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281-Oregon Trust Boad Series-TRUET DEED,

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Vol. 1192 Page 14936

July

ASPEN TITLE & ESCROW, INC.

as Grantor. as Trustee, and

• PH 3

CECIL JAMES and MILD&ED JAMES, husband and wife with joint right of Survivorship

..... day of

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 1, Block 216, Mills Second Addition to the City of Klamath Falls, in the County of Klamath, State of Oregon.

together with all and singular the terrements, hereditaments and appurtenences and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the roots, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with the property.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum TWENTY-EIGHT THOUSAND FIVE HUNDRED and NO/100----ol

The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of the note becomes due and payable. In the event the within described property, or any part thereol, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated in the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all oblight one secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall

becomes due and payable. In the event she within described property, or any part thereol, or any interest therein is soil, agreed to be soil, canyerd, assigned or alternated in within character dotted the maturity dates expressed therein, or herein, shall become immediately due and payable.
To protect, preserve and maintain the property of good condition and repair; not to remove or dennolish any building or importement thereon; not is commit or parnit any waste of the property.
To complex or restora pron pity and ingood and habitable conditions and repair; not to remove or dennolish any building or improvement thereon; not is commit or parnit any waste of the property.
To complex our restora pron pity and ingood and habitable conditions and restrictions allecting the property; if the beneficiary are require and developed and the property.
To complex with all laws, ociances, regulations, overands, conditions and restrictions allecting the property, goins and payable or other as well as the cost of all lien searches made by illing officers or searching agnetics.
To provide and continuousy numbra insurance on the buildings now or hereafter excited on the property, goins and continuousy numbra insurance on the property is ploited to the beneficiary as soon as insured: if the granter shull bail of any project on the property, against and the fitter of the searching the searches made by line and such other heart's as the beneficiary are ston at restoration to the serphic of the applied of the property in the searches in the property of the searching with a searching and property.
To provide and such other heart's as the beneficiary are there within the stater; all policies of insurance shall be delivered to the beneficiary are non any partition in companies and such as a plant or approved and shall be delivered to the beneficiary as soon as insured. If the granter shall fail for any resens to procure any such insurance profile the policies to the benefic

It is mutually ag 8. In the event i eed that.

8. In the event that any portion or all of the property shall be taken under the right of eminent domain or condemnation, bene-ticiary shall have the right, if it so ejects, to require that oll or any portion of the monies payable as compensation for such taking,

NOTE: The Trust Deed Act provides that the instee hereonder must be slitter on atterney, who is an active member of the Gregon Stote Gur, a bank, trust company or sovings and lean association authorized to de business under the laws of Oregon or the United States, a title institutes company autho-nized to instant title to real property of this state. Its subsidiaries, efficience, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 446.505 to 696.585.

TRUST DEED JOHN P. GILLEMOT 4142 Space C Adelaide Klamath Falls, OR 9,603 Granter CECIL & MILDRND JAMES 1744 KIMBERLY DRIVE KLAMATH FALLS, OR 97(03) Beheficiery	apadt verkaved Fon Recorder 9 use	STATE OF OREGON, County of
After Recording Raturn to (Mome, Address, Zip): ASPEN TITLE & ESCROW, INC. COLLECTION ESCROW DEF/RTMENT 525 MAIN STRENT KLAMATH FALLS, OR 97(0)		Witness my bund and seal of County affixed.

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and that the grantor will warrant and icrever defend the same against all persons whomsoever. The grantor warrants that the p openis of the loan represented by the above described note and this trust deed are: (a)^b primarily for grantor's personal, jamily or household purposes (see Important Notice below), (b) for an organization, of (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, logates, devises, administrators, executors, ersonal representatives, successors and assigns. The term beasticiary shall mean the holder and owner, including pledgee, of the contract ecured hereby, whether or not named as a beneficiary herein.

In constraint this mortgage, it is understood that the mortgagor or mortgage may be more than one person; that if the context so requires, the singular shall be taken to mean and include the plural, and that generally all grammatical changes shall be made, assumed and implied to make the provisions hereof apply equally to corporations and to individuals.

IN WITNESS WHEREON, the grantor has executed this instrument the day and year first above written.

COLO P. CILLEMOT

• IMPORTANT MOTICE: Delets, by lining ou, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the baneficiary is a creditor as such word is defined in the Fush-in-isnding Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this surpose are Stevens-Max Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. STATE OF OREGON, County of KLAMATH

This instrument was acknowledged before me on JOHN P. GILLEMOT

This instrument was technowledged before me on

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STATE OF OREGON: COUNTY OF KLAMATH: \$8.

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FEE	\$73	5,00			영양성 관람	영 옷꾼		1.14		이번 것이다.	100	الكسوا الحور كالمسيط تشري				. <u>.</u> .	