sindebted between the sindebtedness truster may the payment is the state of the sindebtedness truster may the sindebted between the sindebted between the taking the sindebted between the taking the sindebted between the truster the taking the sindebted between the sindebted between the taking the sindebted between the taking the taking the sindebted between the

rument, irrespective of the maturity dates expressed therein, or https://www.comment.com/end/files/ framing any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconveyance may be described as the "person or person fegally entitled thereol; and the recitals therein of any maiters or lacks shall be conclusive proof of the truthulness thereon frames is shall be conclusive proof of the truthulness thereon frames is shall be conclusive proof of the truthulness thereon of any maiters or lacks shall be conclusive proof of the truthulness thereon frames is shall be conclusive proof of the truthulness thereon of the property of any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adeguacy of any security for-the indebidness hereby secured enter upon and take possession of said prop-ery or any part thereot, in its own name sue or otherwise collect the rame, less costs and expenses of operation and collection, including reasonable attor-ney's less upon any indebideness secured hereby, and in such order as bene-licary may determine. 11. The entering upon and taking possession of said property, the collection of such rents, issues and prolins, or the proceeds of the rend of the property, and the application or release thereod as aloreand, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. 12. Upon'delault by grantor in payment of any indebideness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured hereby immediately due to foreclose this trust deed in equity as a morigage or direct the tr

together, with trustee's and attorney'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 be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at suction to the highest. bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warenty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. I. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustees attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee in the trust sharing the grantor to the grantor or to his successor in interest entitled to such supplus, if any, to the grantor or to his successor in interest entitled to such supplus, if A. Rendicing the pay them the trustee on the trustee in the trust supplus, if A. Rendicing the grantor or to his successor in interest entitled to such supplus, if A. Rendicing the grantor or to his successor in the successor in the supplus the supp

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or success-sors to any truster named herein or to any successor trustee appointed here-sors to any truster named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor trustee, the latte herein named or appointed hereunder. Each such appointment and subment feronded in the mortgage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. In successor trustee. In any action or proceeding and provided by law. Trustee is not obligated to notily any party hereto of pening sale under any other deed of truste or not any action or proceeding in which frantor, beneficiary or trustee.

NOTE: The Trust Deed 'Act provides that the trustee bereunder 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 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, affiliates, 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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The grantor covenants and agrees	to and with the be	neliciary and those claiming under him, that he is law-
fully seized in fee simple of said described	d real property and	i has a valid, unencumbered title thereto
Υπαλή δυλματή στης του και πουτογητήσεις, έγο τη γιγή πότι μπο τους του που το μότο το του Καταγράς Εκοινατίς που ποιοποίου το του το Μάζους ματά το ποιοποίου	ara ere the rote and there request of res-	erriantiantes de la bagistante de la bagist Al la companya de la La companya de la comp
and that he will warrant and forever def	end the same again	nst all persons whomsoever.
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The grantor warrants that the proceeds of (a)* primatily for grantor's personal, fami (b) for an organization, or (even if grant	liv or household nurnes	by the above described note and this trust deed are: ess (see Important Notice below);) are for business or commercial purposes.
This deed applies to, inures to the benefit	t of and hinds all part	ine bereto their bairs ladator dovince administration
personal representatives. successors and assigns.	liciary herein. In const	shall mean the holder and owner, including pledgee, of the contract
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* IMPORTANT NOTICE: Delete, by lining out, whicheve not applicable; if warranty (a) is applicable and the i	beneficiary is a creditor	Patrick Cherry
as such word is defined in the Truth-In-Lending Act beneficiary MUST comply with the Act and Regulatic disclosures; for this purpose use Stevens-Ness Form N	and Regulation Z, the on by making required o. 1319, or equivalent.	Joanna m Chorry Jpanna Cherry
If compliance with the Act is not required, disregard to the act is not required, disregard to the act is not required, and the act is not required.	HILL DECK AND DECK AND	4) Quirt, 4: a monthesis in the start of a second start of the star
(If the signer of the abave is a corporation, use the form of acknowledgement opposite.)	icanica na reference april Santa de consecutores Carines de consecutores Carin	GUND APPERSON AND A STATE OF A DESCRIPTION OF A DESCRIPT A DESCRIPTION OF A DESCRIPTION
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tond, converse, assisted of another fixed of	Courses series to prese	na an a
The undersigned is the legal owner and his	older of all indebtednes	as secured by the toregoing trust deed. All sums secured by said
said trust deed or pursuant to statute, to cance	el all evidences of-ind	, on payment to you of any sums owing to you under the terms of ebtedness secured by said trust deed (which are delivered to you nty, to the parties designated by the terms of said trust deed the
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	-	Beneficiary
Do not loss or destray this Trust Deed OR THE NOTE	which it secures. Both muss	be delivered to the trustee for cancellation before reconveyance will be made.
TRUST DEED		STATE OF OREGON,
C - US (FORM No. 1881) 	REEN ACRES,	TU CUP COULT I certify that the within instrument
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us prouchersth." Granter	NILLAI Space Res	at
Tull rights of surviv	FOR RECORDER	R'S USE ment/microtilm/reception No. 94770,
Beneticiary	ON, INC. DREEN N. MAG	Record of Mortgages of said County. Witness my hand and seal of
AFTER RECORDING RETURN TOC 10 Aspen Title & Escrow, "Inc		County affixed. Unapsug aug Alisa Robert Machinet Evelyn Biehn, -County Clerka
Attn: Collection Dept.	95U	NAME
694769	Fee \$13.00 ¹	DEUD By Quilina Medlind ti Deputy