together with trusters and attention in ensuring the obligation of the trust deed 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 may be postponed as provided by law. The trustee may sell said property either auction to the highest bidget for cash, payable at the parcel or parcels at shall deliver to the purchase its deed in form as requiring of sale. Trustee the property so sold, but set the result of the trustee may sell said property either auction to the highest bidget by cash, payable at the parcel or parcels at the fractions of the trustee may sell said property either auctions of the truthuliness thereof, of any matters of fact shall deliver. The truthuliness thereof, of any matters of fact shall be truther. But inclusive provided by the proceeds of sale or the payers provided herein. Trustee cluding the proceeds of sale provents of the sale. The truthuliness thereof, and may ment of (1) the sapense of sale, in-ation of the truthe sells purchase at the sale. the deliver to the obligation secured and a trust by delivers the deliver to the obligation secured at the trust deed, (3) to all instan-ation the compensation of the trusters of the trust deed, (3) to all instan-tion the granter may apprese in the sale. The truste with the surplus, and there may apprese in the there of the trusters and the trus-ter obligation and beneficiary. The proceeds of the trust deed, (3) to all instan-tion the substantion of the trusters of the trusters and the truster of the surplus. The the granter may apprese in the states in the inter-tion of the granter of the sale states of the pay present of a the surplus. If the success is a sale to the states of the states of the sale. 16 Beneficiary may trust the bost time to the sale there are the the states are to any trustee moved how then the time appoint a successful to such

surplus, if any, to the granter of ht his successf in interest entitled to such surplus. If Beneticiars may from time to time appoint a succession in success under a any frustee named herrin or to any successor trustee appointed the under the latter shall be vested without conservance to the success in the latter shall be vested with without conservance to the success of a succession of the succession of the succession of the success in the latter shall be vested with the succession of the succession upon amplituate herein named or appointed hereunder. Each such appointment which, when recorded in the mortgage records of the county or commens which the uncertaint of the succession of proper appointment of the succession of the struct when this deed, duly serviced and obligated is made a public record as under any other deed of trust or of any action or proceeding in which frantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee. NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attainey, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan 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 thereat, or an escrew agent licensed under ORS 656.553 to 696.553.

It is mutually agreed that: It is mutually agreed that: S. In the event that any portion or all of said property shall be taken under the right of emiment domain or confermation, benchciary shall have the as compensation for such taking, which all or any portion of the movine pay able as compensation for such taking, which are in excess of the answin tryaking in the so-electric to require in excess of the answin tryaking and industried by grantor in such reproceedings, shall be paid to benchciary and bein in the trial and appellate courts, necessarily paid or incurred by beers and expected statuments and the balance applied upon Horney's tees, secured hereby; and grantor adress, at its own expense, to take such actions pensation, promptly upon beneficiary's request. Iciary in Such proceedings, and presentation of this deed and the note to pensation, promptly upon beneficiary's request. Iciary, payment of its teed from time to time upon withen request of bene-redorsenert (in case of lult reconvegances, for cancellation) and the note for the liability of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in

It is mutually agreed that:

saire any default or noice of default hereunder or invaildate any act done pursuant to such noice.
13. Upon default by grantor in payment of any indebtedness secured thereby or in his performance of any afferent hereunder, time being of the declare all sums secured hayment and/or performance, the beneficiary may are noice of any afferent hereunder, time being of the declare all sums secured hayment and/or performance, the beneficiary may are not any proceed to foreclose this trust declare all sums secured in the trustee to foreclose this trust and in equity as a mortfage or incluon may proceed to foreclose this trust ded by the beneficiary and the beneficiary at his route the beneficiary may have the trustee to foreclose this trust ded by the beneficiary in the trustee to foreclose this trust ded by the beneficiary in the trustee to foreclose this trust ded by the beneficiary in the trustee to foreclose this trust ded by the beneficiary may have the tight or the trustee to foreclose this trust ded by the beneficiary may have the tight or the trustee to foreclose this trust ded by the described and its the time and place of all described is the trustee to foreclose this trust deed is the trustee to foreclose this trust deed is the truste of the beneficiary described of the described of the described of the trustee of all described is the trust and all described is the default and the trust ded is the trust and the truste of the described of the truste of the default and the trust and the trust and the trust and the default consists of a hild the truste conducts the sums secured by the trust device the trust and by paying the default or the default and the default counts of a hild the trust and by the secure of the default to the default to the trust ded the default and the default counts of a hild the trust and any the default and the default counts of a hild the trust and the default counts of a hild the trust and the default and the default counts of a hild the trust and the default and the default c

Aranting any easement or creating any testriction thereon; (c) join in any subordination or other afterment atterting this deed or the lief or charge function of the property. The thereof; (d) reconveyance may be discribed as the "property. The feasily eminited thereto," and the recital there of a any matters or later shand be even at the series of any matters or later shand be even at the series of any matters or later shand be even at the series. There is the series of any matters or later shand be even at the series of any matters or later shand be even at the series of a series and of the truthfulness thereof. Trutter's fees large mention of this paragraph shall be not less than \$5.
10. Upon any default by grantor here under, bereficiary may at any pointed be concur, and without regan of the advances of any matters are shared as any of the indebredness herefy secured, enter under the advances of any point. There is the series of the advances of any of the series and property and there and the series and unpaid, and apply the atom issues and property indebtedness secured hereby, and in such order as before including transmitted there on the series of the advance of other any detarmine.
11. The entering upon and taking possession of said property, the induction of such rents, issues and provids or release there of any taking or damage of the any detarmine.
12. Upon default by grantor in payment of any indebtedness secured hereby or in his paration or as adding the received or invalidate any act done how on the secure of any taking or damage of the secure of the secure of the secure of the advance of the secure of t

note of even uate nerewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest becomes in a solution of the debt secured by this instrument is the date, stated above, on which the final instellment of said note becomes due and payable. In the event the within described property, or any part thereoi, or any interest therein is sold, agreed to be for a lienated by the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable.

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er:

Tax Account No.: Code 198 Map 3909-24A0 TL 800

Klamath Falls, OR 97603

Property Address: 7004 Airway Drive

See Attached exhibit "A"

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

as Grantor, Aspen Title & Escrow, Inc., an Oregon Corporation Ernest R. Sessom and Doris C. Sessom, husband and wife, with full rights

Title #04037749

STEVENS-NESS LAW PUBLISHING CO., PORTLAND, OR Vol. <u>mgi</u> Page 24793

COPYRICHT INC TRUST DEED

37885

FORM No. 881-Oregon Trust Deed Series-TRUST DEED.

Aspen

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24794 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. No * 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. HAR SA STATE OF OREGON, County of Klamath) ss. 3 This instrument was acknowledged before me on <u>November</u> ъ OTAR This instrument was acknowledged before me on 5 by ... c ās 0 ·~? . , t 1 de Notary Public for Oregon My commission expires 3-22-4 र 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 watranty, 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 , 19 DATED: Beneficiary ist be delivered to the trustee for concellation before reconveyonce will be a Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both STATE OF OREGON, TRUST DEED SS. County of (FORM No. 881) I certify that the within instrument was received for record on the day , 19....., of _____ in book/reel/volume No. on ACE RESERVED Grantor page or as fee/file/instru-FOR ment/microfilm/reception No. RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneliciary County attixed. FTER RECORDING RETURN TO spen Title TITLE NAME Ath: Escrew Dept Deputy Bv ... #04037749



24795

A portion of that tract of land recorded in Volume 242 at Page 100, Deed Records of Klamath County, Oregon, described as being that portion of the NW 1/4 NE 1/4 of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at the Northeast corner of the above described tract of land which point of beginning is the Northeast corner of the NW 1/4 NE 1/4 of Section 24, Township 39 South, Range 9 East of the Willamette Meridian and bears West along the section line à distance of 1339.75 feet from the Northeast corner of said Section 24; thence continuing West along the section line à distance of 190.96 feet; thence South 0 degrees 19' West parallel with the East boundary of above said tract, a distance of 561.11 feet to the South boundary thereof; thence North 42 degrees 17' East along said South boundary a distance of 286.14 feet to the Southeast corner of said tract; thence North 0 degrees 19' East along the East boundary of same a distance of 349.5 feet, more or less, to the point of beginning.

EXCEPTING THEREFROM that portion of the NW 1/4 NE 1/4 of Section 24, Township 39 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as

Beginning at the Northeast corner of the above described tract of land which point of beginning is the Northeast corner of the NW 1/4 NE 1/4 of Section 24 and bears West along the section line a distance of 1339.75 feet from the Northeast corner of said Section 24; thence continuing West along the section line a distance of 125 feet; thence South 0 degrees 19' West 167 feet; thence East parallel to the North section line 125 feet; thence North 0 degrees 19' East 167 feet to the point of beginning.

EXCEPTING THEREFROM any portion lying in Airway Drive.

CODE 198 MAP 3909-24AO TL 800

STATE OF OREGON: COUNTY OF KLAMATH: 55.

Filed for men

of	Aspen Title Co. Nov. A.D., 19 91 at 10:48 o'clock A Marine the 26th day
· · · · ·	of Mortgages or lock A_M., and duly recorded in Vol day
FEE \$18.00	Evelyn Biehn County Clerk
	By Qourience Museundare