12237 KI LIST JETU STICST SATTO SIGNATION AND COMPANIES Page 4544 POT LIST DEED, made this Add day of March 1990, between TRUST DEED Voleman Page - 4544 GREGG L. AYERS and KATHERINE F. CARLSON AYERS; husband and wife as Grantor, ASPEN"TITLE & ESCROW, INC., as Trustee, and - VMMV P usite forestare e RONALD R. LAUTT and ANNA M. LAUTT, husband and wife **in** tradifice / contract Not 5190 – i da Gafer (1514 – or es tar (136, factur WITNESSETH: as Beneficiary, p cano: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property <u>Klamath</u> County, Oregon, described as: in

Lot 8°Block 2 of Henley Acres, Being #LN3427, #FF04-41816, Tax! Account No.1602592 in Klamath County, Oregon (Norscond

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 thereoi and all fixtures 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 FOURTEEN THOUSAND ONE HUNDRED TWENTY-FIGHT -----

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 linal payment of principal and interest hereol, if not sooner paid, to be due and payable <u>JULY</u>, 19, 95. The date of maturity of the debt secured by this instrument is the date, stated above, on which the linal 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 benciciary, 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, or any part difference of graing purposes. The above described real property is not currently used for agricultural, timber of graing purposes.

Bold, conveyed, assigned of alienated by the grantor without insidence, a shall become immediately due and payable, et one publication secured by this inside herein, shall become immediately due and payable, et one publication and the base described real property is not currently used for caricular the above described real property is not currently used for caricular the base described real property is not currently used for caricular the above described real property is not currently used for caricular the property is not currently used for caricular the property is not currently used for caricular the second of the property is not currently used for caricular the property is not the transfer and the property is not the propery is not the preperty

pensation, promptly upon beneliciary's request, 9, At any time and from time to time upon written request of beneliciary, payment of its ices 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

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(a) consent to the making ol any map or plat ol 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 charke thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the "person or persons legally entitled thereto?" and the recitals therein of any matters or facts shall, be conclusive proof, of the truthfulness thereol. Trustee's lees for any of the services mentioned in this paragraph shall be not less than \$5. 10. Upon any default by grantor hereunder, beneficiary may at any time without notice, either in person, by arceiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereoly secured, enter upon and take possession of said property for any part thereol, in its own name sue or othewise collect the rents, less costs and expenses of operation and collection, including thes antor-ney's lees upon any indebtedness secured hereby, and in such order as beneficiary may determine.

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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. 12. Upon delault by grintor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary this election may proceed to loreclose this trust deed be advertisement and sale. In the latter event the beneficiary or the truste shall escute and cause-to-be recorded, his written notice of delault and his election to sell the said described real, property to satisfy the obligation, secured hereby, whereupon the trustes shall lix the time and place of sale, give notice thereof as then required by 86.735 to 88.795.

the manner provided in ORS 86.735 to 86.795. 13. Alter the trustee has commenced loreclosure by advertisement and sale; and, air dim prior to 5 days belore the date the trustee conducts the sale, the grantor, or, any other person so privileged by ORS 86.753, may cure the delault or delaults? II the delault consists of a failure to pay, when due, sums secured by the trust deed, the delault may be cured by paying the entire amount due at the time of the cure other than such portion as would not then be due had no delault occurred. Any other delault that is capable of being cured may be cured by tendering the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delaults, the person effecting the cure shall pay to the beneficiary all costs and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and altorney's lees not exceeding the amounts provided by lawsauting the sums and expenses actually incurred in enforcing the delaults pays of the amounts provided by lawsauting the sum of the base of the sum o

together with trustee's and altorney's lees not exceeding the amounts provided by lawshift the principle that the 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 at auction to the highest bidder for cash, payable at the time of said. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthulaness thereol. Any person, escluding the trustee, but including the grantor and beneficiary, may purchase at the sale. e may either els at rustee reying r im-pr

the grantor and beneliciary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee and a reasonable charge by trustee's altorney. (2) to the obligation secured by the trust deed, (3) to all persons having recould liems subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their pressity and (4) the surplus. 16. Beneliciary may trust time time time.

aurplus, if any, to the grantor of to his successor in interest entitled to such surplus. If Beneliciary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed here under. Upon such appointment, and without conveyance to the successor frustee; the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and subsitution 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 prool of proper appointment of the successor frustee.

17. Trustee accepts this trust when this deed, duly executed 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 trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the inustee hereunder must be either an atomey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to business under the lows 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 escraw agent licensed under ORS 696.505 to 696.585.

In the grantor covenants ully-seized-in fee simple of se population with bully to the test	id described real property and	neficiary and those claiming under him, that he is law- 1 has a valid, unencumbered title thereto
and that he will warrant and	forever defend the same again	nst all persons whomsoever.
The result of the set	" abull be pure to benefative and	and an initial backing and an analysis of the second secon
consider realised so that and the fixed for the $f_{\rm real}$ in the real sector of the fixed sector $f_{\rm real}$ is the real	and the second	(b) Arabicat and Breedsterr, 112, 122 (1994).
(a) primarily for grantor of $(a)^2$ primarily for grantor of $(a)^2$ primarily for grantor of (b) for an organization, of	he proceeds of the loan represented personal, tanily or heusehold purp (even if granter is a natural person	by the above described note and this trust deed are: ese-(see-Important Notice below), n) are for business or commercial purposes.
This doed applies to, inure personal representatives, successon secured hereby, whether or not not personal representations and	s to the benefit of and binds all parts and assigns. The term beneficiary mind as a beneficiary herein. In con the neuter, and the singular number	rties hereto, their heirs, legatees, devisees, administrators, executors shall mean the holder and owner, including pledgee, of the contrac- struing this deed and whenever the context so requires, the masculing includes the plural.
IN WITNESS WHE	REOF, said grantor has hereu	into set his hand the day and year first above whiten
not applicable; if warranty (a) is ap as such word is defined in the Trul beneficiary MUST comply with the disclosures; for this purpose use Stev	h-in-Lending Act and Regulation Z, the Act and Regulation by making, required rens-Ness Form No. 1319, or equivalent wired. disregard this notice.	
or december properties and but one of another the choice is a corporatio use the form of achaevelogement oppositions that because the party of the second second second that because the party of the second second second second that a second second second second	Maister, Such application of reference that And default freementer of involuters any	KATHERINE F: CARLSON AYERS
County of	Klamath ; ss. man ; man of	TEOF OREGON County of
This instrument was ack March フザ 19 Gregg L. Ayer Katherine F. Car	90, by	202 The second s
michael Cm	Notary Public for Oregon Not	tary Public tor Oregon (SEA
My commission ex	pires: 10-24-93	Commission expires
ASPEN TITLE	to the cost of the second seco	with or my rout the solution interact durating sold a real in the futured outside the science reserves interacting the interaction multiple, introduction of the interaction distances in the interaction
tout deed have been fully pai	d and satisfied. You hereby are dire	edness secured by the foregoing trust deed. All sums secured by seted, on payment to you of any sums owing to you under the term i indebtodness, secured by said trust deed (which are delivered to varranty, to the parties designated by the terms of said trust deed warranty, to the parties designated by the terms of said trust deed
herewith together with said fra estate now held by you under	the same. Mail reconveyance and d	locumenta to transferre
DATED:	ile formers, could ample and out the rents issues and profile	anna M. Loutt
Do not loss or destroy this Tri	281 Deed OR THE NOTE which it secures. Both	h must be delivered to the trustee for concellation before reconveyance will be made.
TRUST D	"2 of Hen ey Acres,	RETURN COMMENT OF STATE OF OREGON, BETURN STATE OF OREGON, County of State Klamath I certify that the within instrum
GREGG Li . AVERS		was received for record on the .12th of
KATHERINE ¹⁶ F ^{1,64}	Grantor	FOR page 4544 or as fee/file/in
ANNA M. LAUTT	Beneficiary Stract	Witness my hand and set
AFTER RECORDING MICHAEL, C., MI 601 Main Stre	LLER unde the state state	gan of <u>Evelyn Biehn, County Cli</u> NAME NAME NAME
Klamath Falls	OR 97601-6007	3.00

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