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TRUST LIEED		STATE	OF OREGON, y of ss.
Rick Eugene Wcodley P.O. Box 301		was rec	cartify that the within instrument
Malin OR 97632 Gantor's Name in a Actives NGel Fand Wood Ley	SPACE RE I	RVED book/re	o'clo: M., and recorded in Volume No
KLamath Falls OR 97603	FOR RECORDE	suse ment/m	and/or as fee/file/instru- crofilm/reception No
Afair recirding rulum to (Nerro, Address, 20): Richard Fairclo Attorney at Law		vy affixed	mess my hand and seallyf County
230 Main Street Klamath Falls OR 97601			имт <u>т</u> п.=
THIS TRUST DEEN, made this			
ASPEN TITLE & ESCROW, INC.			, as Granter, , as Trustee, and
NOEL RAND WOODLEY	"TNESSETE!	*****	, as Beneficiary.
Grantor irrevocably frants, bargairs, sells ar 	"conveys to h	ustee in trust, with	power of sale, the property in
NO CHE OTITOTAL	ULCL THEY	POTION tila	Malin, according in the office of
Parcel 2. Lots 8, 9 and 10	) of Block	29 City of	regon.
to the official togethar with all and singular the best of the count you clicate or herentter apperiaining, and the rents, issues and prolits th the property.	liat ther	eot on file	in the office of
FOR THE PURPOSE OF SECURING PERFORMA ofEightThousand Three Hundred E	NCE of each age	emerit of grantor here.	n contained and payment of the sum

note of even date herewith, payable to beneticiary or order and made by dranter, with interest thereon according to the terms of a promissory not sooner paid, to be due and cauche and cau

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"The publisher suggests that such an agreement address the issue of obta ing beadteloast's isseent in complete detail,

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WARNING: Unless grantor provides beneliciary with evidence of insurance coverage as required by the con-tract or loan agreement between them, beneficiary may purchase insurance at grantor's expense to protect bene-ticiary's interest. This insurance may, but need not, also protect grantor's interest. If the collateral becomes damaged, the coverage purchased by beneficiary may not pay any claim ruade by or against grantor. Grantor may later cancel the coverage by providing evidence that grantor has obtained property coverage elsewhere. Grantor is responsible for the cost of any insurance coverage purchased by beneficiary, which cost may be added to grantor's contract or loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date loan balance. If it is so added, the interest rate on the underlying contract or loan will apply to it. The effective date of coverage may be the date grantor's prior coverage lapsed or the date grantor failed to provide proof of coverage. The coverage beneficiary purchases may be considerably more expensive than insurance grantor might otherwise obtain alone and may not satisfy any need for property damage coverage or any mandatory liability insurance reobtain alone and may not satisfy any need to: property damage coverage of any mandatory manning a quirements imposed by applicable law. The grantor werrants that the proceeds of the loan tairesented by the above described nots and this trust deed are: (a)<sup>3</sup> 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 doed not the baselit of and birds all parties beints their being loadens dovises, administrate

This deed applies to, incress to the benefit of and bind's all parties neuto, their heirs, logaters, devises, administrators, executors, personal reprisertatives, successors and assigns. The term bet dicinry shall reach the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a boneficiary hereit.

In constraint this trust deed, it is understood that the functor, trustee and/or beneficiary may each be more than one person; that it the context so requires, the singular shall be taken to near and include the plural, and that generally all grammaticel changes shall be mude, essumed and implied to make the provisions hereof apply equally to corporations and to incividuals. IN WITNESS WHEREOF, the gravitor has ovecuted this in groupent the glay and the start above written.

* IMPORTANT NOTICE: Delete, not applicable; if warranty (a	by lining ant u	hichovor warranty (a)	secuted this i	grungen	t the day	and year	first shows .	
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