Contraction inc. doi-i-Oregon Trust Deed Series-TRUST DEED (No restriction on assignment).	
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ASPEN O2035986 VOLMON PUB.CO., PORTLAND.C. 252 RVII 212 01 01 01 01 01 01 01 01 01 01 01 01 01	<u>JR. 972</u>
Vol. 1990 Page ~ 545	19
December Jecember 19 90 bet	wee
as Grantor, ASPEN TITLE & ESCROW, INC.	, CC
as Grantor, ASPEN TITLE & ESCROW, INC. ROD C. HUSAIN AND LINDA L. HUSAIN, HUSBAND AND WIFE WITH FULL as Trustee, RIGHTS OF SURVIVORSHIP	
RIGHTS OF SURVIVORSHIP RIGHTS OF SURVIVORSHIP as Trustee,	
as Beneficiary,	ain
- Demendary, cytose	••••••
Grantor, irrevocably deants to WITNESSETH:	•••••
Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the prop Lot ID of the Resubdivision of Blocks	
in KLAMAIH LOT 10 of the ResubCounty Oregon, described as: CITY OF KLAMATH FALLS, in the County of Block 125, MILLS ADDITION TO THE Oregon, EXCEPT, and Description of Klamath State	1911
	erty
Oregon, Except, FALLS, in the County of Kingets ADDITION TO THE	
WODIES PORTION lying within the use state of	orang
CODE 1 MAP 3809-33AD TL 500	
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now or hereafter appertaining, and the rents, hereditaments and appurtenances and all other sides of	
together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anyw now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection for with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of t HIRTEEN THOUSAND AND NO/100	ise
======\$13,000 00)	he
note of even date herewith, payable to hereking more and believe and believe the second	.
The date of maturity of the debt secured by this instrument is the date, stated above	iŧ
a stated shows a stated shows	
To protect the security of this trust deed, grantor agrees: and reparts not to commit or permit any waste of said property in good condition not to commit or permit any waste of said property in good condition. To complete or restore promply and in good and workmanlike destroyed thereon, and pay when due all costs incred damaged or tions on allecting all destings, regulations, covenants, condi-	te
not to commit or permit any waste of said property, and a solution fracting any essement or creating any restriction thereas.	
and repair; not to remove or demolish and property in good condition not to commit or permit any waste of said property. 2. To complete or testing property, manner any building or improvement which may be donstructed, damaged or 3. To comply with all laws, ordinances, regulations, covenants, condi- join in executing such linancing statements pursuant to the Uniorem or an or any she description and provide the formation or other agreement allocting this deed or the lien or char, thereoi; (d) reconvey motivat warranty, all or any part of the property. The formation of the regulations and the recitals therein of any matters or lasts has the beneliciary may requires pursuant to the Uniorm Comment the conclusive prod of the furthilluless thereo. 10. Voor any default in the spargraph shall be dong the furthillows the solution of the statement of the solution comment the solution of the solut	ly ∦e
tions and restrictions allecting said property: it the beneficiary so conclusive proof of the truthlulness therein of any matters or facts sha	1e 75
3. To comply with all laws, ordinances, regulations, covenants, condi- ions and restrictions allecting said property; if the beneliciary so requests, to ioid Code as the Eeneliciary may require and to pay for liling same marks and the second secon	// .e
proper public office of office and to pay for filing same without notice aither in of grantor hereunder, hendlichand	
by ling officers or sourching agencies as well the cost of all liens same in the beneficiary. now or herealter erected on the said premises against loss or damage by fire and anomint not less than \$. Insurance or the buildings by the companies and acceptable to the beneficiary without notice, either in present, by agent or by a receiver to be and successful to the said premises against loss or damage by fire companies not less than \$. Insurance or the buildings the same and successful to the beneficiary with the same by the and successful to the beneficiary with the same by the companies of the building the same by the same companies to the beneficiary with the same by the same companies to the beneficiary with the same by the same companies to the beneficiary with the same by the same companies to the beneficiary with the same by the same companies to the beneficiary with the same by the same companies to the beneficiary with the same by the same companies to the beneficiary with the same beneficiary with the same companies to the beneficiary with the same beneficiary with the same the same beneficiary with the same beneficiary with the to the beneficiary with the the same the same beneficiary with the same beneficiary with the tothe beneficiary with the tothe the same beneficiary with the tothe	<u>-</u> 1
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clary upon any infe or other insurance policy may be amount the amount to such notice.	. 1
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tof cure or waive and delayed to grantor. Such application or clease shall declare all sums secured hereby in and/or performance, the beneficience with the sums secured hereby the and/or performance, the beneficience with	
and said property before any next set hat may be level of and to pay all severilsement and sale, or may direct the trustee to foreclose this trust deed by	
bendicary should be fornot full and promptly deliver receipts thereins the beneficiary elects to forclose by advertisement and share. In the event	
Gileci navenant and the said described and the said described and	
Id the amount so naid with zero and the source with which to notice thereof as then required by law and proceed in the manner which to in the manner with which to be a set of source	
ust deed, shall be added to be commenced to be a start scored sale and at the trustee has commenced to be	
without waiver of any rights arising from the debt secured by this sale, the grantor or any other person so the date the trustee conduct the	
scribed, and all such payments shall be imported to the obligation berein not then be due had to delat the time of the cure other than such paying the	
6. To nay all the strust deed.	
title search as well as it costs and expenses of this trust including the cost connection with or in enforcing the soligation and trustee incurred actually incurred. 14. Otherwise the selection of the amounts provided	
actually incurred. It of the sale shall be held on the sale shall be h	
7. To appear in and defend any action or proceeding purporting to for or proceeding in which the beneficiary or trustee may appear, including y suit for the foreclosure of this deed, to not at any appear, including ind a which the beneficiary or trustee may appear, including appear in and defend any action or proceeding purporting to in one parcel or in separate parcels and shall sell the parcel or the appear in any appear, including and appear in a separate parcels and shall sell the parcel or the second shall sell the parcel or the appear in a separate parcel or in separate parcels and shall sell the parcel or the second se	
y suit for the foreclosure of this deed to suit any appear, including auction to the hidset hidse parcels and shall sell the parcel of the par	
pount of attorney's less mentioned in driver's less in the property of the purchaser its deed in form a required of sale. Trustee	11
ale court shill court, grantor further agrees to pay and from any judgment or of the truthfulness thereof. Any matters of fact shall be conclusive proved	11
It is mutually adreed that	
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deed as their interests for require that all denderination, beneficiary shall have the deed as their interests may be interest of the interest	
by all reasonable set taking, which are in excess of the mount required surplus. The surplus in grantor or to his successor in interest entitled to such	11
the barebut and the balance applied time at the buccessor	
y in such proceedings, and this, incessarily paid or incurred by bene- red hereby; and granter agrees, at its own expense, to take such actions erecute such instruments as shall be necessary in obtaining such com- 9. At any time and from time to time upon which the property is situated, shall be meeting of the country or counties in which the property is situated, shall be meeting of the country or counties in the property is situated, shall be meeting of the country or counties in the property is situated by which the property is situated.	1
mich, when recorded in the mortalitient matument executed by beneficiary, y and any time and from time to time your which the property is situated, shall de records of the county or countier in	64

9. At any time and iron time to time upon written request of bene-liciary, payment of its fees and presentation of this deed and the note for endorsement (in case of lull reconveyances, for cancellation), without allecting the liability of any person for the payment of the indebideness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

At IH.

CORL N.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and laan 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 escraw agent licensed under ORS 696.505 to 696.585.

which the property is situated, shall be conclusive prool of proper appointment of the successor truit se. 17. Truite encounts of the struct when this deed, duly executed and acknowledged is make a public record as provided by law. Trastee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficinity or trustee shall be a party unless such action or proceeding is brought by trustee.

I, shall be conclusive proof of proper appointment

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 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 if 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 pledgee, 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 his hand the day and year first above written.

* 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 Truth-in-Lending Act and Regulation 2, which 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.

seen eon LEON R. ANDRIEU MINNIE R. R. ANDRTEIL

(If the signer of the above is a corporation, use the form of acknowledgement apposite.)

STATE OF OREGON, STATE OF OREGON,)) ss. .) County plant Klamath) ss. County of This instrument was acknowledged before me on December 21, 1990, by LEON AR ANDRIEU and This instrument was acknowledged before me on , by SEALS OF MY commission expires: 38 her Notary Public for Oregon Notary Public for Oregon (SEAL) My commission expires: and most success teritate estatuare as ates REQUEST FOR FULL RECONVEYANCE activated are break only when obligations have been poid.

Trustee

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 reconveyance and documents to

DATED:

ediave is

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TO:

Beneficiarv

Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED	- 2017-10-00-00-00-00-00-00-00-00-00-00-00-00-	STATE OF OREGON, County ofKlamath }ss. I certify that the within instrument
Conologi decono del ocuerto como la fuerta de conocercita de la c	mi e lle und conserve in accord Chapter depublied se a fresher i pri pe fresher fresher fresher	was received for record on the 27.th day of
GP 3-MALL Grantor) ALL WERREN HA	at 3:50 o'clockR.M., and recorded in book/reel/volume No
LERRAL CONTRACTOR IN	RECORDER'S USE	page
Beneficiary	ien i valstean sach	Witness my hand and seal of County affixed.
ASPEN TITLE & ESCROW, INC. 525 MAIN STREET KLAMATH FALLS, OR 97601	12021 Deep	Evelyn Biehn, County Clerk NAME By Quiline Mullin Sail Deputy

25560 100 1914 (Anis) The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully seized in fee simple of said described real property and has a valid, unencumbered title thereto 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 if 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 pledgee, 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 feminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. Ď * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creation as such word is defined in the Truth-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. 011 LEON R. ANDRIĘU (م) <u>e</u> MINNIE R. ANDRIEU and the transformed and the second (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, County pr. Klamath STATE OF OREGON, \$5. County of This instrument was acknowledged before me on December 21. 1990, by This instrument was acknowledged before me on 19 LEON AR ANDRIEU and in AC. MINNIE R. ANDRIEU (SEALT OF My commission expires: her Notary Public for Oregon Notary Public for Oregon

My commission expires:

(SEAL)

7473-183 REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO:, Trustee

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 reconveyance and documents to

DATED:, 19......

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at lass or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

Beneficiary

FORM No. 881-1)	ien jasodinegyeni pie Dirot romuse oli ende	STATE OF OREGON, County ofKlamath
A CONTRACTOR OF A CONTRACTOR A C		I certify that the within instrument was received for record on the 27th day of
Grantor	SPACE RESERVED	at 3:50 o'clock .R.M., and recorded in book/reel/volume No. <u>M90</u> on
LETABLE AN ENVIRONMENTS	FOR RECORDER'S USE	page
AFTER RECORDING RETURN TO	is particular La lance Mars (Sa fuidabach) La lance Mars (Sa fuidabach)	Witness my hand and seal of County affixed.
ASPEN TITLE & ESCROW, INC 525 MAIN STREET KLAMATH FALLS, OR 97601	10721 BELD Fee \$13.00	By Auline Mullindare Deputy