Aspen Title + 01037103 Vol<u>ma</u>/ Page 18007 FORM No. 831-Oregon Trus TRUST DED 34324

THIS TRUST DEED, made this _____25th _____ day of _____July_____, 19.91 ..., between WILLIAM L. MILLER

as Trustee, and as Grantor, ASPEN TITLE & ESCROW, INC. GEORGE A. PONDELLA, JR. AND DONALD E. BAILEY, each as to an undivided one-half interest

as Beneficiary.

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as:

Lot 8, Section 4, Township 34 South, Range 13 East of the Willamette Meridian, in the County of Klamath, State of Oregon.

CODE 8 MAP 3413-400 TL 100

together with all and singular the tenements, he editements and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, isst es and profits thereof 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

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sum of FOUR THOUSAND FOUR HUNDRED AND NO/100-و منه مرد بنه منه بری مرد مرد مه بین منه بین منه مرد می شود می بینا می می بین مرد می ا

note of even date herewith, payable to beneficiety or order and made by grantor, the linal payment of principal and interest hereof, if

herein, shall become immediately due and payabls. To protect the security of this trust deed grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair; not to remove or demolish any building or improvement. thereon; not to commit or permit any waste of said property. 2. To complete or reators prometly and initiated and prorkmanlike catroyed thereon, and pay where due all costs incurred thereon; 3. To comply with all laws, ordinances; regulations, commands, condi-tions and restrictions aftecting statements pursuant to the Uniform Commer per public officer or otheres; as well as the cost of suit presents in the per public officer or searching agencies an may be done due to the uniform commer by filling officers or searching agencies and the deviate by the there or the building of the beneficiary or or continuously maintain insutunce on the buildings

5. 10 comply with all laws, ordinances, regulations, cristmants, conditions and restrictions attecting usid property, it the ben liciary so requests, to join in executing such linancing statements, pursuant to the Uniform Commercial Code as the beneliciary may require and to pay or taing same in the property bills office or olifiest, as well as the cost of utilings scarches made by the built of the control of other of the said premises against may create the cost of utilings are searches made on a such other hazards as the beneliciary and the built of the builtings of the said premises against may be drived desirable by the built of the said premises against may be drived desirable by the built of the said premises against may the drived desirable by the built of the said premises against may be drived to the builtings and such other hazards as the beneliciary, any from the same and the attern and such other hazards as the beneliciary, with loss payshe to the attern and policies of insurance shall be delivered to the beneliciary as words, with a such as the terms of the same at grantors when the to the driver and be the same and the same and the driver and policies to the beneliciary the other sectors and automatic and policies of the same at grantors when and another there are the same at grantors when and the driver as beneficiary and the same and the driver as a driver any procure the same at grantors when and and built driver as beneficiary and the same and the there any the or other insurance policy may be availed by beneficiary any determine, or at option of beneficiary the entire information or release shall be drivered to such notice.
To keep said premises the form construction i liens and to pay all taxe, assessments and other charges that may be levid or assessed upon or against said property belore any part of auch taxes, assessed and other charges there as a string as a string and the same and the frame of any providing the same any and the frame as anot of the same any and there there any

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all of said pron-rty shall be taken under the right of eminent domain or contennation, teneliciary shall have the under the right of eminent domain or only portion of the monies payable right, if it so elects, to require that all or any portion of the monies payable as 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 osid to beneficiary and applied by it first upon any reasonable costs and ern mes and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by been secured hereby; and grantor agrees, at its own expanse, to take such actions secured hereby; and grantor agrees, at its own expanse, to take such actions and execute such instruments as shall be necessary in actaining such com-pensation, promptly upon beneficiary's request. 9. At any time and from time to time upon written request of bene-ficiary, payment of its lees and presentation of thi decd and the onte for industriate of hell reconveyances. for cancelation, without aftecting the liability of any person for the payment of the indebicdness, truster may (a) consent to the making of any map or plat of such processors.

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PORTLAND, OR 17204

reanting any essement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the line or charge thereoi; (d) reconvey, without warranty, all or any part of the property. The stance in any reconveyance may be described as the "person or persons begally environment," and the resistable therein of any matters or lacts shall be conclusive proof of the truthulness therent. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 55. 10. Upon any default by grantor hereunder, beneficiary may at any inne without notice, either in person, by agent or by a receiver to be ap-ionized by a court, and without regard to the adequacy of any security for "the indebtedness hereby secured, enter upon and take possession of said prop-rity or any part thereoi, in its own adue and unpoid, and apply the same such and profiles; inclusting those past beneby, sind in such order as bern-rey's ten upon any indebtedness secured hereby, sind in such order as bern-iciary may determine. 11. The entering upon and taking possession of said property, the rollection of such rests, issues and profiles for any atking or thema of the adequacy issues any detault or notice of delault hereof as sincessid, shall not cure or waise any delault or notice of delault hereunder or invalidate any act don't insurance policies or compensation or release thereof as invalidate any act don't insurance policies of any afference of any indebtedness secured hereby, and the application or release thereof as invalidate any act don't insurance or in bin relearment of any indebtedness secured hereby or in bin reformance of any afference of any indebtedness secured hereby or in bin enformance of any afference invalidate any act don't in a since for more and any act don't invalidate any act don't in a since in bing enformance of any afference invalidate any act don't in the incording in the programment of any indebtedness secured hereby or in bing enformance of any afference in the

property, and the application or delault hereof as shoresaid, shall not cure or waive any delault or notice of delault hereinder or invalidate any act done pursuant to such notice. 12. Upon delault by grantor in payment of any indubtedness secured hereby or in his performance of any agreement hereinder, the beneticiary may essence with respect to such payment and/or performance, tybels. In such an delare all sums secured hereby immediately due and revioe this trust deed in equity as a mortgage or direct the trustee to to revioe this trust deed advertisement and sale; or may direct the trustee to to be such any other right or remedy, either at law or in equity, which the beneticiary or the beneticiary decise to loreclose by advertisement and sale; or may direct the trustee to to revioe this trust deed proceed to loreclose by adverts and revioe this trust deed in equity as a mortgage or direct the trustee to to revioe this trust deed in equity as a mortgage or direct the trustee to to revioe this trust deed in equity as a mortgage or direct the trustee to to revioe this trust deed in equity as a mortgage or direct the trustee to to revioe this trust deed in the trustee shall execute and cause to be recordenery to satisfy the obligation and his election to sell the said described real frome and place of sale, give notice thereof as then required by laws and incredent to loreclose this trust deed in the manner provided in ORS 86.753, may cure the delault or delaults. It is default or orists to a silure to par, when due sale, and at any time prior to the part the eleault may be cured by paying the entire amount due at the function of the cure other than such portion as would entire amount due at the function of the cure other than such portion as would entire amount due at the function of the cure other than such portion as would entire amount due at the function of the cure other than such portion as would entire amount due at the function of the cure other than such portion as would entire amount due at the functi

together with trustee's and attorney's less not exceeding the amounts provided 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 rank be postponed as provided by law. The trustee may sell suid property els with in one parcel or in separate parcels and shall sell the parcel or parchise suction to the highest bidder for cash, payable at the time of gather the prosperty so sold, but without any coreant or watch be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the grouperty so sold, but without any coreant or watch be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including the frantor and beneficiary, may purchase at economic conveying the state compensation of all the expense of sale, in-shall apply the proceeds of all to using an a reasonable charge by trustees attorney. (2) to the ablibution of the interest of the trustee in the trust deed as their inter sum any number in the order of their priority and (4) the sumplus. If any, to the grantor or to bis successor in interest entitled to such any for the sub-finiter or to bis successor in interest entitled to such any for the sub-finiter or to bis successor in interest entitled to such any finite.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, with all title, powers and duits conferred trustee, the latter shall be wested with all title, powers and duits conferred appoint pratter beam named on written instrument executed by heneficiary, which, when recorded in the morigage records of the rounty or counties in which, then recorded in the morigage records of the county or counties in which, then recorded in the morigage records of the county or counties in which, then recorded in the morigage records of the successor truster is not of the successor trustees this trust when this devid, duly executed and acknowledged is made apublic record as provided by law. Trustee is not obligated to notify any partiest of an indice shall be conclusive processing inter devider do trust or any action or proceeding in which frantor, beneficiary or trustee shell be a party unly such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hersunder must be either an ottoiney, who is an active member of the Oregan State Bar, a bank, trust apmoony or savings and loan association authorized to do business under the laws of Oregan or the United States, a title insurance company authorized to insure rifle to real property of this state, its subsidiaries, alfiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 676.505 to 596.583.

18008 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)* primatily for grantor's personal, fatully of 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 pledge, of the contract secured hereby, whether or not named as a bet efficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, at d the singular number includes the plural. IN WITNESS WHEREOF, said greator has hereunto set his hand the day and year first above written. معتاي : fille * 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. WILLIAM L. MILLER STATE OF OF SCON, County of ALAMEDA) 55 This instrument was acknowledged before me on SEPT 3, 19.9/. WILLIAM L. MILLER by This ins rument was acknowledged before me on bv as of OFFIC AL.I'AL W, P, HUEER Notary Put Ic-California ALAMED & COUNTY My Communica Expres Notary Public for Oregon 3193 My commission expires 14 Novemb M (1), 197 REQUEST FOR FULL RECONVEYANCE To be used only when abligations have been paid. Trustee TO The undersigned is the legal owner and holder of all indebtedness secured by the thregoing 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 curcel all evidences of indebtedness socured by said trust deed (which are delivered to you herewith together with said trust deed) and to recenvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mall reconveyance and documents to DATED: م<u>ورکوبو</u>نی Beneticiary ellation before reconveyarice will be m at he delivered to the trustee for c or destroy this Trust Deed OR THE NOTE which it secu STATE OF OREGON, TRUST DEED 建设的复数 ss. County of _____ Klamath 6 (FORM No. 881) I certify that the within instrument was received for record on the 10thday Sept. 19 91 of at10:48 o'clock A.M., and recorded in book/reel/volume No. _____M91 ____ on SPACE RESERVED page _____ 18007 ____ or as tee/tile/instru-Granter FOR ment/microfilm/reception No. 34324 RECORDER'S USE Record of Mortgages of said County. Although the states of the 当时的 Witness my hand and seal of Beneficia y County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk ATC By Dauline Mullinday Deputy OF THE Fee \$13.00