is folyacing (MARS at 1966) (MARS (MARS) Ass	56398 THIS TRUST DEED, made this RLES W. MOWDY AND ROBERT. EN TITLE & ESCROW LINC	TRUST DEE	Vol. 198	Page 12331	E
CHAP	RLES W. MOWDY AND ROBERT	A MARIE MOWDY	April	, 19 <u>98</u> , betv	veen
ASPE	N TITLE & ESCROW, INC.	Alema Maemous et a		, as Gra	ntor,
GROV	EN TITLE & ESCROW, INC.	ARY CARLENE TODD WI	TH FULL RIGHTS OF	SURVIVORSHIP P	and
	Grantor irrevocably grants, barg	aima nalla v			ary, y in
	16, Block 8, ALTAMONT AC	The same of the sa			
CODE	41 MAP 3909-10AC TL 600	)	or Kramath, Stat	e of Oregon	
2					
<b>Ξ</b>	The special section of the section o	kina di <mark>a pananny mo</mark> ne dia <sub>l</sub> ay no ofano ny totao dia ny d	garina kataloga da katalog Kataloga da kataloga da ka		
Together w	ith all and singular shares	a et an popular fragorioù per de la compaña de la comp La compaña de la compaña d			
ne proper	ith all and singular the tenements, he expectaining, and the rents, issues ty.	ereditaments and appurtenance and profits thereof and all fix	es and all other rights ther tures now or hereafter atte	cunto belonging or in anywise in ched to or used in connection w	ow vith
FORT	Y-FOUR THOUSAND AND 00/	PERFORMANCE of each ag	freement of grantor herein	contained and payment of the s	បកា
becomes de	ue and payable.	a by this instrument is the d	ate, stated above, on which	the final installment of the n	ote
Drovement	therees not the said maintain the	property in good condition	and repair; not to remove	or demolish any building or i	cı-
SO TRATICABLE	o complete or restore promptly and it destroyed thereon, and pay when de o comply with all laws, ordinances, re, to join in executing such financing tilling same in the process while the	egulations, covenants, conditie	me and emploinaines att		
adencies as	may be deemed destained to	e of oitices, as well as the c	ost of all lien engrapes me	the belieficiary may require a	nď
4. To	o provide and continuously maintain	n insurance on the buildings	now or horoston and	officers of searchi	ng
ficiary as se	On an incured, if it	ary, with loss payable to the	atter: all policies of in-	not less than stribulable	yац
cure the sar any indebte or any part under or inv	me at grantor's expense. The amount dness secured hereby and in such orde thereof, may be released to grantor, validets any see the	ny policy of insurance now or collected under any lire or o or as beneticiary may determin Such application or release sl	hereafter placed on the butther insurence policy may a, or at option of beneficia.	illdings, the beneficiary may pr be applied by beneficiary upor ty the entire amount so collecte	ry o- on d,
assessed upo	on or against the property before any	uction liens and to pay all to y part of such taxes, assessm	axes, assessments and other	r charges that may be levied o	)r
liens or other ment, beneficered here the debt sec	or charges payable by grantor, either iciary may, at its option, make pay, by, together with the obligations des	; should the granter lail to m by direct payment or by prov ment thereof, and the amou cribed in paragraphs 6 and 7	ake payment of any taxes, iding beneficiary with fund to paid, with interest a of this trust dead chall in	one past due or delinquent an assessments, insurance premium is with which to make such pay t the rate set forth in the noi	ď s, e
bound for the and the nong able and con	he payment of the obligation herein payment thereof shall, at the option of stiffing a breach of the continuous stiffing a stiff a stiffing a stiff a stiffing a stiff a stiffing a stiff a	dore described, as well as the described, and all such paym of the beneficiary, render all	grantor, shall be bound to ents shall be immediately sums secured by this touch	the same extent that they are due and payable without notice	e,
rustee incur	red in connection with or in enforcing	his trust including the cost of ng this obligation and trustee	title search as well as the	other costs and expenses of th	e
end in any se	uit, action or proceeding in which the	proceeding purporting to aite a baneliciary or trustee may	of the security rights or p	owers of beneficiary or trustee	. !!
he trial cour army's lees It is m	t, granter further agrees to pay such on such appeal.	e tixed by the trial court and sum as the appellate court si	in the event of an appeal nell adjudge reasonable as	, the amount of attorney's fee from any judgment or decree o the beneficiary's or trustee's at	f
8. In ticiary shall i	the event that any portion or all of the event that any portion or all of the have the right, if it so elects, to require the peak are possible that	the property shall be taken usuite that all or any portion	nder the right of eminent of the monies payable as	domain or condemnation, bene- compensation for such taking	
ust commonw	ist Deed Act provides that the trustee he or savings and loan association authorize title to real property of this state, its sul under ORS 696.505 to 696.585.	rounder must be either an atterr	ev. Who is an active member	of the same	· []
	TRUST DEED		STATE OF (	OREGON,	A Parish - National Section 1
	W. MOWDY		County of I certify	ss.  that the within instrument	
AUDERTA	MARIE MOWDY		was received i	or record on theday, 19, at	
GROVER (	Grantes CARL TODD, SR.	SPACE RESERVE	o'clo	CK M. and recorded :-	And the second state of
MARY CAR	RLENE TODD	RECORDER'S US	book/reel/vol	ume No on page and/or as fee/file/instru-	
*************	Seneficing		ment/microfili	n/reception Wa	ATT
r Kacording Ren	urn lo [Hame, Address, Zip];	Termination of the second	Witne	of said County.	-
ASPEN TI		i to en tropico del segui en esperante del se	County affixed		
***************************************			HAME		11
CLAMATH.	FALLS. OR 97601 OLLECTION DELAKINENT	11		TITE	H



which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or insured by granter in such proceedings, shall be paid to beneficiary and applied by it litst upon any reasonable costs and expenses and at upon the indebted-in the trial and appellate courts, necessarily paid or insured by beneficiary in such proceedings, and the processary paid or insured by beneficiary in such proceedings, and the processary in obtaining such compensation, prompt it is now notified and in obtaining such compensation, prompt if the upon written request of the necessary manual processary in obtaining such compensation, prompt if the upon written request of the necessary that the necessary t

and that the grantor will warrant and torever 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:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are:

(b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes.

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors,

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors,

This deed applies to, incres to the benefit of and binds all parties hereto, their heirs, legates, devisees, administrators, executors,

This deed applies to, incres to the benefit of and binds all parties hereto, helder and owner, including pledgee, of the contract

secured hereby, whether or not runned as a beneficiary herein.

In construing this trust deed, it is understood that the grantor, trustes and/or beneficiary may each be more than one person; that

In construing this trust deed, it is understood that the grantor, trustes and/or beneficiary may each be more than one person; that

In construing this trust deed, it is understood that the grantor, trustes and/or beneficiary may each be more than one person; that

In construing this trust deed, it is understood that the grantor, trustes and/or beneficiary may each be more than one person; that

In construing this trust deed, it is understood that the grantor, trustes and/or beneficiary may each be more than one person; that

In construing this trust deed, it is understood that the grantor, trustes and/or beneficiary may each be more than one person; that

In construing this trust deed, it is understood that the grantor that the grant person o

IN WITNESS WHEREOF, the grantor has executed this instrument the day and year this disord without
Charles W Mauch
* IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) is a creditor 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 I.
beneficiary MUST comply with the Act can regulation of industry MUST comply with the Act can regulate the Act can re
disclosures; for this purpose use allowed, disregard fuls notice:
STATE OF OREGON, County of Suranth )ss.  STATE OF OREGON, County of Suranth )ss.  This instrument was acknowledged before me on April 14 , 1998, by Charles W. Mowdy & Roberta Marie Mowdy  This instrument was acknowledged before me on , 19
mi in the section of the section of the right of the righ
Charlet Was day of Kaherta Marie Mandy
by Larles We Make of Jakes the 10
This instrument was acknowledged before me on
by
as
MARILENE T. ADDRIGTON MATIENE T. ADDRIGTON MOTARY PUBLIC OFFEGON COMMISSION NO. 68018 NO COMMISSION EAPRES MAR. 22,20018 My COMMISSION EXPRES MAR. 22,20018 My COMMISSION EXPRES MAR. 22,20018 My COMMISSION EXPRES MAR. 22,20018
NOTARY PUBLICONEGON & WORLDON S
Nothery Public for Cregon
My commission expires 3-2-0
Mily commission expires
THE PROPERTY OF THE PROPERTY O
REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)

REQUEST FOR FULL RECONVEYANCE (To be used only when obligations have been paid.)							
STATE OF OREGON: COUN	TY OF KLAMATH: ss.	erakan Kabupatèn Kabupatèn Berada					
	Aspen Title &	Escrow	the	15th	day		
Filed for record at request of	A.D., 19 98 at 11:16	o'clock A. M., and du	ily recorded in	Vol. <u>M98</u>			
0101	Mortgages	on Page 123	331				
		Berneth	ia G. Leisch, C	County Clerk			
FEE \$15.00	ing pangkan sa mangkan pangkan sa mangkan sa	By	<u> </u>	<u></u>			
and the control of the second	강에 가는 살아, 그 글 때 학생들이 걸 하는데 한 사람들이 되었다.						