5633 represented	TRUST DEED	Vol. <u>mr.9</u> Page 180:
THIS TRUST DEED, made this Duane R. Smith and Carol A.	5th day of	September 19.89
The definition of the second se Second second se		For reality white
as Grantor, Aspen Title & Es	crow, Inc.	as Trust
Charles W. Hemple and Elvir survivorship		and wife with full right of
as Beneficiary,	±4₩	
مراجع والاستان المراجع . 	WITNESSETH:	the test of the second s
Grantor irrevocably grants, barga	ins, sells and conveys to t	rustee in trust, with power of sale, the p

Lot 10, Block 28, FIFTH ADDITION TO KLAMATH RIVER ACRES, in the County of Klamath; State of, Oregon. 21 YIL OLOVICON

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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 said real estate.

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FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Twelve thousand five hundred and no/100---

\$12,500.00
Dollars, with Interest thereon according to the terms of a promissory 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. The date of maturity of note 19
The date of maturity of the debt secured 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, conveyed, 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 the instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.
To protect the security of this trust dead terreture.

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right ol eminent domain or condemnation, beneticiary 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 lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneticiary and applied by it lirst upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness accured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneticiary's for cancellation), without allecting terany in such proceed in the presentation of this deed and the note ior endorsement (in case of lul reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedines, truster may (a) consent to the making of any map or plat of said property; (b) join in

granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The grantes in any reconveyance may be described as the "preven or persons headly entitled thereto;" and the recitats therein of any matters or lacts shall be conclusive proof of the truthiulness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. "It is the service of the services of the services of the services of the services mentioned in this paragraph shall be not less than \$5. "It is without notice, either in person, by agent or by a receiver to be ap-pointed by a court, and without regard to the adequacy of any security for the indebidness hereby secured, enter upon and take possession of said prop-tions of the part of the secure of the secure of the indebidness hereby secured, enter upon and take possession of said pro-tess or any pit hereford in the error of the secure of the secure of the indebidness hereby secured, enter upon and take possession of asid prop-ticiary may determine. If the entering upon and taking possession of asid property, the collection of such errors, issues and profits, or the proceeds of time and other invarance policies or compensation or awards for any taking or damage of the property, and the agplication or release thereof as aforesaid, shall not cure or wive 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 indebitedness secured

concerse or compensation or awards for any taking or daract of the property, and the application or release thereof as sloresaid, shall not cure or wave any default or notice.
 12. Upon default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sessnes with respect sound hereby immediately due and paysble. In such as the second to any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the sessnes with respect sound hereby immediately due and paysble. In such as the second thereby immediately due and paysble. In such as the regulation of the second hereby immediately due and paysble. In such as the neglicity as a moritage or direct the trustee to foreclose this trust deed in reguly as a moritage or direct the trustee to pursue any other right or remedy, either at law or in equity, which the beneficiary may have. In the event the beneficiary elects to foreclose by advertisement and sale, the beneficiary or the truste 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 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 where upon the trustee that proceed to foreclose the instrust deed in the manner provided in ORS 60.735 to 60.755.
 13. Alter the trustee has commenced foreclosure by advertisement and sale, the grantor or any other person so priviled by the trust evolution the ask proved to the date the trustee of a so the end in the default or default. If the default or default or default or default or default or default

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 succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duries conterred upon any trustee herein named or appointed hereunder. Each such appointment and aubitution shall be made by written instrument executed by beneficiary, which, when recorded 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. 17. Trustee accepts this trust when this deed, duly executed and obligated to notily any party hereto of pender any other deed of trust or of any action or proceeding in which drantor, beneficiary or trustee ahall 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 atta or savings and I ban association authorized to do business under the laws of Oregon property of this sate, its subsidiaries, affiliates, agents or branches, the United States attorney, who is an active member of the Oregon State Bor, a bank, trust company regon for the United States, a title insurance company putherized to insure title to real isotes or any agency thereof, or an excraw agent licensed under CRS 65-555 to 695.555.

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The grantor covenants and agrees to an	nd with the beneficiary and those claiming under him, that he is law-
ີ່ຊຸຂົມເຮືອງເມື່ອກາງການນີ້, ເຊິ່ມຊາດເຊັ້ນເຊື້ອງເຊິ່ມເຊັ່ນເຊັ່ນເປັນໃນເປັນເຮົາແມ່ນ ແລະ ແມ່ນ ແມ່ນເຊັ່ນ ໃນປະໂຫຍດ ທາງລາຍເຊັ່ມ ແມ່ນ ແມ່ນເປັນເປັນເປັນເຮັດແມ່ນຊາດ ແລະ ແມ່ນເປັນເປັນເປັນເປັນ ແມ່ນ ແມ່ນ ແມ່ນ ແມ່ນ ແມ່ນ ແມ່ນ ແມ່ນ ແມ່	I-property and has a valid, unencumbered title thereto
that he will warrant and forever defend	n an
. 2. โรง แล้วการ ไม่สามาระสารสารการเรา การเกิด (รูกการการการการสารสารสารสาร - ระนายการ และการการสารสารสารการการการการการการการการการการการการกา	իր ընդիկացիութ՝՝ ամի մանի ներանենի հետունը հետունը են հետունը է հետունը։ Դեստելութ, դեպքում է հետում հետունի հետունը հետունը է հետունը է հետունը։ Հետունը է հետունը է հետունը հետունը է
સંચુદ્ધ છે. આ દાર્ચ ને આદિવાસ બાદ દિલા ત્યાર છે કુલ અને સાથે પ્રાપ્ય છે. આવેલું કરે તે તે દેશ છે કે બાદ કરે કે બાદ જાય તે આ તે સાથે છે. આ ગામ કે બાદ કે બાદ કે જે જે જે જે જે જે જે જે જ છે કે બાદ તે આ ગામ બાદ જે જે જે જે બાદ સાથે સાથે છે. આ ગામ જે	经济和考虑 "你能吃吃吃饭,我们不能是我的是我的爱的吗?""你的话,你还是这个你的话,我们还是我们的你的。"这个你不是不是这个人,我们还不是不是不是我的人,还是不是 我的我的话,我们就是不能不是我的人,我就能知道你?""我们就是你不是我们的,我们还是我们就是我们的你的,你不是不是不是不是不是不是不是不是不是不是不是不是不是不是
ាមស្ដី (ដើមមើរអ្នកអាយាយ) និង ស្មែង ស្ថែង ស្ថិតរដ្ឋាយ ស្មឹងស្ថិតរដ្ឋាយ ស្មឹងស្ថិតរដ្ឋាយ ស្មឹង ស្មឹង ស្មឹង ស្មែងស្ថិត អាយាយស្ម័ង សមាយការ សម្ដេងស្ថិត សេសស្ថិតរដ្ឋាយ ស្មឹងស្មឹងស្ថិត សេសស្ថិត អ្នកស្មឹង ស្មឹង ស្មឹង ស្មឹង ស ស្ថិតរដ្ឋាយ ស្មឹងស្មឹងស្មឹងស្មឹងស្មឹងស្មឹងស្មឹងស្មឹង	สมารณร์ สังหรู้สุดรู้เขาที่ชื่าให้มีของกับการสำหรับสารสารสารสารสารสารสารสารสารสารสารสารสารส
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na de la construir de la const La construir de la construir de La construir de la construir de	n anna an an Anna ann an Anna an Anna an Anna an A Anna Anna
(a)* primarily for grantor's personal, family or	pan represented by the above described note and this trust deed are: household purposes (see Important Notice below), a natural person) are for business or commercial purposes.
rsonal representatives, successors and assigns. The t	nd binds all parties hereto, their heirs, legatees, devisees, administrators, executors, erm beneficiary shall mean the holder and owner, including pledgee, of the contract y herein. In construing this deed and whenever the context so requires, the masculine induler number includes the plural.
in di serie da serie de la fina de la companya de la companya de la fina de la companya de la companya de la c La companya de la comp	tor has hereunto set his hand the day and year first above written.
IMPORTANT NOTICE: Delete, by lining out, whichever war	
t applicable; if warranty (a) is applicable and the benefi such word is defined in the Truth-in-Lending Act and meficiary MUST comply with the Act and Regulation by	Regulation Z, the
closures; for this purpose use Stavens-Ness Form No. 13 compliance with the Act is not required, disregard this no	19, or equivalent. Biane R. Smith
the signer of the above is a corporation,	Carol A. SMith KURANE K. SMITH
the form of acknowledgement opposite.)	HERATTY. IN FACT
County of Klamath	S. Country of water of the second sec
This instrument was acknowledged before me	on This instrument was acknowledged before me on,
Deptembree of 5, 1907, by	
Dushe R. Snith N. P.	The second
h line :- Adding to	Depon Notary Public for Oregon
SEALY of My commission expires: 3-22-92	(SEAL)
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	n Bernellen (f. 1997) and Electron Berley (f. 1997) Andre Stander (f. 1997) and Stander Stander States
STATE OF OREGON,	station of the second se
County ofKlamath	[3] John Markan, Kang Kang Mathematikan and Kang Kang Kang Kang Kang Kang Kang Kang
On this the 25th	
who, being duly sworn (or affirmed), d	id say thathe is the attorney in fact for
	eht by authority of and in behalf of said principal; and he acknowl-
edged said instrument to be the act and.	deld of said principal.
	A p y g Before me:
	is harlene & Aldington
	Notary Public for Oregon. My Commission expires March 22, 1993
ATTOENEY IN FACT ACKNOWLEDGMENT	Notary Public for Oregon. Ny Commission expires March 22, 1993
ATTOENEY IN FACT ACKNOWLEDGMENT Form No. 0-13 (Previous Form No. Form 159)	Wy Commission expires March 22., 1993
Form No. 0-13	
Form No. 0-13	STATE OF OREGON, County of Klamath
Form No. 0-13	STATE OF OREGON. County of Klamath SPACE RE: Filed for record at request of: FOF
Form No. 0-13 (Previous Form No. Form 139)	STATE OF OREGON, County of Klamath SPACE REST Filed for record at request of:
Form No. 0-13 (Previous Form No. Form 139)	STATE OF OREGON. STATE OF OREGON. County of Klamath SPACE RE: Filed for record at request of: FOF RECORDEI Aspen Title Co. on this <u>26th</u> day of <u>Sept.</u> A.D., 19 <u>89</u> at <u>10:48</u> o'clock <u>A.M.</u> and duly recorded
Form No. 0-13 (Previous Form No. Form 159) Grantor Beneficiary AFTER RECORDING RETURN TO	STATE OF OREGON. STATE OF OREGON. County of Klamath SPACE RE: Filed for record at request of: FOF RECORDE! Aspen Title Co. on this <u>26th</u> day of <u>Sept.</u> A.D., 19 <u>89</u> at <u>10:48</u> o'clock <u>A.M.</u> and duly recorded in Vol. <u>M89</u> of <u>Mortgages</u> Page <u>18091</u> Evelyn Biehn County Clerk
Form No. 0-13 (Previous Form No. Form 159) Grantor Benoliclary	STATE OF OREGON. STATE OF OREGON. County of Klamath SPACE RE: Filed for record at request of: FOF RECORDEN Aspen Title Co. on this 26th day of Sept. A.D., 19 89 at 10:48 o'clock A.M. and duly recorded in Vol. <u>M89</u> of Mortgages Page 18091

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