	Aspen Title #01035570 copyright 1880 stevens.ness Law publishing co., portland, or 875
Ne 20274	TRUST DEED Volmad Page 18707
THIS TRUST DEED, made this KENNETH R. FENSTERMACHER and	17
as Grantor, ASPEN TITLE & ES R. E. DOWELL	CROW, INC. Becong of protosocial as Trustee, and Becong of protosocial as Trustee, and Becong of protosocial as
as Beneficiary, Grantor irrevocably grants, barga	WITNESSETH: ins. sells and conveys to trustee in trust with power of sale the propert
inKlamathCounty SEE LEGAL DESCRIPTION MARKED A PART HEREOF AS THOUGH FULL	EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE
WHEN THE PRINCIPAL BALAN TRUST IS PAID DOWN TO A AGREES TO CAUSE A PARTIA PARCEL 1 OR PARCEL 2 (WH GRANTORS HEREIN), THUS F FROM SUBJECT PROPERTY.	NCE OF THE NOTE WHICH IS SECURED BY THIS DEED OF PRINCIPAL BALANCE OF \$50,000.00, OR LESS, BENEF AL RECONVEYANCE TO BE ISSUED TO RELEASE EITHER HICH PARCEL SHALL BE AT THE OPTION OF THE ELIMINATING THE LIEN AND CHARGE OF THE TRUST DEE SF
now or hereafter appertaining, and the rents, is tion with said real estate.	nereditaments and appurtenances and all other rights thereunto belonging or in anywis ssues and profits thereof and all fixtures now or hereafter attached to or used in connect PERFORMANCE of each agreement of grantor herein contained and payment of the NO/100
note of even date herewith, payable to beneficia	NO/100Dollars, with interest thereon according to the terms of a promissor ary or order and made by grantor, the final payment of principal and interest hereof,
not sconer paid, to be due and payablede The date of maturity of the debt secured becomes due and payable. In the event the wit sold, conveyed, assigned or alienated by the	Incrementation of the second s
To protect the security of this trust dee 1. To protect, preserve and maintain said prop and repair; not to remove or demolish any building or prot to commit or vertile any waste of said croactive	perfy in good condition granting any easement or creating any restriction thereon; (c) join in a
and repair, no. to renove of denoising any duffing of not to commit or permit any waste of said property. 2. To complete or restore promptly and in i manner any building or improvement which may be c destroyed thereon, and pay when due all costs incurred t 3. To comply with all laws, ordinances, regular	subordination of creating any restriction thereon; (c) join in a subordination or other agreement allecting this deed or the lien or char thereol; (d) reconvey, without warranty, all or any part of the property. The frances in any reconveynee may be described as the "person or person or person or person or structed, damaged or legally entitled thereto," and the recitals therein of any matters or lacts sh herefor, tions, covenants, condi-
tions and restrictions attecting said property, it the bet join in executing such linancing statements pursuant to cial Code as the beneficiary may require and to pay proper public office or offices, as well as the cost of by filind officers or searching adencies as may be de	neticitary so requests, to 10. Opon any detauit by grantor hereunder, beneticiary may at a the Unitorn Commer- time without notice, either in person, by agent or by a receiver to be a for liling same in the all lien, sarches made the indebtedness hereby secured, enter upon and take, possession of said pro semed desirable by the erty or any part thereof, in its own name sue or otherwise-collect the ren insure and profits including them and upon the index collect the ren
beneficiary. A To provide and continuously maintain insu now or hereafter erected on the said premises against and such other hazards as the said premises against and such other hazards as the said premises against anount not less than 3 to beneficiary, with loss po- policies of insurance shall be delivered to the benefici policies of insurance shall be delivered to the benefici	ime to time require, in licitary may determine. yable to the latter; all collection of such rents, issues and profits, or the proceeds of the and oth aty as soon as insured; insurance policies or compensation or awards for any chief or demede of t
it the grantor shall lail for any reason to procure any deliver said policies to the heneliciary at least litten d tion of any policy of insurance now or hereatter ple the beneficiary may procure the same at grantor's collected under any lite or other insurance' policy may ciary upon any indebtedness secured heret, and in su may determine, or at option of beneficiary the entire.	aced on said buildings, pursuant to such notice. expense. The amount 12, Upon default by grantor in payment of any indebtedness secur y be applied by benefi- hereby or in his performance of any agreement hereunder, time being of t essence with respect to such payment and/or performance, the beneficiary m
any part thereot, may be released to granfor. Such app not cure or waive any default or notice of default here act done pursuant to such notice. 5. To keep said premises tree trom constructio faxes, assessments and other charges that may be levi against said property belore any part of such taxes, charges become past due or definquent and promptly-	plication or release shall event the beneficiary at his election may proceed to foreclose this trust ded in equity as a mortage or direct the trustee to loreclose this trust ded advertisement and sale, or may direct the trustee to pursue any other right remedy either at law or in equity, which the beneficiary may have. In the eve the beneficiary elects to foreclose by advertisement and sale, the beneficiary the trustee shall execute and cause to be recorded his written notice of defan
charges become past due or definiquent and photophys- to beneficiary; should the grantor fail to make payme ments, insurance premiums, liens or other charges pay by direct payment or by providing beneficiary with make such payment, beneficiary may; at its option; and the amount so paid, with interest at the rate set it hereby, together with the obligations described in para	nt of any fares, assess- pable by grantor, either, secured hereby whereupon the trustee shall lir the time and place of sale, a pable by grantor, either, notice thereof as then required by law and proceed to loreclose this trust de tunds with which to make payment thereof, 13, Alter the trustee has commenced loreclosure by advertisement a orth in the note secured sub- and at any time prior to 5 days before the date the trustee conducts t
trust deed, shall be added to and become a part of the trust deed, without waiver of any rights arising from covenants hereol and for such payments, with interest erty hereinbelore described, as well as the grantor, same extent that they are bound for the payment of described, and all such payments shall be immediately out notice, and the nonpayment thereol shall, at the o	a breach of any of the sums secured by the trust deed, the default may be cured by paying it as aloreanid, the proof secure amount due at the time of the cure other than such portion as wo shall be bound to the soft the be due had no default occurred. Any other default that is capable of the obligation herein being word weak the purch due to the performance required under
render all sums secured by this trust deed immediatel constitute a breach of this trust deed. 6. To pay all costs, lees and expenses of this of title search as well as the other costs and expenses in connection with or in enforcing this obligation and lees actually incurred.	trust including the cost together with trustees and altorneys lees not exceeding the amounts prome by law. A Otherwise, the sale shall be held on the date and at the time s place and altorneys of the time to th
allect the security rights or powers of beneliciary or t action or proceeding in which the beneliciary or frusteed any suit for the foreclosure of this deed, to pay all cluding evidence of tille and the beneliciary's or trust amount of altorney's fees mentioned in this paragraph lived hw the trial covert and in the event of an annea	to may appear, including shall be addiver to the nighest black for cash, payance at the time of said. I rus of may appear, including shall deliver to the purchaser its deed in form as required by law convey costs and expenses, in- the property so sold, but without any covenant or warranty, express or i led's attorney's less; the pied. The recitatis in the deed of any matters of lact shall be conclusive pr of in all cases shall be of the truthfulness thereof. Any person, excluding the trustee, but includ I from any indiament of the truthfulness thereof. The pay nucleuse at the said.
ney's lees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said under the right of eminent domain or condemnation, bu	cluding the compensation of the trustee and a reasonable charge by trust attorney, (2) to the obligation secured by the trust deed, (3) to all persu- having recorded liens subsequent to the interest of the trustee in the tr deed as their inferests may appear in the order of their priority and (4) i encliciary shall have the supplus, if any, to the drantor or to his successor in interest entitled to su
as compensation for such taking, which are in excess to pay all reasonable costs, expenses and attorney's incurred by grantor in such proceedings, shall be p applied by it first upon any reasonable costs and expe	of the amount required 16. Beneliciary may from time to time appoint a successor or suc- paid to beneliciary and under. Upon such appointment, and without conveyance to the success mess and attorney's less, trustee, the latter shall be vested with all title, powers and duties confer upon the indebtedness and substitution shall be made by written instrument executed by beneficia
both in the trial and appellate courts, necessarily pail liciary in such proceedings, and the balance applied secured hereby; and grantor agrees, at its own expens and, execute such instruments as shall be necessary.	se, to take such actions which, when recorded in the mortgage records of the county or counties in obtaining such com-a which the property is situated, shall be conclusive proof of proper appointm
out notice, and the holpsynthic interest shall, at the o render all sums secured by this trust deed immediate constitute a breach of this trust deed. The second second of the second second second second second second destinations and the second second second destination of the second second second second destinations and second second second second destination of the second second second second second second second second second second second destination of the second second second second second destination of attorney's less methods and second second destination of the second second second second second second second destination of such taking, which are in second to pay all reasonable costs, second second second second distorney is first upon any reasonable costs and expression applied by it lirit upon any reasonable costs and expression and second distorney is it lirit upon any reasonable costs and expression and second destination and second seco	property shall be taken not the structured by shall be taken not the structured by shall be taken not the structured by the tructured in any structure the stature is a structure in a structured by the stature is a structure in a structure is a structure in a structure is a structure in a structure is a structure in a structure is a structure in a structure is a structure is a structure is a structure in a structure is a structure is a structure in a structure is a st

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18708 The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto San is Francis and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)\* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledge, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set this hand the day and year first above written. moth RY lermac OM \* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truh-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. NETH R. FENSTERMACHER FENSTERMACHER endulla STATE OF OREGON, County of \_\_\_\_\_Klamath ) SS. September. This instrument was acknowledged before me on . KENNETH R. FENSTERMACHER and STELLA FENSTERMACHER This instrument was acknowledged before me on hv ..... 20 as **C**2 Weiten Adding for Oregon Notary Public for Oregon My commission expires March 22, 1993 of REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee TO: ..... The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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 reconverance and documents to ..... while destored well and distance one we knowline assess DATED: .... 1 Beneficiary SKON- SUBJECT - PROSENTA: CHANTORS TRAFTAD. THUS ELIMINATING THE LIEN AND CHARGE OF inter a state in 1985D De net lese er destrey this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before recenveyance will be made. RUHE 1 SSUND/TO L RECONVEYANCE TO BE ЖP s "JORICYREE. 200 1000 001 02 0102 ICE OF THE MOLE MILCH TRUST DEED STATE OF OREGON, 88. Y SET FONTH HEREIN. County of .... EXHERIC WW. VILVERED HEREIO Certify that the within instrument STEVENS NESS LAW PUS. CO. PORTCAND. ORE THE was received for record on the ....... day Onegon, dos objections of ..... the relle and conserve to reflect the .... oʻçlock .... . <u>1995</u>8 M., and recorded at . in book/reel/volume No. ..... ..... on SPACE RESERVED Grantor or as fee/file/instru-Second State page FOR ment/microtilm/reception No......, RECORDER'S USE Record of Mortgages of said County. nostau Witness my hand and seal of CKOF JULINO. Beneficiary County affixed. AFTER RECORDING RETURN TO STELLA TENSIERANDHER R.E. Dowell's under winds wind ense and a set day of ...17 TITLE Klamath Halls, OR 97603 18051 DEED Deputy /By.

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## PARCEL 1:

All of Lot 10 and portions of Lots 8 and 9, Block 8, RAILROAD ADDITION TO THE CITY OF KLAMATH FALLS, lying Southerly of the extension of a line running Northeasterly and Southwesterly located in the center of the common wall separating the building located substantially on said Lot 8 and the building located substantially on said Lots 9 and 10, in the County of Klamath, State of Oregon, said line being more particularly described as follows:

Beginning at a point on the West line of Lot 9, said point being South 00 degrees 21' East, a distance of 0.92 feet fromthe Northwest corner of Lot 9; thence North 89 degrees 20' 48" East along the centerline of said common wall and its Northeasterly and Southwesterly extensions, a distance of 135.20 feet to a point on the East line of Lot 8, a distance of 0.04 feet Northwesterly from the Southeast corner of Lot 8.

PARCEL 2:

The East 110 feet of Lots 1 and 2, Block 4, SECOND ADDITION TO ALTAMONT ACRES, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-33BC TL 100 CODE 41 MAP 3707-10DC TL 200

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

		the <u>18th</u>	_ day
Filed for r	ecord at request of Sept A.D.,	19 90 at 10:46 o'clock A.M., and duly recorded in Vol. M90	,
or	of	Mortgages on Page	
		Evelyn Biehn . County Clerk	
FEE	\$18.00	By Qauline Mullenslow	