FORM No. 881-Oregon Trust Deed Series-TRUST DEED

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ASPEN M-27398 TEVENS-NESS AW PUBLISHING CO. forset 35821 SECOND Vol. M& Page 6637 TRUST DEED MICHAEL E. AGUIAR and DEBRA J. AGUIAR, husband and wife as Grantor, _____ASPEN_TITLE_&_ESCROW, INC., An Oregon_Corporation, as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in _____Klamath____County, Oregon, described as: Lot 12, Block 12, Tract 1003 known as THIRD ADDITION TO MOYINA, b... in the County of Klamath, State of Oregon. را از د که در د

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereot and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of TWO THOUSAND AND NO/100-----

note of even usite nerewish, payable to beneficiary or order and made by grantor, the linal payment of principal and interest hereof, in not sooner paid, to be due and payable <u>April 13</u>, 19, 85 The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. Then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The date of agricultural, timber or grazing purposes.

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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 subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

the detault, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either auction to the highest parcels and shall sell the said property either thall deliver to the purchase its deed in form as required by sale. Trustee the property so sold, but save the sale shall be trusteer may serve and the frequency of the same server and the same server and the frequency of the same server and the same server and the frequency of the same server and the same server and the frequency of the same server and the same server and of the truthluiness thereof, of any matters of lact shall because the same of the frequency of the same server and the same server and the same 15. When trustee sells pursuant to the powers provided herein, trustee schall apply the proceed sale to sale at a creasonable presses of sale, in-stitoring (2) to the obligation secured by the trust deed (1) the same of sale trust surplus, if any, to the granter to the successor in interest entitled to such 16. For any researce and here there the same set the sale 16. For any researce and the same set the sale set the same set the sale the same set the surplus. If any, to the granter or to his successor in interest of the same set the surplus. If any, to the granter are to his successor in interest entitled to such 16. For any researce and the same set the same set the same set the surplus.

surplus, il any, to the granter 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 successor 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 powers and duties conferred upon any trustee herein named ar appoint powers and duties conferred upon any trustee herein named ar appoint instrument executed by beneficiary, containing reference to the strust deed of the order of the county or counties in which the property is situated. Clerk or Recorder of the county or counties in which the property is situated. 17. Trustee accepts this trust when this deed, duly excuted and childed by any party hereto of pending sale under any other deed is trustee is not shall be a party unless such action or proceeding is brought by trustee.

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wive any default of notice of default hercunder or invalidate any act done 12. Upon default by grantor in payment of any indebtedness secured default of any indebtedness secured hereby immediately due and payable. In such any in quity as meliciary at his election may proceed the done of the trustee shall be applied to be presented by immediately due and payable. In such any in quity as meliciary at his election may proceed the done of the trustee shall advertisement and sale. In the latter event the beneficiary may execute and cault to be recorded his written notice of the trustee shall to sell the said to be recorded his written notice of late. After the trustee shall to sell the said to be recorded his written notice of the first tee shall there of the said to be recorded his written notice of the first tee shall to sell the said to be recorded his written notice of the first tee shall to sell the said to be recorded his written notice of the first teed in the said the beneficiary elect to foreclose the trust deed in the thereof as then required mess shall first the first deed in the the data and proceed to low the data set thereof as then required mess the first or of the coresons in mirvileged by the said the beneficiary of the data set of the trust deed in the the ORS 86.760, may pay to heneficiary or his successors in mirvileged by the of the trust provided by may the there and attorney's lees not endorcing the terms of the obligation costs and expenses actually include the endorcing the terms of the obligation costs and expenses actually include the endorcing the terms of the obligation costs and expenses actually include the endorcing the terms of the obligation costs and expenses actually include the endorcing the terms of the obligation costs and expenses actually include the endorcing the terms of the obligation costs and expenses actually include the endorcing the terms of the obligation costs and expenses actually include the endorcing the terms of the obligation costs and

tural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in graning any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge frantee in any reconveyance may be described as the "person or persons be conclusive proof of the truthulness thereoi. Trustee's lees for any of the recital there of any matter of the property. The legally entitled thereto," and the recital therein of any matters or lacts shall services mentioned in this participation be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the adequacy of any security ropissues and prolits, including thered, enter upon and taking possession of said property, the resident of such arguments for any delaution or othered, and apply the same, ney's less upon and taking possession of said property, the collection of such rests, issues and prolits, or the proceeds of the rate, any detaution or veloase thereods of line and other agreements and the application or awrand the anglication or any data the anglication or such as the proceeds of line and other any detaution or notice of delaut hereound any data or desting or damage of the anglication or relevants any taking or damage of the application or awrands and prolite and other any thereound or any data the application or awrands and taking or damage of the application or awrands and taking or damage of the application or the ang thereound any default here any detaution or awrands the application or awrands and taking or damage of the application or the ang there any data do the any data of the application or awrands and taking or damage of the application or the ang the application or invalidate any act done waive any default post.
10. The entering upon and taking postension of said property, the insurance policies or compensation or awrands and taking or damage of the appl

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 Except Trust Deed and Note infavor of Klamath First Federal Savings and Loan Association in the amount of \$50,000,00

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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), (a)* agricultural purposes (see Important Notice below),

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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 deed and whenever the context so requires, the masculine gender includes the terminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, said grantor has hereunto set his hand the da

| * IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable: if warrant (a) is analysis in the second | the later that is thank the day and year first above written. |
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| as such word is defined in the Truth in Londing A. | ry is a creditor |
| | |
| the purchase of a dwelling use Stauge New Stauge | lien to finance |
| if this instrument is NOT to be a first lien, or is not to finance of a dwelling use Stavens Form No. 1305. | e the purchase |
| of a dwelling use Stevens-Ness Form No. 1306, or equivalent, with the Act is not required, disregard this notice. | If compliance |
| (If the signer of the above is a corporation, use the form of acknowledgment opposite.) | (a) A statistical sector and the |
| STATE OF OREGON, | n Berner (1997) en se de la seconda de la construcción de la construcción de la construcción de la construcción En seconda de la construcción de la |
| County of Klamath | STATE OF OREGON, County of |
| April /3 , 19 84 | |
| Personally appeared the above named | Personally appearedand |
| Michael E. Aguiar and | duly sworn, did say that the former is the |
| Debra J. Agufar | president and that the latter is the |
| | secretary of |
| | |
| | a corporation, and that the seal attixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by the instrument was signed and |
| ment to be their voluntary act and deed. | sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said saturations of the sectors and the sectors the sectors are sectors |
| . Before me: | and deed. |
| (OFFICIAL | Before me: |
| SEAL) Buscan Table Notary Public for Oregon | |
| | Notary Public for Oregon (OFFICIAL |
| My commission expires: 11-2-86 | My commission expires: SEAL) |
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| REQUES | TOR FOLL RECONVETANCE |
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| To be used on | ly when obligations have been paid. |
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| To be used on TO: | y when obligations have been poid. , <i>Trustoo</i> |
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