_ FC RM No. 881 - Ore gon Trust Deed Series - T	FRUST CE ED (/ « sign		NTITLE	
13523 01-11-95PC			JST DEED Vol.m95 Page 854	
THIS TRUST DEED, AL TOZER AND SHELL	made his LEY 1). 10Z	29th ER, DBA	day of	
ASPEN fITLE & ESCE ROY E. GOOING and	ROW, INC BARBARA G	OOING, hu	, as Grantor, , as Trustee, and band and wife, with full rights of	
survivorship		WIT	<b>NESSETH</b> : <b>ONVEYS to trustee</b> in trust, with power of sale, the property in	
Xlamat 1	County Or	regon, <mark>desc</mark> ri	hed as:	
Lot 553, block 120 in the County of K			O THE CITY OF KLAMATH FALLS, egon.	
Code 1 Map 3809-33	ЗАД 🙄 іх ло	t 17500		
			ppurtenances and all other rights thereunto belonging or in anywise now t and all fixtures now or hereafter attached to or used in connection with	
FOR THE PURPOSE OF S	SECURING PE	ERFORMAN C	3 of each agreement of grantor herein contained and payment of the sum	
of TWENTY THREE THOUS	(\$2)	0/100 - ··· 000.00) ···	Dollars, with interest thereon according to the terms of a promissory	
note of even date herewith, payable that sooner paid, to be due and paya	ble to binet car	turity o:	: made by grantor, the linal payment of principal and interest hereof, if	
<ul> <li>becomes due and payable. Should in entry or all (or any part) of grantol beneficiary's option*, all obligation</li> </ul>	the grantor (ith r's into est i i h is secured by the c. The execution	ither agree to, it ampt to, or actually sull, convey, or assign all (or any part) of the prop- it without first abtaining the written consent or approval of the beneficiary, then, at the this instrument irrespective of the maturity dates expressed therein, or herein, shall be- ion by granter 2 an earnest money agreement** does not constitute a sale, conveyance or		
To protect the socurity of thi U. To protect, preserve and provement thereon; not to commit of	mainta n tis p	gramor agrees: property in gest condition and repair; not to remove or demolish any building or im-		
2. To complete or restore pro dimaged or destroyed thereon, and	omptly and n g pay wien is	good and hab t all costs incu r	ble condition any building or improvement which may be constructed, d therefor.	
so requests, to join in executing suc	ch finns cing sta ar public of i e	atements pursu or offices, as v	ents, conditions and restrictions affecting the property; if the beneficiary and to the Uniform Commercial Code as the beneficiary may require and all as the cost of all lien searches made by filing officers or searching	
4. To provide and continuous damage by fire and such other haz written in companies acceptable to	usly privint in ards as the en the beneficary	insurance on neficiary may f y, with loss pa	the buildings now or hereatter erected on the property against loss or om time to time require, in an amount not less than \$INSUIADLE VA able to the latter; all colicies of insurance shall be delivered to the bene- procure any such insurance and to deliver the policies to the beneficiary	
at least fifteen days prior to the excure the same at grantor's expense. ary indebtedness secured hereby and	piration of any The amount co d in such orcer	policy of insu pliected under as beneficiary	ance now or hereafter placed on the buildings, the beneficiary may pro- ny fire or other insurance policy may be applied by beneficiary upon nay determine, or at option of beneficiary the entire amount so collected, or telease shall not cire or waive any default or notice of default here-	
ut der or invalidate any act done pu 5. To keep the property free	ursuant to such e frons construc	notice. ction liens and	to pay all taxes, assessments and other charges that may be levied or tes, assessments and other charges become past due or delinguent and	
promptly deliver receipts therefor t liens or other charges payable by gr mint, beneficiary may, at its optic	to bena iciar ; ; rantor, wither by on, mule parm	should the gra y direct pays e went thereof, u	tor fail to make payn ent of any taxes, assessments, insurance premiums, it or by providing beneficiary with funds with which to make such pay- of the amount so paid, with interest at the rate set forth in the note uphs 6 and 7 of this tust deed, shall be added to and become a part of	
the debt secured by this trust deed, with interest as aloresaid, the prop bound for the payment of the oblig	withou'wei er berty hereint do gation were'i do	ol any right: are described, a lescribed, and a	rising from breach of any of the source to the become a part of rising from breach of any of the covenants hereof and for such payments, a well as the grantor, shall be bound to the same extent that they are ill such payments shal' be immediately due and payable without notice, a, render all sums secured by this trust deed immediately due and pay-	
able and constitute a breach of this 6. To pay all costs, fees and trustee incurred in connection with	trust ceed expenses of this or in ontor inj	is trust incluci g this obligatio	g the cost of title search as well as the other costs and expenses of the a and trustee's and attorney's fees actually incurred.	
and in any suit, action or proceedin to pay all costs and expenses, inclu- mentioned in this paragraph 7 in al	ng in wruich he ding ev den :- o Il cases shall be	beneficiary (t t title and th) fixed by the i	conting to affect the sucurity rights or powers of beneficiary or trustee; trustee may appear, including any suit for the foreclosure of this deed, beneficiary's or truste's attorney's fees; the amount of attorney's lees rial court and in the event of an appeal from any judgment or decree of collate court shall adjuige reasonable as the beneficiary's or trustee's at-	
to ney's fees on such appeal. It is mutually agreed that: 8. In the event that any por	tion or all $c^{i}$ the	he property : h	all be taken under the right of eminent domain or condemnation, bene- any portion of the raonies payable as compensation for such taking,	
NOTE: The Trust Deed Act provides that the avings and loan association authorized	he trusta i here ind to do hi sines ur	fer must be eithe nder the laws of (	an attorney, who is an active member of the Oregon State Bar, a bank, trust company regon or the United States a title insurance company authorized to insure title to real tates or any agency thereo', or an escrow agent licensed under ORS 696.505 to 696.585.	
"WARNING: 12 USC 1701j-3 regulates at	nd may prohibit e	ocercise of this op	ion. ing beneficiary's consent in complete dotail.	
TRUST DEE			STATE OF OREGON,	
			County of	
			certify that the within instru- ment was received for record on the	
Granter		• •••	space RESERVED     at	
	····· · ···· · ····	•••••	RECORDER'S USE page or as fee/file/instru- ment/microfilm/reception No,	
Beneficiary			Record of of said County.	
Aft is Recording Return to (Name, Address, Zip)			Witness my hand and seal of County affixed.	
	ING ING I	- 11	where $h$ is the second s	
ASPEN CITLE & ESCR COLLECTION DEPT.			NAME TITOE	

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		a table costs, expenses and attorney's fees necessarily paid or incurred by grantor in d by it first upon an reasonable costs and expenses and attorney's fees, both is by beneficiary in such proceedings, and the balance applied upon the indebted- tes, to take such actions and expenses such actions applied upon the indebted-
it: obtaining such compensation, provaptly	at its own exts upor: beneficia.y	is so, to take such actions and execute such instruments as shall be necessary
ing any restriction thereon; (c) jour in reconvey, without warranty, all or ary pu- legally entited thereto," and the resultals fees for any of the services mention.	to the making on ny subordination t of the property herein of any nu	t any map or plat of the property; (b) join in granting any easement of or other agreement uffecting this deed or the lien or charge thereof; (d) The grantee in any reconveyance may be described as the "person or persons ters or facts shall be conclusive proof of the turtheurons.
to be appointed by a court, and with ut- possession of the property or any part the due and unpaid, and apply the same less indebtedne is secured hereby, and in such of 1. The entering upon and taking re- and other unsurement division of the same less	gard to the adeq eof, in its own n costs and expers rder is beneficial isossion of the pa	a y may at any time w thout notice, either in person, by agent or by a receiver acy of any security for the indebtedness hereby secured, enter upon and take imme sue or otherwise collect the rents, issues and profits, including those past of operation and collection, including reasonable attorney's tees upon any y may determine.
12. Usen default by granter in paymer being of the ssence with respect to such a due and payable. In such an event the ber trustee to bacclose this trust deed by addr law or in equity, which the beneficity y no ficiary or the trustee child around	iff of notice of a tol any indebted symmet and/or p sticiary may elec- rtisement and su y have. In the e	I fault hereunder or invalidate any act done pursuant to such notice. I so secured hereby or is grantor's performance of any agreement hereunder, time or formance, the beneficiary may declare all sums secured hereby immediately to proceed to foreclow this trust deed in equity as a mortgage or direct the or may direct the rustee to pursue any other right or remedy, either at tent the beneficiary ejects to foreclow by new parts and the secured of the secured of the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects the foreclow by new parts and the secured beneficiary ejects to foreclow by new parts and the secured beneficiary ejects to foreclow be and the secured bene
to foreclose this trust deed in the manner to 13. After the trustee has comprised trustee conducts the sale, the grantor or a consists of a failure to pay, when due sur- time of the cure other than such port on t	shall fix the tip e rovided in ORS foreclosure by i y other person a secured by the would not the	e and place of sale, give notice thereof as then required by law and proceed 5.735 to 86.79. 4 vertisement and sale and at any time prior to 5 days before the date the privileged by ORS $\xi 6.753$ , may cure the default or defaults. If the default rust deed, the default may be cured by paying the entire amount due at the be due had no defaul correct. A we achieve the default of the entire amount due at the
the obligation of the trust deed toget er v 14. Otherwise, the sale shall be veld the sale may be postponed as provided by l the parcel or parcels at auction to the high in form as recuired by law conveying the t deed of any matters of fact shall be unch frantor and bunchiciary may construct	cure shall pay th trustee's and n the date and n w. The trustee n ist bidder for cu operty so sold, to sive proof of the	to the beneficiary al. costs and expenses actually incurred in enforcing the torney's fees not exceeding the amounts provided by law. It the time and place designated in the notice of sale or the time to which a y sell the property e ther in one parcel or in separate parcels and shall sell by payable at the time of sale. Trustee shall deliver to the purchaser its deed it without any coven in or warranty, express or implied. The recitals in the truthlulness thereof. Any person evolution the termination of termination of the termination of termination
penses of ale including the compensation of the the trust deed (3) to all persons having tree appear in the order of their priority as f (- 16. Beneticiary may from time bettin appointed hiteunder. Upon such appointme powers and duties conferred upon any rusy made by written instrument executed by ben property is situated whole he method	powers provided of the trustee in read liens subsi- the surplus, if i appoint a succ- th, and without d b herein named efficiery, which s	therein, trustee shall upply the proceeds of sale to payment of (1) the ex- tracesonable charge by trustee's attorney. (2) to the obligation secured by the interest of the trustee in the trust deed as their interests may y, to the granter of to any successor in interest entitled to such surplus. So sor or successors to any trustee named herein or to any successor trustee conveyance to the successor trustee, the latter shall be vested with all title, or appointed hereunde. Each such appointment and substitution shall be hen recorded in the portfade records of the number of the successor trustee.
is not obligared to notify any party horeto o beneficiary of trustee ball be any	f pending sale in such action or o	<ul> <li>ated and acknowledge 1, is made a public record as provided by law. Trustee 1 der any other deed of trust or of any action or proceeding in which grantor, occeding is brought b ' trustee.</li> </ul>
This deed applied to import the	unily or house o intor is a natur u	gainst all persons whomsoever. Tesented by the above described note and this trust deed are: of purposes (see Important Notice below). person) are for business or commercial purposes. all parties hereto, their heirs, legatees, devisires, administrators, executors, icary shall mean the holder and owner, including pledgee, of the contract
In constraing this trust deed, it is uncer- t the context so requires, the singular st all or inade, assumed and implied to make the pro-	stood that the g taken to mean i	antor, trustee and/or beneficiary may each be more than any or and
IMPORTANT NOTICE: Delete, by lining out, which is not applicable; if warranty (a) is applicable and the res such word is cefined in the Truth-in-Lending A seneficiary MUST comply with the Act and leguid disclosures; for this purpose use Stevens-Ness. Form is compliance with the Act is not required, diseguided.	beneficiary is a a t and Regulation ion by making ra	the file
STATE OF OFEGON, COUNTY OF DESCHATES	) ) SS. )	ןן איז
BE IT FEMEMBERED, That on this before me, the undersigned, a Notary Public	3 Md 1 and for said ()	day of Anu Any . 19 15.

1	and a sing are cleare, parsonally appeared the within named
She. Wig D	TO ZER + AL -TOZER
in the to be the identical individual $\underline{S}$ determined that $\underline{A}$ and $\underline{A}$ executed the same freely and	ascril x din and who executed the within instrument and acknowledged to me a volur tarily.
IN TEST MONY WHEREOF, In we hereunto se	et my I and and affixed my official seal the day and year last above written

OFFICE - SEAL PATRIAL' BUSHING NOTARY AUEL C- CAEGON COMMISSION I XPUT & JAH. 14, 1996 52 N-85 11-610

ALC: NO

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Yairicia Deco

My Commission expires \_\_\_\_

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100.00

## STATE OF OREGON: COUNTY OF KLAM/ TH: ss.

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	of Aspen Tit o'clock the the llth day of Mortgages on Page854
FEE \$20.00	Berretha G. Letsch County Clerk By Country Clerk

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