-TRUST DEED. Aspen Title #0.10 3479 -Oregon Trust Deed Series-**11884** 3906 🏵 TRUST DEED Vol.mgd Page THIS TRUST DEED, made this 28 day of February 1990, between EDWIN J. CLOUGH III Deneticini, ASPEN TITLE & ESCROW, INC. , as Trustee, and as Grantor. GERTRUDE E. RIKER (alusion an booktnet volume No. ون الشوائي ويلد as Beneficiary. WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in . Level & that the within Sections at SEE LEGAL DESCRIPTION MARKED EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF AS THOUGH FULLY SET FORTH HEREIN...

and fore or desires that Trail Davad CP This MOIS which is securit, daily must be delivered to the security of consellation potent entropy of the security

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 prolits thereof and all lixtures now 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

SUM OF TWENTY NINE THOUSAND AND NO/100

sum of "TWENTY" NINE THOUSAND AND NOT 100 Dollars, with interest thereon according to the terms of a promissory note of even date herewith, payable to beneticiary or order and made by grantor, the tinal payment of principal and interest hereol, it 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 tinal installment of said note The date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal installment of said note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without tirst 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. Consent cannot, be withheld unreasonably. To protect the security of this trust deed, grantor agrees:

sold, conveyed, assigned or alienated by the grantor without first h then, at the beneficiary's option, all obligations secured by, this instrumerent, all become immediately due and payable. Consent. Consent. Consent. The protect the security of this trust deed, grantor directs the security of this trust deed, grantor directs. The protect preserve and maintain said property in some condemonstructed, damaged or and respirations in the trust deed of the 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, beneticiary shall have the right, if its o elects, to require that all or any portion it the monies payable is 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 polied by it first upon any reasonable costs and expanses and attorney's lees, both in the trial and appellate courts, necessarily end to incurred by ben-both in the trial and appellate courts, necessarily of its upon secured hereby; and grantor agrees, at its one sary in obtaining such com-pensation, promptly upon beneticiary's root such actions 9. At any time and from the sources, for cancellation), without allecting the disbutent (in case of lut reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebtedeness, trustee may (a) consent (to the making of any map or, plat of said property; (b), join, in Next, root and reconveyances.

Recenteriory

rument, irrespective of the maturity dates expressed therein, or **cannot** be withheld unreasonably. If the property of the p

and expenses actually incurred in enlocing the obligation of the frust deed independent in the state of the endowing the obligation of the frust deed independent in the state of the state of the state of the state of the state 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 be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels as auction to the highest bidder lor: cash, payable at the time of sale. Trustes shall deliver to the purchase its deed in form as required by law coveying the property, so sold, but without any covenant or warranty, expresse proof of the truthfulness thereol. Any person, excluding the trustee, but including the granter and beneficiary, may purchase at the sales provided herein, trustee stormer and beneficiary any purchase the sales provided herein, trustee is withing the proceeds of sale to payment of resonable charge by trustee stormer. (2) to the obligationet to the interest of the trust deed, (5) to all persons tharing recorded liens sum appear in the order of their priority and (4) the surplus, it any, to the granter to the interest of the truste in the trust ended in the interest may appear in the order of the interest of the supciled to surp-inder. The provided liens appoint to the surcessor or succes-sors to any trustee named herein or to any successor trustee appointed here-inder. Upon such appointment, and without convegance to the successor inder. Upon such appointment, and without convegance to the successor which, when recorded in the more appoint excluded by the counties in or obligated to notify any party hereto of pain each appointment and substitution shall be made by written instrument executed by beneficiary. "It trustes accepts this trust when this deed, duy executed and obligated to notify any party hereto of paine and brought by trustee. "It the index appoint of the o

NOTE: The Trust Deed Act provides that the trustee hereander must be ather an attainey. What is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to a 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 thereat, or an escrew agent licensed under ORS 696,505 to 696,585.

The grantor covenants and agrees fully seized in fee simple of said describ	to and with the beneficiary and ed real property and has a valid,	those claiming under him, that he is law- , unencumbered title thereto
and that he will warrant and forever de	fend the same against all person the model of the same against a same against the same again again again again again the same again again the same again again the same again aga	18 whomsoever.
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The grantor warrants that the proceeds o (a)* primarily for grantor's personal, fam (b) for an organization, or (even it gran		
secured hereby, whether or not named as a bene gender includes the teminine and the neuter, and	ticiary herein. In construing this deed the singular number includes the plura	heirs, legatees, devisees, administrators, executors, holder and owner, including pledgee, of the contract and whenever the context so requires, the masculine d
* IMPORTANT NOTICE: Delete, by lining out, whichev not applicable; if warranty (c) is applicable and the as such word is defined, in the Truthin-Lending Ac beneficiary MUST comply with the Act and Regulat disclosures; for this purpose use Stevens-Ness Form N If compliance with the Act is not required, disregard	beneficiary is a creditor - a subsequences and Regulation Z, the ion by making required (a) 1319- or equivalent	m flough
(If the signer of the obove is a corporation, the signer of the obove is a corporation, the signer of a consolid signer of the source of the source of the signer of the source of the s	a provide a la la construcción de la construcció	MANU 19. March 2019 Provide and Analysis and Annual Angel (1999) and Angel (1999) March 2019 Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) March 2019 Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) March 2019 Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) March 2019 Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) March 2019 Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) March 2019 Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) March 2019 Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) and Angel (1999) March 2019 Angel (1999) and Angel (1999) ange
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Net Cit. Ny commission expires: 3-26	Polania Polani	n III
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The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to		
DALED: "With m' and sind store teremonie, here and appendiments and all theates to be the second store in some to now so hereafter appendance and the lears issues and product thereal and all theates to be a transmission of some in some i		
Do not loso, or dastroy this Trust Dood OR THE NOTE	which is secures. Both must be delivered to the t	Bonoliciary Instate for concellation before reconveyance will be made.
TEVENSINESS LAW PUBLIC , PONTLAND. ORE.	wab rannore was ands	I certify that the within instrument
In KLARADE ALENCIA In KLARADE ALENCIA In Grantor ALENCIA	Outon, dor the to the de- sets of a outon to the de- port to the de- port of the de- bor bor of the de- bor bor of the de- bor bor of the de- bor of the de-	at of
AFTER RECORDING RETURN TO L1 Klamith : /s+ Federal 3540	28. day of Feb SCROW, INC:	Record of Mortgages of said County. Witness my hand and seal of County affixed.
Atta Carol Starkweather Callection Dept	TRUST DEED	AUL NUE DECOR SOCOLA

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A parcel of land situated in Lot 7, Section 4, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

Commencing at the Southeast corner of said Lot 7; thence North along the East line of Lot 7 a distance of 237.17 feet to a point on the Northwesterly right of way line of the Chiloquin Market Road, said point being the true point of beginning; thence South 46 degrees 04' 29" West, 170.39 feet along said Northwesterly right of way line to its intersection-with the Easterly right of way line of The Dalles-California Highway No. 97; thence North 04 degrees 36' 00" East, 188.50 feet along said Easterly right of way line; thence North 85 degrees 24' 00" West; 10:00 feet along said right of way line; thence North 04 degrees 36' 00" East, 88.58 feet along said right of way line; thence East, 110.47 feet to a point on the East line of said Lot 7; thence South 158.79 feet, more or less along said East line to the true point of beginning.

CODE 118 MAP 3507-440 TL 1500

STATE OF OREGON: COUNTY OF KLAMATH: ss.

 Filed for record at request of ______Aspen Title Co.
 the _____28th _____day

 of _______
 Feb:
 A.D., 19 90 at 3:37 ______oclock ____PM., and duly recorded in Vol. M90 ______, of _______
 Mortgages _______on Page ______3906 ______, Evelyn Biehn ______
 County Clerk ________

 FEE \$18:00
 Evelyn Biehn ______
 County Clerk ________
 Evelyn Biehn ________
 County Clerk ________

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