FORM No. 884 - Olegen Pros Deed S	aries—TRUST DEED.	8-24698-7ste		LISHING CO., PC	ORTLAND, OR. 97204
TN-1 (A) A A A A A A A A A A A A A A A A A A	TRUST	DEED	101. MED	ruge	8384
LOU EMMA JONES	EED, made this28th , fka LOU EMMA LAUDERI	BACK			
as Grantor,NEA	L H. BELL ORTGAGE CO., an Oregon			as	Trustee, and
as Beneficiary,	WITNE	CCFTH.		•••••	······
	ly grants, bargains, sells and conCounty, Oregon, describ	veys to trustee in trus	st, with powe	r of sale,	the property
Range 8 East of of Oregon, being page 604, Deed Re Beginning at a position of the Research of	situated in the W 1/2 the Willamette Meridia a portion of that tra ecords, and being more oint on the Northweste , sometimes known as 10' West a distance center line of said Se feet from the center of the Southwesterly con 22 at page 318, Klama are the tenements, hereditaments and ap the tenements, hereditaments and ap the tenements, hereditaments and ap the tents, issues and profits ther the Southwesterly con the tenements and profits ther the see Attached Exhibit " the of Securing Performance"	an, in the Couract of land deserbly line of the Klamath Riversion 31 and 30 one-fourth correct of that the County Deed	nty of Kl scribed i describe ne Old Kl ver Wagor measured South 45° ner of sa ract of l Records;	amath, n Book ed as f amath n Road, d along 2 42' W aid Sec and de	State 290 at collows: Falls- which the est a tion 31, scribed es South **
note of even date herewith, post sooner paid, to be due at The date of maturity becomes due and payable. It sold, conveyed, assigned or then, at the beneticiary's op	of the debt secured by this instrument in in the event the within described proper alienated by the grantor without first tion, all obligations secured by this inst	Dollars, with interest there to by grantor, the final part 1987. In the date, stated above, of the date, obtained the write the write of the write	eon according to nyment of princ on which the li r any interest t ten consent or a	ipal and int nal installme herein is solu approval of a	ent of said note d, agreed to be the beneficiary,
To protect the securit  1. To protect, preserve ar and repair, not to remove or den not to commit or permit any waste 2. To complete or restor manner any building or improven destroyed thereon, and pay when of 3. To comply with all lat tions and restrictions affecting sai join in executing such financing so cial Code as the beneficiary may proper public office or offices, as by filing officers or scarching ag	of this trust deed, grantor agrees:  If maintain said property in good condition  to said property in good condition  to said property.  If said property,  If promptly and in good and workmanlike  ment which may be constructed, damaged or	(a) consent to the making granting any easement or a subordination or other agree thereof; (d) reconvey, witho grantee in any reconveyance legally entitled thereto," and be conclusive proof of the toxivices mentioned in this pan 10. Upon any defaultime without notice, either pointed by a court, and with the indebtedness hereby security or any part thereof, in issues and profits, including less costs and expenses of o	of any map or pla reating any restricement affecting the ut warranty; all of e may be describ! I the recitals there ruthfulness thereof agraph shall be no. it by grantor here in person, by age hout regard to the tred, enter upon an its own name su- those past due an	tion thereon; is deed or the r any part of the red as the "p in of any mata t. Trustee's lea t less than \$5, tunder, benefic nt or by a re e adequacy of ad take possess e or otherwise d unpaid, and	(c) join in any he lien or charge the property. The person or persons ters or lacts shall es for any of the clary may at any exciver to be aptany security for sion of said propolet the rents, I apply the same,
now or herealter erected on the and such other hazards as the bean amount not less than \$ 1 \ \ \eta \) companies acceptable to the ben policies of insurance shall be delift the grantor shall lail for any ideliver said policies to the benefit tion of any policy of insurance the beneficiary may procure the collected under any lire or other ciary upon any indebtedness seem may determine, or at option of I	said premises against loss or damage by lire soliciary, may from time to time require, in eliciary, with loss payable to the latter; all wered to the beneficiary as soon as insured; reason to procure any such insurance and to ciary at least litteen days prior to the expirance or the repiransur or the repiransur at grantor's expense. The amount insurance policy may be applied by beneficiary the entire amount as collected, or	ney's lees upon any indebte liciary may determine.  11. The entering up collection of such rents, issuinsurance policies or compen property, and the application waive any default or notice pursuant to such notice.  12. Upon default by hereby or in his performance declare all sums secured hevent the beneficiary at his	on and taking pies and prolits, or sation or awards le or release thereor of default hereum grantor in payme or any agreement or mediately immediately	ossession of so the proceeds or any taking I as aforesaid, ader or invalid ent of any ind thereunder, the	aid property, the of fire and other or damage of the shall not cure or late any act done lebtedness secured to beneficiary may cable. In such an
not cure or waive any default or act done pursuant to such notice. 5. To keep said premises taxes, assessments and other char against said property before any charges become past due or delin to beneficiary; should the grantor ments, insurance premiums, liens by direct payment or by provi make such payment, beneficiary	to grantor. Such application or release shall notice of default hereunder or invalidate any tree from construction liens and to pay all riges that may be levied or assessed upon or part of such taxes, assessments and other quent and promptly deliver receipts therefor fail to make payment of any taxes, assess-or other charges payable by grantor, either ding beneficiary with lunds with which to may, at its option, make payment thereof, erest at the rate set forth in the note secured	in equity as a mortgage or advertisement and sale. In the execute and cause to be rect to sell the said described hereby, whereupon the trust thereof as then required by the manner provided in ORS 13. Should the beneathen alter default at any the trustee for the trustee's said ORS 86.760, may pay to the several cause of the self-self-self-self-self-self-self-self-	direct the trustre he latter event the orded his written in real property to eee shall lix the tin law and proceed 86.740 to 86.795. liciary elect to lore ine prior to live of the frantor or	to loreclose to beneficiary of obtice of default satisfy the of the loreclose to loreclose to loreclose by advertiges before the other person	this trust deed by r the trustee shall It and his election bligations secured of sale, give notice this trust deed in rtisement and sale e date set by the so privileged by
hereby, together with the obligat trust deed, shall be added to an trust deed, without waiver of ar covenants hereof and for such pi erty hereinbefore described, as v same extent that they are boun described, and all such payments out notice, and the nonpayment t render all sums secured by this constitute a breach of this trust d	ions described in paragraphs 6 and 7 of this of become a part of the debt secured by this by rights arising from breach of any of the syments, with interest as aforesaid, the propell as the grantor, shall be bound to the d for the payment of the obligation herein shall be immediately due and payable with hereof shall, at the option of the beneficiary, trust deed immediately due and payable and eed.	tively, the entire amount the obligation secured thereby enforcing the terms of the exceeding the amounts provid cipal as would not then be the default, in which event the trustee.  14. Otherwise, the siplace designated in the not be postponed as provided k	en due under the (including costs an obligation and trus ed by law) other edue had no deta all foreclosure pro- tale shall be held o cice of sale or the by law. The truster	terms of the tod expenses acter's and attor than such posult occurred, occedings shall not the date and time to white may sell sa	rust deed and the itually incurred in ruey's lees not ex- recy's lees not ex- rition of the prin- and thereby cure I be dismissed by d at the time and ich property either
of title search as well as the oth in connection with or in enforcin, fee actually incurred.  7. To appear in and delatect the security rights or power.	and expenses of this trust including the cost er costs and expenses of the trustee incurred g this obligation and trustee's and attorney's end any action or proceeding purporting to ers of beneficiary or trustee; and in any suit, beneficiary or trustee may appear, including his deed, to nay all costs and expenses, in-	in one parcel or in separat auction to the highest bidd shall deliver to the purchas the property so sold, but w plied. The recitals in the de of the truthfulness thereof, the grantor and beneficiary,	er for cash, payab er its deed in forn vithout any covent ed of any matters Any person, exclu may purchase at th	ole at the time as required and or warrant of fact shall buding the trus he sale.	e of sale, Trustee by law conveying ty, express or im- be conclusive proof

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fixed by the trial court and in the event of an appeal from any judgment of decree of the trial court, grantor further algres to pay such sum as the appealate court shall adjudge reasonable as the beneficiary's or trustee's attorney's lees on such appeal.

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneficiary shall have the right, if it so elects, to require that all or any portion of the monier payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or insurred by henciciary in such proceedings, and the balance applied upon the inslebtedness 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 beneficiary's request.

9. At any time and from time to time upon written request of beneficiary, payment of its fees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness, trustee may

naving recorded tens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus, if any, to the frantor or to his successor in interest entitled to such surplus.

surplus, it any, to the grantor or to his successor in interest entitled to such surplus.

16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all fifte, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument evecuted by beneficiary, containing reference to this trust deed and its place of record, which, when recorded in the office of the County Clerk or Recorder of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real property of this state, its subsidiarie: affiliates, agents or branches, th. United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever 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, family, household or agricultural purposes (see Important Notice below),

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

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executives, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the tors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and whenever the context so requires, the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. aid grantor has hereunto set his hand the day and year first above written.

IN WITNESS WHEREOF, said grantor has formation of the important Notice: Delete, by lining out, whichever warranty (a) is applicable and the beneficiary is not applicable; if warranty (a) is applicable and the beneficiary is such word is defined in the Truth-in-Lending Act and Regulation by making the interest of the purpose, if this instrument is to be a FIRST lien disclosures; for this purpose, if this instrument is to be a FIRST lien the purchase of a dwelling, use Stevens-Ness Form No. 1305 or for a dwelling use Stevens-Ness Form No. 1306, or equivalent. If with the Act is not required, disregard this notice.	s) or (b) is a creditor ition Z, the ig required to finance equivalent; he purchase
If the signer of the above is a corporation, use the form of acknowledgment apposite.) (ORS 9)	3.490) ss. STATE OF OREGON, County of
· · · · · · · · · · · · · · · · · · ·	STATE OF OREGON, County of the state of the
County of Klamath 1982	Personally appearedwho, each being first
Personally appeared the above named	duly sworn, did say that the former is the
LAUDERBACK	secretary of
and acknowledged the toregoing instru-	a corporation, and that the seal affixed to the foregoing instrument is the a corporate seal of said corporation and that the instrument was signed and corporate sealed in behalf of said corporation by authority of its board of directors; sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and deed.  Before me:
(OFFICIAL Motary Public for Oregon Notary Public for Oregon 1/16/84	Notary Public for Oregon (OFFICIAL SEAL)
My commission expires:11/16/84	My commission expires:
REQ	UEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

The undersigned is the legal owner and holder of all indebte trust deed have been fully paid and satisfied. You hereby are direct said trust deed or pursuant to statute, to cancel all evidences of herewith together with said trust deed) and to reconvey, without we estate now held by you under the same. Mail reconveyance and contents to the same of the	ected, on payment to you of any sums owing to you under the cected, on payment to you of indebtedness secured by said trust deed (which are delivered to you to indebtedness secured by said trust deed the varranty, to the parties designated by the terms of said trust deed the varranty, to the parties designated by the terms of said trust deed the varranty.
DATED:, 19	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
DATED:	Beneficiary
Doed OR THE NOTE which it secures. Be	th must be delivered to the trustee for cancellation before reconveyance will be made.

ATED:		The second secon
		Beneficiary
		and the last reconveyance will be made.
Do not lose or destroy this Trust Deed OR THE NOTE which it	secures. Both must be delivered to the	e trustee for conceilation belong
De not too		
PER		STATE OF OREGON,
TRUST DEED		
(FORM No. 881)		I certify that the within instru- ment was received for record on the
BIRVENS NESS LAW		the state of the s
OUEMMAJONES,fka		Salack W. Kind Iceo.
OU EMMA LAUDERBACK	SPACE RESERVED	or No.
Grantor	FOR	or whochine it is
PACIFIC WEST MORTGAGE CO	RECORDER'S USE	instrument/microfilm No.  Record of Mortgages of said County
PACIFIC WEST MORE SALE		Record of Morigages of the Witness my hand and seal o
an Oregon corporation Beneficiary		County affixed
		County action
AFTER RECORDING RETURN TO		NAMI
Pacific West Mortgage Co. P.O. Box 497		Ву
Stayton, OR 97383		
•	and the second s	
_#3417	· ·	

## EXHIBIT A

45° 42' West along the Westerly right of way line of County Road a distance of 97.89 feet to the true point of beginning; thence continuing South 45° 42' West 458.31 feet; thence North 23° West 113.9 feet; thence North 44° 10° East a distance of 415.88 feet; thence South 45° 03' East 117.01 feet, more or less to the point of beginning.

STATE OF ORESON; COUNT	Y OF KLAMATH; ss.
Filed for record	_y A. D. 19 82 at o'clock A' Mand
duly recorded in Vol. M.	
Fee \$12.00	By Bye Me County lork
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