	THIS TRUST DEE ROY D. FREEMAN	D, made this AND KATHRY	N E. FREE	EMAN, H	USBAND E		, as	Trustee, and
as	Grantor, ASPEN	TRUSTEE	OF THE J	AMES E	HAMLIN	AND BET	<u>TY</u> R.	· · · · · · · · · · · · · · · · · · ·
	JAMES E. HAMLIN HAMLIN 1978 FAI Beneficiary, Grantor irrevocabl	AILY IRUST	WITI	NESSETH	: trustee in t	rust, with p	ower of sale.	, the property
in	Grantor irrevocabl KLAMATH SEE EXHIBIT "A	y grants, bargai County ATTACHED	ns, sells and c Oregon, desc HERETO	cribed as:		-		
	SEE EXHIBIT 7			· .				
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3	together with all and single now or herealter appertain show with said real estate.	the tenements	hereditaments	and appurte	nances and all nd all fixtures	other rights now or heread	thereunto below ter attached to	nging or in anywis or used in connec- and payment of th
	together with all and single now or hereafter appertain tion with said real estate. FOR THE PURPO	SE OF SECURIN USAND FIVE	issues and prom NG PERFORM. HUNDRED	ANCE of ea	nch agreement /100	of grantor he	ording to the t	erms of a promisso
	now of hereafter appertain tion with said real estate. FOR THE PURPO sum of SIX_THO note of even date herewit wid to be du	\$6,500.00) h, payable to benel	liciary or order a	and made by ity Of	ars, with intere grantor, the note, 19	final payment	of principal a ch the final in:	stallment of said n
	not sooner paid, to be The date of matur	ity of the debt sect	deed, grantor ag	trees: ar	anting any easen	ient or creating	any restriction a affecting this de-	thereon: (c) join in ed or the lien or ch wirt of the property.
	and repair; not to remove of and to commit or permit any	waste of said property.	in good and wor-	kmanlike gr maged of b	antee in any re dally entitled the e conclusive proo	conveyance may reto," and the f f of the truthful is this naragrap	ecitals there n of Iness thereof. Tru- shall be not less	than \$5. beneficiary may at
	destroyed thereon, and pay w J. To comply with tions and restrictions allectin	hen the ordinances, ro all laws, ordinances, ro ig said property; if the sing statements pursua	e beneficiary so re- int to the Uniform	quests, to Commers t me in the f	ime without noti sointed by a cour be indebtedness I	ce, either m p f, and without nereby secured.	regard to the ad- nter upon and ta wn name sue or	otherwise collect the main and apply the
	proper public office or offic by filing officers or search beneficiary. 4 To provide and	continuously maintair	insurance on the ainst loss or dama	- buildings ige by fire require, in	less costs and evi nev's lees upon a liciary may deter 11. The	enses of operation my indebtedness mine. entering upon a	nd taking posses and profits, or the	sion of said property progreeds of fire and out taking or damage
	now or hereafter citcher hazards as and such other hazards as an amount not less than \$ companies acceptable to t companies of insurance shall	the beneficiary, with he be beneficiary, with he be delivered to the b	value oss payable to the eneficiary as soon ire any such insura team days prior to	Latter; all as insured; ince and to the expira-	collection of suc- insurance policies property, and th waive any defau pursuant to such	or compensation e application or lt or notice of notice.	release thereof as default hereunder intor in payment	of any indebtedness bereunder, time being
	if the galaxies to the deliver said policies to the tion of any policy of ins the beneficiary may pro- collected under any lite of	beneficially or hereal urance now or hereal ure the same at gr. r other insurance poli- ess secured hereby an	ter placed on a placed of the	be amount by benefi- beneficiary collected, or	hereby or in in essence with residectare all sum	s secured hereb iciary at his ele	y immediately du ction may proceed ect the trustee to	d to foreclose this true o foreclose this true o foreclose this trust of the oursue any other
	nay determine, or at opt any part thereof, may be not cure or waive any de- not cure or waive any de-	released to grantor. S fault or notice of defai notice.	ach apprication in alt hereunder or in- nstruction liens and	validate any L to pay all ssed upon or	advertisement a remedy, either a	nd sale, or may it law or in equi- elects to foreclo	y, which the bene by advertisement use to be recorder	d his written notice of d his written notice of
	taxes, assessments be against said property be charges become past due charges become past due the become past due	or delinquent and pr e grantor fail to make bans or other cha	omptly deliver reco e payment of any irges payable by gl irges payable by gl	taxes, assess- rantor, either ith which to	notice thereof in the manner	ns then required provided in OR er the trustee h	s 86.735 to 86.793 as commenced for 5 days before the	5. reclosure by advertise e date the trustee con out by ORS \$6.753,
	make such payment or make such payment, be and the amount so paid hereby, together with th	neticiary may, at its with interest at the r e obligations described led to and become a any rights arise	option, forth in the ate set forth in the I in paragraphs 6 a part of the debt se sing from breach c sing from breach c	and 7 of this cured by this of any of the aid, the prop-	the default or sums secured entire amount	defaults. If the by the trust of due at the tin ue had no defau	leed, the default ie of the cure oth ift occurred. Any v tendering the f	may be curing the other default that is performance required
	covenants hereof and to even hereinbelore descri same extent that they tracebul, and all such	bed, as well as the are bound for the p payments shall be im	grantor, shan obj ayment of the obj mediately due and at the option of t	ligation herein payable with- the byneliciary id payable and	obligation or defaults, the and expenses moether with	trust deed. In person effecting actually incurr trustee's and a	the cure shall f ed in enforcing to normey's lees not	the obligation of the exceeding the amount
	render all sums secured render all sums secured constitute a breach of t 6 To pay all 0 t site seatch as well	his trust deed. costs, fees and expense as the other costs and before this oblig	es of this trust incl I expenses of the t ation and trustee's	luding the cost trustee incurred and attorney	be postpored)therwise, the sa ated in the not 1 as provided b el or in separat	le shur de internet ice of sale or the y law. The truste e parcels and sha e for cash, paya	e time to which and ee may sell said proj all sell the parcel or ble at the time of so ble at the time of so
	tees actually incurred. 7. To appear affect the security ridi	in and delend any ad- hts or powers of benef- t which the beneficiary device of this deed, it	iciary or trustee: a or trustee may al pay all costs and trustee's atte	nd in any sub ppear, includin nd expenses, in prney's fees; th	shall deliver the property the plied. The i	to the purchase so sold, but vecitals in the de hlulness thereof.	without any cover ed of any matters Any person, exc may purchase al	and of tact shall be conc s of fact shall be conc luding the trustee, bu t the sale.
	any sub-ridence of it cluding evidence of it amount of attorney's fixed by the trial cou- decree of the trial co-	the and the din the lees mentioned in the int and in the event o ourt. grantor further a findle reasonable as i	paragraph trom a	my judgment	pr 15. pr 15. or- shall apply cluding the attorney. (When trustee so the proceeds o compensation (2) to the oblig- orded liens sub-	Is all to payment of the trustee and ation secured by 1 equent to the in-	t of (1) the charge a reasonable charge the trust deed, (2) is terest of the frustee rder of their provide
	nev's tees on such ap It is mutual 8. In the eve	pean ly agreed that: nt that any portion of that domain or cond	all of said propert emnation, beneficia	ty shall be tak iry shall have f e monies paya	red deed as the surplus, it ble surplus, red 10	eir interests may any, to the kri Beneficiary may a trustee name	ator of to his sub a from time to t I herein or to an to and with	mic appoint a success v successor trustee ap hour consevance to
	as compensation for as compensation for to pay all reasonab incurred by grantou pontied by it first u	such taking, outs, and fe costs, expenses and in such proceedings pon any reasonable co pon any reasonable co	shall be paid to shall be paid to osts and expenses at ecessarily paid or i	beneficiary nd attorney's l incurred by be the indebted	and under. Of lees, trustee, fi ener upon any ness and subst	trustee herein n itution shall be ben recorded in	made by written the mortdage res	thereunder, takended b instrument executed b cords of the county (sclusive proof of prope
	ficiary in such pro- secured hereby; and and execute such pensation, promptly	ceedings, and the at it is frantor agrees, at it instruments as shall i upon beneliciary's re- time and from time to	be necessary in ob- oquest. In time upon written	n request of h and the note	on- of the su of the su pene- I for acknowle cting obligated	Truster accept deed is made is to notify any	ats this trust whi public record a party hereto of pr proceeding in v	ending sale under any ending sale under any which grantor, benefic creding is brought by
	ficiary, payment o	"upon beneficiary's re- "upon beneficiary's re- time and from time to it is less and present se of full reconveyance or person lor the payne- making of any map- ued Act provides that in association authorizen- te, its subsidiaries, alf	ant of the indebte	dress, this io	in in shall be	a party unless a		hunh

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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 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.

• 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 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.

ROY D. FREEMAN

This instrument was acknowledged before me on ROY D. FREEMAN and KATHRYN E. FREEMAN (1) 1971., 1971., This instrument was acknowledged by STATE OF OREGON, County of Klamay K. bv; 19....., Start of the start by as ----of $\left(\frac{1}{ke}\right)^{H}$ andra andta. Notary Public for Oregon Notary Public Iol Congrad My commission expires ..

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REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid.

TO:

DATED:

, Trustee

, 19.

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

Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. TRUST DEED STATE OF OREGON, (FORM No. 881-1) County of I certify that the within instrument was received for record on the day of at o'clock M., and recorded SPACE RESERVED in book/reel/voluine No. on Grantor FOR page or as fee/file/instrument/microfilm/reception No......, RECORDER'S USE

Beneficiary AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, INC 525 MAIN STREET KLAMATH FALLS, OR 97601

П

Record of Mortgages of said County. Witness my hand and seal of County affixed.

ss.

TITLE

NAME By Deputy

EXHIBIT "A"

13527

PARCEL 1:

The East 1/2 of Government Lot 2 and E 1/2 SW 1/4 NE 1/4 of Section 6, Township 37 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

PARCEL 2:

THE W 1/2 of Government Lot 2 and the W 1/2 SW 1/4 NE 1/4 of Section 6, Township 37 South, Range 12 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

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CODE 8 MAP 3712-600 TL 300 CODE 8 MAP 3712-600 TL 400

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request of ______Aspen Title Co.
the ______the _____the ____the ____the ____the _____the _____the _____the _____the _____the ____the _____the ____the _____the _____the ____the _____the _____the ____the _____the _____the _____the _____the _____the ____the _____the _____the _____the _____the _____the _____the ____the _____the _____the _____the _____the _____the _____the _____the _____the _____the ____the _____the _____the _____the _____the ____the _____the _____the ____the _____the ____the ____the _____the _____the _____the _____the _____the _____the ____the _____the _____the _____the _____the _____the _____the ____the _____the ____the _____the ____the _____the _____the _____the _____the _____the ____the _____the _____the _____the ____the _____the ____the ____the ___the ___the ____th

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