| THIS TRUST DEED, made this Leon S. Allgood, Sr. and Bonnie L. Allgood, husbar as Grantor, ASPEN TITLE & ESCROW, INC. | and the state of the | , between |
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| THIS TRUST DEED, made this 6th October Leon S. Allgood, Sr. and Bonnie L. Allgood, husbar as Grantor, ASPEN TITLE & ESCROW, INC. SANDRA C. KEY | and the state of the | |
| Leon S. Aligood, Sr. and Bonnie Standards Strantor, ASPEN TITLE & ESCROW, INC. | and the state of the | |
| CANDRA C KEY | | rustee, and |
| SANDRA C. KEY | | Course (|
| as Reneticially. | 7월22일 : 2011년 - 2012년 - 1월 21일 : 2012년 - | |
| Constor irrevocably grants, bargains, sells and conveys to trustee in trus | st, with power of sale, t | he property |
| inKlamathing, Standard Lot 10, Blocks1, Tract 1083, CEDAR TRAILS, in the | A CARLES A MARKED AND A MARK | an standa |
| Lot 10, Block 1, Tract 1083, CEDAR IRAILD, In Car Klamath, State of Oregon. | ALE GROATER | |

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise new or hereafter appertaining, and the rents, issues and profits thereot and all fixtures new or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

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sum of the thousand five hundred forty-nine and no/100-----

SID 549.00 and no/100 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, if

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 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 this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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becomes due and payable. In the event the grantor without first has sold, conveyed, assigned or allenated by the grantor without first has sold, conveyed, assigned or allenated by the grantor subtout first has sold, conveyed, assigned or allenated by the grantor subtout first has sold, conveyed, assigned or allenated by the grantor subtout first has sold, conveyed, assigned or allenated by the grantor subtout first has sold properly in good or even the security of this trust deed, grantor adjeces:
 1. To protect the security of this trust deed, grantor adjeces:
 1. To complete or restore and maintain said properly in good and workmanike for the conveyed assigned or allenate subtout and be converted. Admagd or brantor waste of said properly: if the beneficiary so requests, the security and linearing such thanks, cordinances, regulations, covenants, conditions and reading use high all laws, ordinances, regulations, covenants, conditions or event the security and the security of the security as insurance and to the security of the security as insurance and to the security of the security of the security as insurance and the security of the security of the security of the security of the security as insurance and the security of the security of the security of the security as a security of the security

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, beneliciary shall have the right, if 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 as compensation for such taking, which are in excess of the amount required as possible to a such such proceedings, shall be paid to beneliciary and incurred by grantor in such proceedings, shall be paid to beneliciary and incurred by grantor in such proceedings, shall be paid to beneliciary and incurred by grantor in such proceedings, shall be paid to beneliciary and secured hereby; and grantor aggs, and the balance applied upon the indebtedness secured hereby; and grantor aggs, and the balance applied upon the indebtedness secured hereby; and grantor aggs, and the balance applied upon the indebtedness iciary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor aggs, at the otime upon written request of bene-pensation, promptly upon beneficiary's request. 9. At any time and inm time to time upon written request of bene-indersent (in case of luin econveyances, for cancellation), without altecting the liability of any person of any map or plat of said property; (b) join in (a) consent to the making of any map or plat of said property; (b) join in the second to the making of any map or plat of said property; (b) join in

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granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge subordination or other agreement allecting this deed or the lien or charge subordination recovery, without warranty, all or any part of the property. The thereol: (d) recovery, without warranty, all or any part of the property. The structure is any thereol." and the recitals there in on many malters or lacts shall legally entitled the truthluiness thereoi. Trustee's lees for any of the be conclusive proof of the truthluiness thereoi. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. "IO. Upon any delault by grantor hereunder, beneficiary may at any inde without notice, either in person, by agent or by a receiver to be ap-time without notice, either in person, by agent or by a receiver to be ap-time without notice, in its own name sue or otherwise collect the rents, issues and prolits, including those past due and unpaid, and apply the same, issues and prolits, including those past due and unpaid, and apply the same, issues and prolits, including upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of line and other insurance policies or compensation or awards for any taking or damage of the insurance policies or compensation or release thereod as aloresaid, shall not cure or waive any delault or notice. I delault hereunder or invalidate any act done waive any delault or notice. I delault hereunder of any indebtedness secured hereby or in his enformance of any adventer of any indebtedness secured hereby or in his enformance of any adventer of any indebtedness secured hereby or in his enformance of any adventer of any indebtedness secured hereby or in his enformance of any adventer of any indebtedness secured hereby or in his enformance of any adventer of any indebtedness thereon in his enf

property, and the approximation of default hereunder or invalidate any act done waive any default or notice of default hereunder or invalidate any act done barrows and to such notice. 12: Upon default by grantor in payment of any indebtedness secured thereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the declare all sums secured hereby immediately due and payable. In such an event the beneficiary at of direct the trustee to foreclose this trust deed event the beneficiary at a direct the trustee to foreclose this trust deed 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 beneficiary elects to foreclose by advertisement and sale, the beneficiary and event the said described real property to satisfy the obligation and his election to sell described real property to satisfy the obligation and his election to sell and cause to be recorded his written notice of the obligation and his election to sell the said described real property to satisfy the obligation and his election to sell any or the same component foreclose this trust deed notice thereof as then required by law and proceed to foreclose this trust deed notice thereof as then required by law and proceed to foreclose this trust deed notice thereof as then required to 5 days before the date the trustee conducts the sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other persons so privileged by Pays and portion as awould entitie amount, due at the time of the cure other than such portion as would entitie amount, due at the dime of the cure other than such portion and ble of not then be due had oned by tendering the performance required under the being cured may be ourded by tendering the performance required under the default is the person effecting the cure other than such portion as would entit

and expenses, actually incursed in enlocing the obligation of the trust deed together with trustees and attorney's tees 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 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 place designated in the notice of sale or the time to which said sale. Trustes may part of the purchaser its deed in form as required by law conveying that deliver to the purchaser its deed in form as required by law conveying that deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or whall be conclusive proof of the truthfulness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the attrustee, the including the grantor and beneficiary may purchase at the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expense of sale, in-soluting the compensation of the trusted by the trust deed. (3) to all persons attorney. (2) to the obligation it to the interest of the trustee appointed here surglus, if any, to the grantor or to any successor trustee appointed here surglus, if any, to the grantor or to any successor trustee appointed here trustee, the latter shall be vested with all title, powers and successor or succes-sors to any trustee named herein or to any successor trustee appointed trustees and substitution shall be made by written instrument executed by beneficiary which, then recorded in the mortgage records of the successor trustee in the the property is situated, shall be conclusive proof of proper appointment of the successor trustee. If. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record

NOTE: The Trust Deed Act provides that the trustee hereunder 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 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 escrow agent licensed under ORS 696,505 to 696,585.

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| The grantor covenants and fully seized in fee simple of said d | agrees to and escribed real p | with the beneficiary a roperty and has a va | and those claiming under him, that he is law- lid, unencumbered title thereto |
| and that he will warrant and lore | er defend the | same against all pers | sons.whomsoever. |
| 3. Second an evidence of the second secon | Marchael and States of All All States of All States of All All States of All All All All All All All All All Al | 4 production and the second | A PENNI De turne de la construcción de la construcc |
| And the state of contrast statement is source and in the process statement of contrast of the line statement of the statem | and Sources in the | n burning printing. N She apa Shibaba muuri N She apa Shibaba muuri Shibaba Shibaba Shibaba Shibaba | |
| Haraka, J., Davidson, and J. Santara, and S. Santara, and San | naleti se se proposi na ante se proposition na ante se pro | | |
| Vi interiore and the second | i grantor is a nai | tural person) are for busin | less of commercial nurneres |
| This deed applies to, inures to the personal representatives, successors and as secured hereby, whether or not named as a gender includes the feminine and the neute | benefit of and bi signs. The term I i beneficiary here r, and the singula | inds all parties hereto, the beneficiary shall mean the bin. In construing this des Ar number includer the sta | eir heirs, legatees, devisees, administrators, executors, holder and owner, including pledgee, of the contract d and whenever the context so requires the masculine |
| * IMPORTANT NOTICE: Delete, by lining out, wi | ichever warranty (| al or (b) is | nd the day and year first above written. |
| as such word is defined in the Truth-in-Lendin beneficiary MUST comply with the Act and Re disclosures; for this purpose use Stevens-Ness F If compliance with the Act is not required, disre | g Act and Regula gulation by makin | s a creditor flori Z, the | in Lalland |
| (If the signer of the barve is a corporation, use the form of acknowledgement opposite.) | Surg inis nonce. A postation unit i francuista en init i Statisminista | 17 - Martin Constant 17 - Gran Constant 18 - Gran Constant 18 - Gran Constant 19 - Gran C | Contractions of the second sec |
| STATE OF OREGON, | Contraction of the second s | STATE OF OREGON | an alla de la companya de la company |
| anThis instrument was acknowledged | belore me on | County of This instrument was a 19 by | Ss. Chuleshippend be changed before me on |
| LEON S. ALLGOOD, SR. BONNIE L. ALLGOOD | | as | |
| (SEAL) | lic for Oregon | Notary Public for Orego | 20 20 |
| My commission expires, | Horas andragon andra 1975 Angelandar († 1985) 1976 - Angelandar († 1985) 1976 - Angelandar († 1985) 1976 - Angelandar († 1985) | My commission expires. | 그 방법에 집안되었다. 지원 방법에 가장 같은 것 같아요. 그는 것 같아요. 그는 것 같아요. 가지 않는 것 같아요. |
| 이 일을 것 이 가지에서 이 것이 같은 사람에서 한 사람이 가지는 것 같은 것을 많을 것 같다. 가지는 것이 가지 않는 것이 가지 않는 것이 있는 것이 있는 것이 있는 것이 있다. 가지 않는 것이 있는 것이 없다. 이 가지 않는 것이 있는 것이 없는 것이 없을까? 같이 없는 것이 없 것이 없 | To be used only | FOR FULL RECONVEYANCE | id <u>a</u> |
| TO | red blethit redi | Trustee | |
| "herewith together with said trust deed) and t | ancel all evidenc | es of indebtedness secure | be loregoing trust deed. All sums secured by said you of any sums owing to you under the terms of d by said trust deed (which are delivered to you ties designated by the terms of said trust deed the |
| estate now held by you under the same. Mai now at paragraphic states the DATED HIM and such a rest the same | | | Martin Constant of the lerms of Said frust deed the |
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| De not lose or destroy this Trust Deed OR THE N(| DTE which is secures, | Both must be delivered to the ti | Benoficiary |
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| TOF 10 (FORM)NG(881). LSGC STEVENS-NESS LAW PUB. CO., PORTLAND, ORE. | | AR TEALS, In | STATE OF OREGON, County of Klamath }ss. |
| Grantar instantish Sharib Kumari | a m. selle aut j Crugan, de | | was received for record on the 27th. day of |
| Bellequeat. Grantor | | ACE RESERVED | at .11:16o'clockA.M., and recorded in book/reel/volume No. <u>M89</u> on page20637or as fee/file/instru- |
| . Grantor, "Mär bit, a Litta va Litt | | CORDER'S USE | ment/microfilm/reception No7056., Record of Mortgages of said County. |
| Beneficiary | Tèume | r mang m | Witness my hand and seal of County affixed. |
| Attyic follection Dept/ | | WIT DEED Octor | NAME TITLE |
| RM No. 891 Oreson Frith Band Surliss - 18051 B2532 | <u> Fee \$13.0</u> | 0 | By Dauline Mullandere Deputy |

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