2740	TRUST DEED	Vol. <u>m&9</u> .Page_1	3138
ATHIS TRUST DEED, made this	17th <u>day of</u> Jul JUDY E. AMBERS, husban	y 19 (d and wife	39., betwe
a a na ang ang ang ang ang ang ang ang a	이 여러 방법에 가지 않는 것 같은 것 같	South Pathived and Second	- et aran
Grantor, ASPEN TITLE & ESCROW, JOHN G. GOODMAN, JR. and SHE	RYL A. GOODMAN, husban	d and wife	Trustee, a
		an ment/innrettintraspicat	
Beneficiary,	SOR.	67 %4	s/(:]e/(<u>6</u> 5#
Crantor 1	WITNESSETH:	in book see, you are the	
Grantor irrevocably grants, bargains	, sells and conveys to truste	e in trust, with power of sale,	the proper
Klamath. County, C	Dregon, described as:	o(
See.attached Exhibit "A"-att	ached hereto and by th	us reference made a par	t hereof
110X41 44" \$271		Construct	
רקאז דאטאד		방법 방법 방법, 경험이 일을 수 없는 것은 것이 가지 않는 것이 같다.	
TRUST DEED		STATE OF OREGON Construct	12

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and prolits thereol and all lixtures now or hereatter attached to or used in connec-tion with said real estate. etistis FOR THE PURPOSE, OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

note of even date herewith, payable to beneficiary or order, and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable. At maturity of note (19) of note (19) of note (19) of the date of maturity of the dot scured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, coveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. If the secure of the secure of the secure of the secures of the secure of the secu

Ha

C

sold, conveyed, assigned or alionated by the grantor without first having obtains the previous the beneficiary is options and repair: not to remove or demolish any building or improvement thereon. To protect previous adding property in the good conditions thereon.
To complete or restore promply and in good, and workmanthe determont bereon, and pay when due all costs incurred thereon.
To comply with all laws, ordinances, regulations, covenants, conditions executed in such order of the beneficiary or creuters, the such the beneficiary or secure and the such the beneficiary or secure and the such order of the beneficiary at local and work of the beneficiary at local to the beneficiary at local and the such order of the beneficiary at local single of the beneficiary at local the benefici

It is mutually agreed that:

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, benelklary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's tess necessarily paid or incurred by grantor in such proceeding, shall be paid to beneficiary and applied by it intat upo applicateoobts, meesanity paid or incurred by bene-ticiary in such proceedings, shall be paid to beneficiary and applied by it insuch proceedings, there applied or incurred by bene-biciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and drantor agrees, at its own, espense, to take, such, actions and execute such instruments as shall be incleasary in obtaining such con-pensation, promptly upon beneficiary request. 9. At any time and Irom time to this deed and the note for endorsement (in case of lull reconveyances; for cancellation), without allecting 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

清雪和

gevenanit.

11 RECONATIONED granting 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) reconvey, without warranty, all or any part of the property. The grantes in any reconveyance may be described as the "person or persons to legally tentilled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthulmest thereol. Trutter's fees for any of the services mentioned in this paragraph shall be not less than \$5. W"(WIO). Upon "any delault by grantor hereunder, beneticiary may at any time without notice, either in person, by agent or by accessiver to be ap-pointed by a court, and without regard to the adequacy of any security the indebiedness hereby secured, enter upon and take possession of said prop-etty or. any part thereol, in its own name sue or otherwise collect the remi-liciary may delault phose past due and unpaid, and apply the same, less costs and experime. "It for enterine." It The entering upon and taking possession of said property, the collection context on competition or avards for any taking or damage of the property, and the application or release thereol as aloresaid, shall not cure or waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice.

meane process or compensation or awards for any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any default or notice. If default hereunder or invalidate any set done pursuant to such notice. If there and the any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed in equity as a mortage or direct the truste to foreclose this trust deed in equity as a mortage or direct the truste to foreclose this trust deed by advertisement and sale, or may direct the truste to foreclose this trust deed in equity as a mortage or direct the truste to foreclose this trust deed by advertisement and sale, the second and the second and the second and the second and the second the trustes shall execute and cause to be recorded his written notice of default and his election to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall proceed to foreclose the starts deed in the manner provided in ORS 86.735 to 86.735. To 36.785. To 36.785. To 36.785. To 36.785. The truste conducts the sale, the grantor or any other person so privileged by ORS 86.735, may were the delault or delault to delault or delault and here the amount and as the fine delaut or delault or delault or delault and the fine on a subbe of both and the form and the second delaut to delault or de

deed as interministic the grantor or to his successor in interest entitled to such surplux. If Beneliciary may from time to time appoint a successor or success-ors to any tratee name herein or to any successor trastee appointed here-under Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all tille, powers and duries conferred upon any trustee herein named or appointed hereunder. Each such appointment and subilitation shall be vested with all tille, powers and duries conferred upon any trustee herein named or appointed hereunder. Each such appointment and subilitation shall be made by written instrument executed by beneficiary, which, when recorded in the mortgage records of the county or counties in which the successor trustee. I.T. Trustee accepts this trust when this deed, duly secuted and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale under any other deed of truste, or of any 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 lows of Oregon or the United States, a title insurance company authorized to insure title to rea property of this state, it is subsidiaries, affiliates, agents or branches, the United States or an escaw agent licensed under OSS 690-593

The grantor covenant fully seized in fee simple of	and agrees to and with the seid described real property a	beneficiary and those claiming nd has a valid; unencumbered	under him, that he is law- title thereto
and that he will warrant and that he will warrant and that he will warrant and	<pre>content and a second seco</pre>	ainst all persons whomsoever.	Marky Control (Control) Control (Control) (Marky Control (Control) (Control) (Control) (Control (Control) (Control) (Control) (Control (Control) (Control
[Lenner] R. States in any house in any house of the state of the state of the state of the state of the state of the state of the state of the state of the state of the state of the index of the state of the st	cost of an entrement out printing of the state of the state of the printing of the of state of the state of the state of the state of the state state of the state of the state of the state of the state	Thread and the second model of a subsequence of the second sec	(a) an official company of the Lobal polytery of the official company of the transmission of the company of the company of the company of the company of the company of the company of the company of the company.
The set of	- Du promotector provincio e producto de la construcción de la construcción de la cons	Alternative sector and a subscription of the sector of the	Bernstell, D., Andreas, B., and A., and A. and A
This deed applies to, inures	(even if grantor is a natural person to the benefit of and binds all par	by the above described note and this sees (see Important Notice below); are for business or commercial pur tes hereto, their heirs, legatees, dev shall mean the holder and owner; in truing this deed and whenever the co	Poses.
ender includes the teminine and the IN WITNESS WHER • IMPORTANT NOTICE: Delete, by lining not applicable; if warranty (a) is appli- as such word is defined in the Truth- beneficiary MUST comply with the Ac	e neuter, and the singular number EOF, said grantor has hereur out, whichever warranty (c) or (b) is able and the beneficiary is a creditor n-Lending Act and Regulation 2, the	shall mean the holder and owner; ind truing this deed and whenever the co- neludes the plural.	r lirst above written.
beneficiary MUST comply with the 'Acid disclosures; for this purpose, use Staven If compliance with the Act is not require state an activity to the state is not require the state of the state of the state of the state of the state of the state of the state of the lift the signer of the stave is a corporation, use the form of acknowledgement opposite)	and Regulation by making required	JUDY E. AMBERS	amfers)
STATE OF OREGON. County of Klamath This Instrument was acknow 50 y 171 1989	183-94 1949 Jacob	5 OF OREGON, inty of a strain of the strain	$\begin{array}{c} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n}$
(SBAL)		Public for Oregon	(SEAL)
TO:	Trustee ,	then have been poid. Usuffy Hitstbaches of the contents. Abut optanco the auticas order a co of will optation contents.	apparent of the principality of
trust deed have been fully paid and said frust deed or pursuant to statu herewith together with said trust deed estate now held by you under the said that held by you under the said	wher and holder of all indebtedness satisfied. You hereby are directed, to, to cancel all evidences of inde 1) and to reconvey, without warran the Mail, reconveyance and docume	secured by the foregoing trust dee on peyment to you of any sums owi biodness secured by said trust deed ty, to the parties designated by the https://www.com/in/	d. All sums secured by said ng to you under the terms of (which are delivered to you terms of said trust deed the
now an percention objectments and th DATED: diff by man subsets the st	ne (2016), stand and profile thereof	Beneficiery	HET INTERFICIENCE IN CONTRACT
		delivered to the truites for concellation befor	사람 모님이 같은 것 같은 것을 가지 않았는 [] -
COMMENCE COLORDIA (CLARAD		was received for of	at the within instrument record on the day
s. Beneficiary,	SPACE RESE FOR RECORDER'S SUG JUSTI V: COODING	USE ment/microfilm/ JICEPENG 9/Record of Mortg	ckM., and recorded ume Noon or astee/file/instru- reception No
SUID SUID	0.7.2	County affixed.	my hand and seal of
25M No. 981-01+981 Stuer Dand Serves-1845	served 1. 13 allahim and a		MAN PARA PARA

EXHIBIT "A"

Parcel 1

Lots 2, 3, 4, 10, 11, 12, 13, 14, 15, 16 and that portion of Lots 5, 6 and 9 lying Easterly of the Dalles-California Highway in Block 2; Lots 8, 9, 10, 11 and that portion of Lots 12 & 13 lying Easterly of the Dalles-California Highway in Block 3; All in UPPER LAKE GARDEN ACRES, in the County of Klamath, State of Oregon.

CODE 183 MAP 3809-6CO TL 700; CODE 183 MAP 3809-6CO TL 1000; CODE 183 MAP 3809-6CO TL 1100; CODE 183 MAP 3809-6CO TL 1400; CODE 183 MAP 3809-6CO TL 1500

Parcel 2

The East 40 acres of the 77.95 acre parcel known as the N1/2 NE1/4 Section 11, Township 39 South, Range 8 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

CODE 5 MAP 3908 TL 2000

STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for record at request of <u>Aspen Title Co.</u> the <u>18th</u> day of <u>July</u> <u>A.D., 19 89 at 3:14</u> o'clock <u>PM., and duly recorded in Vol. <u>M89</u> of <u>Mortgages</u> on Page <u>13138</u> Evelyn Biehn <u>County Clerk</u> By <u>Oxyclicat</u> <u>Murtlinoless</u></u>

FEE \$18.00