....., Deputy

FORM No. 881—Oregon Trust Deed Series—TRUST DEED.	010 59336	COPYRIGHT 1992 ST	EVENS-NESS LAW PL	BLISHING CO. POR	TLAND, OR 97204
56077 3 JAH 1 AM 10 43	TRUST DEED	V	01m93	_Page	<b>466</b>
THIS TRUST DEED, made this5TH.  James W. Smith and Mary Anne Smi	lth				
Aspen Title & Escrow, Inc.			•••••		as Grantor,
Wayne Phillips and Helen J. Phi			with full	rights <sub>a</sub> o <u>f</u>	eneficiary,
survivorship  Grantor irrevocably grants, bargains, sell  Klamath  County, Oregon,	WITNESSETH: s and conveys to tr		with power of	of sale, the p	property in
Lots 19 and 20, Block 40, HOT S in the County of Klamath, State	PRINGS ADDITIO of Oregon.	N TO THE C	LTY OF KLAN	ATH FALLS	3,
Code 1 Map 3809-28CA TL 13400 Code 1 Map 3809-28CA TL 13500				` .	
					•
together with all and singular the tenements, hereditamen					
or herealter appertaining, and the rents, issues and profit the property.  FOR THE PURPOSE OF SECURING PERFOR		-			700
Twelve Thousand Six Hundred Sev	Dollars, w	vith interest ther	eon according to	the terms of	a promissorv
note of even date herewith, payable to beneficiary or on not sooner paid, to be due and payable at maturit The date of maturity of the debt secured by this	y of note,19		b. 10-		
becomes due and payable. In the event the within desc sold, conveyed, assigned or alienated by the grantor with at the beneficiary's option, all obligations secured by this become immediately due and payable.	ribed property, or any out first having obtain	part thereol, or ed the written co	any interest the	erein is sold, and of the bene-	agreed to be ticiary, then,
To protect the security of this trust deed, granfor a 1. To protect, preserve and maintain the property provement thereon; not to commit or permit any waste of	y in good condition ar	nd repair; not to	remove or den	nolish any bui	lding or im-
2. To complete or restore promptly and in good a damaged or destroyed thereon, and pay when due all cos 3. To comply with all laws, ordinances, regulation	nd habitable condition ts incurred therefor.			•	
so requests, to join in executing such financing statemen to pay for filing same in the proper public office or offi agencies as may be deemed desirable by the beneficiary.	ces, as well as the cos	st of all lien sea	rches made by	filing officers	or searching
4. To provide and continuously maintain insural damage by fire and such other hazards as the beneficiar written in companies acceptable to the beneficiary, with	y may from time to to loss payable to the la	ime require, in a tter; all policies	n amount not le of insurance sha	ess than \$ 111 Il be delivered	isurable,va to the bene-
ticiary as soon as insured; if the grantor shall fail for any at least filteen days prior to the expiration of any policy cure the same at grantor's expense. The amount collected any indebtedness secured hereby and in such order as ben	of insurance now or l l under any fire or ot!	herealter placed - her insurance po	on the buildings licy may be ap	, the beneticia plied by bene	iry may pro- ficiary upon
or any part thereof, may be released to grantor. Such ap under or invalidate any act done pursuant to such notice 5. To keep the property free from construction li	plication or release sha	all not cure or w	aive any defaul	t or notice of o	lefault here-
assessed upon or against the property before any part o promptly deliver receipts therefor to beneficiary; should liens or other charges payable by grantor, either by direc	the grantor fail to ma t payment or by provi	ike payment of a iding beneficiary	ny taxes, assess with lunds with	nents, insuranc i which to mai	e premiums, ke such pay-
ment, beneficiary may, at its option, make payment th secured hereby, together with the obligations described it the debt secured by this trust deed, without waiver of any	n paragraphs 6 and 7 rights arising from br	of this trust deed reach of any of th	d, shall be adde ne covenants her	d to and becore of and for suc	me a part of h payments,
with interest as aloresaid, the property hereinbelore des- bound for the payment of the obligation herein describe and the nonpayment thereof shall, at the option of the b able and constitute a breach of this trust deed.	d, and all such payme	ents shall be imr	nediately due a	nd payable wit	thout notice,
6. To pay all costs, lees and expenses of this trust trustee incurred in connection with or in enforcing this 7. To appear in and delend any action or proceed	obligation and trustee	's and attorney's	fees actually in	curred.	
and in any suit, action or proceeding in which the benefit to pay all costs and expenses, including evidence of title mentioned in this paragraph 7 in all cases shall be fixed	iciary or trustee may a and the beneliciary's o	appear, including or trustee's attor	any suit for the ney's fees; the	ne foreclosure of att	of this deed, torney's lees
the trial court, grantor further agrees to pay such sum as torney's fees on such appeal.  It is mutually agreed that:	the appellate court si	hall adjudge reas	onable as the b	eneliciary's or	trustee's nt-
8. In the event that any portion or all of the pro- liciary shall have the right, if it so elects, to require the	at all or any portion	of the monies p	nayable as comp	pensation for :	such taking,
NOTE: The Trust Deed Act provides that the trustee hereunder trust company or savings and loan association authorized to do rized to insure tille to real property of this state, its subsidiarie agent licensed under ORS 696.505 to 696.585.	business under the laws	of Oregon or the l	United States, a ti	tle insurance cor	mpany autho-
TRUST DEED		\	TE OF ORE		) ss.
	=	Ca	ounty of I sertify t	hat the witl	
			t was received	••	, 19,
Grantor	SPACE RESERV	et in bo	oʻcloci ook/reel/volu	M., and me Vo	d recorded on
	RECORDER'S U	page men	t/microfilm/i	or as tee/fi reception No	ile/instru-
Beneficiary	<u>                                     </u>		ord of		id County.
After Recording Return to (Name, Address, Zip):  Aspen Title & Escrow, Inc.		Cour	nty affixed.		
525 Main Street Klamath Falls, OR 97601	.		NAME		TITLE
	11	ВУ		••••	, veputy

which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to bendiciary and applied by it lirst upon any reasonable costs and expenses and attorney's less, both in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneliciary's request, the such actions and execute such instruments as shall be necessary in obtaining such compensation, promptly upon beneliciary's request, the such actions and execute such instruments as shall be necessary in obtaining such compensation of this deed and the such compensation of the such compensation of the property of the such compensation of the property and the making of any map or plat of the property and provided at the "Person or person reconvey, without warrants, all or any part of the property rates or lacts shall be conclusive proof of the truthuses thereof. Truster's legally entitled thereto; and the property of the property rates or lacts shall be conclusive proof of the truthuses thereof. Truster's legally entitled thereto; any part the such advantages and the property of any part the section of the property of any part the section of the property of the pr

favor of Klamath First Federal Savings & Loan Association and an All-inclusive Note and

Trust Deed in favor of Wayne E. Phillips and Helen J. Phillips
and that the grantor will warrant and lorever 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, tamily or household purposes (see Important Notice below).

(b) for an organization, or (even it 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 markade, it is understood that the mortages of the procedure of th

In construing this mortgage, it is understood that the mortgager or mortgagee may be more than one person; that it 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. to make the provisions hereof apply equally to corporations and to individuals.

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

by James W. Smith and Mary  This instrument was acknowled  by  as	Anne Smith 23.
REQUEST FOR FULL RECONVEYANCE (To be use	d only when obligations have been paid.)
TO: STATE OF OREGON: COUNTY OF KLAMATH: ss.	
Filed for record at request of Aspen Title C of A.D., 19 93 at 10:43 of Mortgages  FEE \$15.00	o. the 6th day o'clock A.M., and duly recorded in Vol. M93  on Page 466  Evelyn Biehn County Clerk  By Accelerate Cy Manifer and Accelerate County Clerk