neurea ka THIS TRUST DEED; made this 12th day of June MANUEL C. FLORES AND TAMARA K. FLORES, Husband and Wife

as Grantor, ASPEN TITLE & ESCROW, INC.

GARY E. SCHRIEBER AND JUDITH G. SCHRIEBER, Husband and Wife, with full rights of survivorship

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property 

Lot 19, Block 7, THIRD ADDITION TO WINEMA GARDENS, in the County of Klamath, State of Oregon, TOGETHER WITH the West 1/2 of vacated walkway lying adjacent to Lot 19 on the East

CODE 143 MAP 3909-1BA TL 10000KEY #506544

THIS IS A SECOND TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A MORTGAGE IN FAVOR OF THE OREGON DEPARTMENT OF VETERANS AFFAIRS.

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 connecor herealter appertaining, and the rents, issues and provide thereof and all libraries from of including and the rents, issues and provide state.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of EIGHTEEN HUNDRED FIFTY & no/100----

sold, conveyed, assigned or alienated by the grantor without lirst then, at the beneficiary's option, all obligations secured by this inst then, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due and payable.

To protect the security of this trust deed, grantor agrees:

1. To protect mere the agreement of the state of said property.

2. To complete or restee of said property.

2. To complete or restee of said property.

3. To complete or restee of said property.

3. To complete or restee of said property.

3. To complete or restee of said property.

4. To protect the security and in good and workmanlike manner any building or improvement thereon.

5. To complete or restee of said property.

5. To complete or restee of said property.

6. To provide and continuously maintain insurance on the buildings not call to the said premises against ance on the buildings not or therefore any or the said premises against ance on the buildings not or therefore any or the said premises against ance on the buildings not or therefore any of the said premises against ance on the buildings not or the said premises against ance on the buildings not or the said premises against ance on the buildings not or the said premises against ance on the buildings not or the said premises against ance on the buildings not or the said premises against ance on the buildings not or the said premises against ance on the buildings not of the said premises against ance on the buildings not of the said premises against ance on the buildings not of the said premises against ance on the buildings not of the said premises against ance on the buildings not of the said premises against ance on the buildings not of the said premises against ance on the said premises against and the said filteen days prior to the expiration of the said said said the said filteen days prior to the expiration of the said sa

It is mutually agreed that:

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8. 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 right, il it so elects, to equire that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount record to pay all reasonable costs expenses and attorney's lees necessarily paid applied by it lirst upon any tensonable costs and expenses and attorney's leep applied by it lirst upon any tensonable costs and expenses and attorney's leep accurate the trial and appella mouts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness and executed hereby; and grantor adverse its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its less and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

frament, irrespective of the maturity dates expressed therein, or franting any easement or creating any restriction thereon: (c) join in any subordination or other agreement affecting this deed or the lien or charge thereof. (d) reconvey without warranty, all or any part of the property. The legally entitled thereto and the recitals therein of any matters or persons be conclusive proof of the affective that the recitals therein of any matters and the services mentioned in this paderaph shall be not less than \$5.

10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either the person, by agent or by a receiver to be appointed by a court, and without regard to the adequacy of any security the indebtedness hereby secured enter upon and take possession of said proprists and proprists, including those was name sue or otherwise collect the rents, less costs and expenses of operation and collection, including reasonable attorney's fees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

11. The entering upon and taking possession of said property, the control of such rents, issues and prolits, or the proceeds of lire and other insurance policies or compensation or awards for all his proceeds of the analysis of the proceeds of th

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 place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcets and shall sell the parcel or parcels are saled for cash, payable at the time of sale. Trustee the property so sold, but without any covenant or warranty, express or instance the property so sold, but without any covenant or warranty, express or insolid the trustical sale deliver to the deed of any matters of lact shall be conclusive proof the frantier and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, instances, (2) to the sholl state of the truste deed, (3) to all persons having recorded liens subsequent to the interest of the trustey and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, if 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 successors to any trustee named herein or to any successor trustee appointed herein and without conveyance to the successor trustee. He latter shall be vested and all title, powers and duties conterred upon any trustee herein named or appointed hereunder. Each such appointment of any appointment of the successor trustee, the property is situated, shall be conclude a records of the country or counties in which the property is situated, shall be conclude proceed or proper appointment of the successor trustee.

11. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated poolity any party hereto of pending sale under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee 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 attorney, 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, affiliates, agents or branches, the United States or any agency thereof, or an excrew agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agree fully seized in fee simple of said describ	s to and with the be ed real property and	eneficiary and those I has a valid, unend	claiming under him, that he is cumbered title thereto	law-
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ુ મુશ્કેલ છે. જે કે મીઠળ કરવાનું કહેલાં કે પૈકીના માટે માત્ર માટે કે કાંગળ માટે કરી કે પ્રાથમિક કરવાના કે માર્ જ્યારે તેમારે જે કુંગા કરવાના કર્યા કરવાના કે મારે કે પ્રત્યા મહારે કરવાના મારે કે બુંધાનું કામની કે પ્રેરેકનો જ્યારે કામ કે વી કુંગાને કાર્ય કે પ્રતિકાર કે કાર્ય કે પ્રત્યાના કર્યા કે મારે કરવાના કે પ્રાથમિક કર્યા કર્યા	eli in al 1907 Ballest, estate granten (c. 1907 - Han Steffmand, migration (c. 1777) 1907 - 1908 - State francisco (c. 1777) 1908 - 1908 - State Handard (c. 1777)	Allenaught in genome gagan (a Literape of Touris (1922), hag for Handing Colors (1923), hag for the Allenaught (1923), had been a larger	A Salaman Martine and Angles and Control of the	. There's sage to the end of the many sade of the end of the
ાં કરાઈ હોંગાં અને પાંચા પણ વાર્ગ કાં પ્રાથમિક દેવનું નિવર્ષિક ભાગનું મુખ્યત્વે કર્યા હોંગાં, વાર પાંચાને અને પાંચાનું કર્યા હતું, તું હતું, તું કર્યા કર્યા હોંગાં તેમારે પાંચાને પાંચાનું હતું, તેમાં વિશ્લામાં પાંચાના હો હોંગા હોંગા હાંગાં હું હતું કે તેમાં ભાગના સામાના માત્રા હતું હતું હતું હતું હતું હતું હતું હતું	ર્જા કેવુંગા, જિલ્લામાં કેવ પોલાલકોટ કરી - ૧૦ પ્રાપ્ત તમાના અને સ્થાપ કરી હતી છે. નુજારે દું તમારા કરી પ્રાપ્ત કે તરફારે તું કર્યો	िर्मात । अस्ति । स्टब्स्ट्राप्त । स्टब्स्ट्राप्त । इस्पर्वे इस्ति । इस्ट्राप्त   इस्ति । स्टब्स्ट्राप्त । स्टब्स्ट्राप्त ।	이번의 생기를 잃으려면 보고 되었다. 1807년 - 120 원교의 기술을 대표하는 144명	
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The grantor warrants that the proceeds of (a)* primarily for grantor's personal, fam. (b) for an organization, or (even if grantor)	TILV OF DOUSEDOID DUFDOS	ses (see Important Note	co holow )	
This deed applies to, inures to the bene- personal representatives, successors and assigns, secured hereby, whether or not named as a ben-	lit of and binds all part The term beneticiary s	ies hereto, their heirs, is shall mean the holder as	egatees, devisees, administrators, exe	
gender includes the leminine and the neuter, and IN WITNESS WHEREOF, said			ay and year first above written.	
* IMPORTANT NOTICE: Delete, by lining out, whiches	/er warranty (a) or (b) is	Manu	el C. Allers	
not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.		, Támarc	LK Flores	Celas servicina Celas servicina Celas servicina Segmentations
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The undersigned is the legal owner and trust deed have been fully paid and satisfied. I said trust deed or pursuant to statute, to can herewith together with said trust deed) and to r	ou hereby are directed, cel all evidences of inde econvey, without warra	on payment to you of ebtedness secured by su nty, to the parties desi	any sums owing to you under the to aid trust deed (which are delivered isnated by the terms of said trust di	erms of to you eed the
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Gary E. Schrieber 6451 Henley Rd.	TIVEY K. FLO	(1997) unumana Masa Sana	Evelyn Biehn. County Cl	erk m.
Klamath Falls, Or.976	3 Fee \$13.00	By By	Rachen Mullendere D	eputy

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