was recoved for meord on the 2001, day

TRUST DEED

HOBELTHIS TRUST DEED, made this 15th day of JULY SET 1989 , between JEFFREY J. WAITE & VALERIE L. WAITE, HUSBAND AND WIFE

as Grantor, ASPEN-TITLE & ESCROW, Inc.

COLUMN 1

ROBERT V. WETHERN

as Beneficiary,

And the second of the second o in book treel votame No. - 369 ... on WITNESSETH: Grantor trrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Grantor irrevocably grains, bargains, senson, described as:

PARCEL 1: " - s to sale ent eve

Transfer the terrority and the second Lot 24, Block 179, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLET NO. 4, in the County of Klamath, State of Oregon.

PARCELIST 2: Carties this tour Deed OR 2412 Mole which it receives hand he deflered to the two carties on the lett receive will be received by the letter to the carties of the received to the letter to the letter received and the received to the letter to the letter received to the letter to the letter received and the received to the letter to the letter received to the letter to the letter received to the letter to the letter received to the letter rece

Lot 37, Block 23, KLAMATH FALLS FOREST ESTATES HIGHWAY 66 UNIT, PLAT NO. 1, in the County of Klamath, State of Oregon, as to an undivided

2 LILUCLUSE. 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 connection with said real estate. tion with said real estate.

Of SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ... TWELVE THOUSAND FOUR HUNDRED AND NO/100 (\$12,400.00)

note of even date herewith, payable to beneficiary or order and made by granter, the final payment of principal and interest hereof, if

note of even date, herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, it not sooner paid, to be due and payable. "AS "DOF" NOTE LETMS", 19 https://document.org/li>
The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of 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. The payable of the maturity dates expressed therein, or the payable of the maturity dates expressed therein, or the payable of the maturity dates.

sold. conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and poyable. The protect the security of this trust deed, grantor agrees, the security of this trust deed, grantor agrees, the security of this trust deed, grantor agrees, the security of the maturity dates expressed therein, or To protect the security of this trust deed, grantor agrees, the security of the property in food condition of the security of cial Code as the beneliciary, may require, and be pay for illing same in the proper public office or offices, as well as the cost of all lien searches made by lling officers or searching agencies as may be deemed desirable by the beneliciary.

To provide and continuously maintain insurance on the buildings now of the seater of the seat of premises beginnt loss of damage by lire and such other heards' as the beneliciary, may from the officer of the seat of th

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, beneficiary shall have the right, it it so election to require that all or any portion of the monies payable as compensation (s. terupic that all or any portion of the monies payable as compensation (s. such taking, which are in excess of the amount payable costs, expenses and altorney's less necessarily paid or incurred by grantor such proceedings, shall be paid to beneficiary and applied by it list upon any reasonable costs and expenses and attorney's less both in the trial and applicate courts, necessarily paid or incurred by beneficiary in such proceedings, and the balance applied upon the indebtedness secured, hereby; and grantor grees, all its own, expense, to take, such, actions and execute such instruments grees, all its own, expense, to take, such, actions and execute such instruments grees, all its own, expense, to take, such, actions and execute such instruments grees, all its own, expense, to take, such, actions and execute such instruments grees, all its own of the processory in obtaining such compensation, promptly upon beneficiary.

9. At any time and from 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 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

together with trustee's and attorney's lees not exceeding the amounts provided by law. 50 by law. 5

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 frustee appointed hereing the successor trustee, the latter shall be vested and without conveyance to the successor trustee, the latter shall be vested the hereunder. Each such appointered upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written assirtancest executed by beneliciary, which, when recorded in the mortage course of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not colligated to notify any party hereto of pending sale under any other deed of shall be of any, action or proceeding in which frantor, beneficiary or trustee that the deal of the party unless such action or proceeding in brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder, must be either an attarney; who is an active member of the Oregon State Bar, a bank, trust company or savings and laan association authorized to do business under the laws of Oregon or the United States to 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 escrew agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees fully serzed in fee simple of said describe	to and with the be	neficiary and those claiming under him, that he is law- has a valid, unencumbered title thereto
position from the presentation of species. Ye do any time said from time to time upon a position provided at the few such presentations of time and presentations of time to time section of the constant time to time and presentation of time for time and time time.	minn request of her- less and the note for 2013, with the alternati effectives trades and	The second secon
and that he will warrant and forever de	lend the same again	18t. all persons whomsoever.
ages, it it is no extra to request that an origine portion, as compensation for such robbin achievable to the control of the art. In excess of the art. In excess of the art. In excess of the art. In the proceedings, that the process is the art. In the art. I		implication of the proposition of the property
ing 1 that on much property If 12 mittality agreed that; 3. In the owel that my conten or of or only in make the right of resourch domain or condensation. For	refered apen pres for domina rest to corre	(Adopt), in All (19) (19) (Adopted an Edyn attaches in Applicationing for each of the Control of
and the court of t	and the control of th	engli ubdah ing disebugan pengangan pengan berandan berandah beranda beranda beranda beranda beranda beranda b Beranda Beranda beranda Beranda Beranda
The grantor warrants that the proceeds of		y the above described note and this trust deed are: as (see Important Notice below), as the hydrogen of the second
This deed applies to, inures to the benefit personal representatives successors and assigns	t of and binds all parti	es hereto, their heirs, legatees, devisees, administrators, executors,
gender includes the feminine and the neuter, and	the singular number in	
* IMPORTANT NOTICE: Delete, by lining out, whicheve	or warranty (a) or (b) is	May J. War
as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulation disclosures, for this purpose use Stevens Ness Form N If compliance with the Act is not required, disregard	and Regulation Z, the on by making required o. 1319, or equivalent	JEFFREY J. MAITE
the signer of the document of the signer of	nder or his violate and a control of the pay	VALERIE L. WAITE
state of the state	official of this or thing of the state of th	regions of combinations of the state of the combination of the combina
County of San Bertand (NO)	mily insurant and reconst	ss.
Deffrey J and Wierich	1407019	by 11 11 11 we sented the second of the seco
habat happy sales of	(As Unitom) server of the United Ast Server of Total Server of	The control of the co
NOTARY PUBLIC CANTON MAP SEPT.	CALIFORNIA	Public for Oregon Section expires: (SEAL) mission expires: (SEAL)
Commission Expires Septz 21, 1992	ADDRAINED THE LABOR TO THE LABOR THE LABOR TO THE LABOR THE LABOR THE LABOR TO THE LABOR	
To: suprished resulting or encoured the flow	turine miteri till v Trustee	HAND COMPANIED IN THE CONTROL OF THE CONTROL OF THE STREET OF THE CONTROL OF THE
The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Y	older of all indebtedness ou hereby are directed.	Secured by the foregoing trust deed. All sums secured by said
estate now held by you under the same. Mail to	convey, without warran	btedress secured by said trust deed (which are delivered to you try) to the parties designated by the terms of said trust deed the
The first shift fall feet feetile.	enes one biorits diales	TABLET SIL TOLLDE LIGHT OF HOLDER CO.
PinT No. 1, in the County	FALLS FORES	FESTATES MICH Beneficiary ULLE, STATE OF Oregon, as to an undivided
Sylpe net less or destroy this Trust Deed OR THE NOTE	which it secures. Beth must b	e delivered to the trustee for concellation before recenveyance will be made.
FOR THE THE COMES	PALLS FORES	COLUMN STATES OF CHILL
[FORM No. 881] DV STEVENS-NESS LAW PUS. CO., PORTLAND; ORE		STATE OF OREGON, County of Klamath I certify that the within instrument
JEFFREY: J.:) AND VALERIE on u. L. WAITE. measurespik Staute pers	ng, sells and conve , Oregon, described	was received for record on the <u>26th</u> day \\ 32 \\ ofJuly
as Beneficiary, Grantor	SPACE RES	TOTAL CONTRACTOR OF THE PARTY O
ROBERT V. WETHERN	RECORDER	s use ment/microfilm/reception No. 3029 , Record of Mortgages of said County.
AFTER RECORDING RETURN TO THE LATTER	F T. AVIJE	Witness my hand and seal of County affixed. HIRBYND WED MEER
ROBERT\V.L WETHERN D wade to P.O. BOX 1996		Evelyn Biehn, County Clerk
CARLSBAD (CA) 092008	Fee \$13.00	PEU BACTILLEAL MULLEAGHE Deputy