No. 881-Oregon Trust Deed Series-TRUST DEED.	Aspen M-	27750	Vol. M84	Page 130	39 🏶
··· 39452	TRUST DEED		nin paratri i	10 84	hetween
THIS TRUST DEED, made this	26th day of units	of Jund and	<u>ine</u> wife	, 19,	
LEONARD HARTY and CHERTE	CROW, INC.	••••••		as Trus	tee, and
Grantor, <u>ASPEN TITLE & ES</u>	SCROW, INC.		 A state of the sta		·····
JOHN S. KRONENBERGER	an the State St	· · · · · · · · · · · · · · · · · · ·			
Grantor irrevocably grants, bargains,	WITNESSE:	TH: to trustee i	n trust, with po	ower of sale, the	property
Grantor irrevocably grants, bargains, Klamath County, C	sells and conveys regon, described a	s:	ant 1999 - Statistica Statistica		·
	and a second	·····	Courses Lerrador		
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Straight and some state (1997 State 2019) (2019) and			ŕ.,		
				severe belonéiné o	r in anywise
gether with all and singular the tenements, her w or hereafter appertaining, and the rents, issu	editaments and appur es and profits thereof	tenances and a and all fixture	all other rights the s now or hereafter	attached to or used	I in connec-
on with said real estate. On with said real estate. OF SECURING	PERFORMANCE of	each agreemen	t of grantor herein		
m ot = (\$15,500,00) = -	Do	llars, with inte	rest thereon accord	ling to the terms of principal and inter	a promissory est hereof, if
ote of even date herewith, payable to beneficiar,	at maturity	1, 19	shove, on which	the final installment	t of said note
ot sooner paid, to be due and payable secured l	by this instrument is t	he date, stated	hereof, or any inte	rest therein is sold.	agreed to be
old, conveyed, assigned at the all obligations	secured by this histra		-les surnotés.		
The above described real property is not curre	ently used for agricolle	(a) consent to th	e making of any maj	o or plat of said prope y restriction thereon; (rty: (b) join in (c) join in any
To protect the security of this trust deed, 1. To protect, preserve and maintain said proper and repair; not to remove or demolish any building or and repair; not to remove of said properfying of	ty in good condition improvement thereon;	subordination or thereof; (d) reco	other agreement alle nvey, without warrant econveyance may be	cting this deed or the y, all or any part of the described as the "pe- ils therein of any matte	erson or persons ers or lacts shall
2. To complete or restore promptly and in g	nstructed, damaged or	be conclusive pro	of of the truthfulness	Il be not less than \$5.	at an
3. To comply with all laws, ordinances, regulation	ficiary so requests, to	10. Upon time without no pointed by a con	ice, either in person, art, and without rega	by agent or by a re rd to the adequacy of upon and take possess	ion of said prop
cial Code as the beneficiary may require and to bay cial Code as the beneficiary may require as the cost of prober public office or offices, as well as the cost of	all lien searches made med desirable by the	erty or any part	including those nas	upon and take possess name sue or otherwise t due and unpaid, and nd collection. including red hereby, and in suc	approvide atte
4. To provide and continuously maintain inst	loss or damage by fire mo to time require, in	ficiary may dete	mine.	aking possession of s	aid property, th
and such one less than \$, with loss pay an amount not less than \$, with loss pay companies acceptable to the beneficiary, with loss pay	vable to the latter; all ary as soon as insured;	collection of suc insurance policie property, and the	h rents, issues and p s or compensation or a application or relea with or potice of defau	rolits, or the proceeds awards for any taking se thereol as aforesaid, it hereunder or invalid	or damage of th shall not cure late any act do
the grantor shall fail for any reason to procure any it the grantor shall fail for any reason to procure any deliver said policies to the beneticiary at least filteen d	ays prior to the expira- aced on said buildings,	pursuant to such 12. Upo	notice. n default by grantor	in payment of any inc	lebtedness secur
collected under any tire or other insurance policy has collected under any indebtedness secured hereby and in su ciary upon any indebtedness secured herebiciary the entire	ch order as beneliciary amount so collected, or	declare all sun event, the bene	is secured hereby im liciary at his election	mediately due and pay may proceed to foreclo be trustee to foreclose	this trust deed
any part thereoi, may be released to grantor. Such app any part thereoi, may be released to grantor. Such app of cure or waive any default or notice of default here	under or invalidate any	advertisement a	nd sale. In the latter use to be recorded his	written notice of defau merty to satisfy the c	ilt and his elections security
act done pursuant to and premises free from construction 5. To keep said premises free from construction assessments and other charges that may be leve taxes assessments and other charges that such taxes,	ied or assessed upon or assessments and other	thereof as their the manner pro	required by law an vided in ORS 86.740	to 86.795.	ertisement and t
to beneficiary; should the grantor laif to make part to beneficiary; should the grantor laif to make part ments, insurance premiums, liens or other charges part ments, insurance premiums, liens or other charges part to be a state of the st	yable by grantor, either h tunds with which to	then after del trustee for the	ult at any time prior trustee's sale, the	to live days before to trantor or other person iciary or his successors	in interest, resp
by direct payment, beneficiary may, at its option, make such payment, beneficiary may, at its option, may, at	forth in the note secured agraphs 6 and 7 of this	obligation sect	red thereby (includin	n and trustee's and att	orney's fees not
trust deed, without waiver of any rights arising its	t as aforesaid, the prop-	cipal as woul	d not then be due h	eclosure proceedings sh	all be dismissed
erty nereniber that they are bound for the paymentate	ly due and payable with-	the trustee.	herwise, the sale shall	be held on the date i	hich said sale
render all sums secured by this trust deed initiation render all sums secured by this trust deed.	s trust including the cost	in one parcel auction to th	or in separate parce e highest bidder for	cash, payable at the ti leed in form as require	ime of sale. Tri d by law conve
of title search as well in enforcing this obligation an	a manee o and	the property plied. The re	so sold, but without citals in the deed of a ulness thereof. Any I	ny matters of fact shall berson, excluding the t	l be conclusive i rustee, but inclu
affect the security fights which the beneficiary or trus	il costs and expenses, in-	The granion in 15. V	Then trustee sells purs	want to the powers pro	expenses of sale
any suit for evidence of title and the beneficiary so are cluding evidence of title and the beneficiary so are append al attorney's lees mentioned in this paragra	ph 7 in all cases shall be eal from any judgment of	cluding the attorney. (2) to the obligation se	to the interest of the	trustee in the
decree of the trial court, grantor interior and better pellate court shall adjudge reasonable as the better	liciary's or trustee's actor	surplus, it a	ny, to the granter or	the his successor in int	y may from th
It is mutually agreed that: It is mutually agreed that: 8. In the event that any portion or all of bi worder the right of eminent domain or condemnation under the right of eminent domain or condemnation	id property shall be taken beneliciary shall have the tion of the monies payable	n 16. e time appoin e successor fr	stee appointed hereu	nder. Upon such appo-	vested with all
ns compensation lor such taking, which are in the to pay all reasonable costs, expenses and attorney	's fees necessarily paid of e paid to beneficiary an	d powers and d hereunder.	duties conferred up Each such appointmer	and substitution shal	I be made by w ce to this trust
applied by it first upon any reasonable courts and applied by it first upon any reasonable courts, necessarily	paid or incurred by ben lied upon the indebtedne	- and its pla - Clerk or R	ce of record, which, corder of the county	when recorded in the or counties in which the er appointment of the	e property is sil successor trustee
ficiary in such and grantor agrees, at its own ex	iry in obtaining such con	n- 17.	ed is made a public	record as provided by	der any other
and execute such instruments as any request, pensation, promptly upon beneliciary's request, by At any time and trom time to time up liciary, payment of its less and presentation of endorsement (in case of full reconveyances, for car the liability of any person for the payment of the NOTE: The Trust Deed Act provides that the trustee or sovings and loan, ossociation, outhoused to do promotive of this stole, its subsidiaries, offiliates, age	this deed and the note I	ng shall be a	party unless such act	ion or proceeding is bit	Jugan - J
endorsement (in case of the second of the	P MILLIONCOLLE				

the beneficiary and those claiming under him, that he is law- rty and has a valid, unencumbered title thereto
the beneficiary and those claiming the second
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me against all persons whomsoever.
$ \begin{array}{l} \left($
turn described note and this trust deed are:
epresented by the above described note and this trust deed are: old or agricultural purposes (see Important Notice below), well person) are for business or commercial purposes other than egricultural devices administrators, execu-
binds all parties hereto, their heirs, legatees, devisees, administrators, execu- binds all parties hereto, their heirs, legatees, devisees, administrators, execu- erm beneficiary shall mean the holder and owner, including pledgee, of the ary herein. In construing this deed and whenever the context so requires, the ary herein. In construing the deviation of the plural.
the singular number includes in the singular number includes in the singular number includes in the singular first above written.
(a) or (b) is
king required
ion of manee or equivalent; the purchase if compliance
STATE OF COLORADO (County of Arapahoe) ss.
STATE OF COUNTY County of 1984 24 July Leonard Harty and
Personally appeared who, each being firs
Cherl nar by
duly sworn, did say that the lotter is the president and that the latter is the
a corporation, and that the seal affixed to the foregoing instrument is a corporate seal of said corporation and that the instrument was signed ar corporate seal of said corporation by authority of its board of director sealed in behalt of said corporation sealed in strument to be its voluntary a
and deed. Before me:
OFFICI
O Notary Public for Oregon SEAL
5 My commission expires:
EQUEST FOR FULL RECONVEYANCE Equiption obligations have been poid.
EQUEST FOR FULL RELOWER been poid.
of all indebtedness secured by the foregoing trust deed. All sums secured by of all indebtedness secured by the foregoing trust deed. All sums secured by reby are directed, on payment to you of any sums owing to you under the term of any sums of the payment to you of any sums owing to you under the term of any sums of the parties designated by the terms of said trust deed y, without warranty; to the parties designated by the terms of said trust deed
yance and documents to
(GENERAL) and STERIELANDER.
it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made MANCHERD MARTERIA and a
STATE OF OREGON,
County of
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RECORDER'S USE ment/microfilm/reception reduces Record of Mortgages of said Cour Witness my hand and s

Cost

EXHIBIT "A"

The E½ of the following described property:

The SINE's of Section 15, Township 34 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, lying South of Woodland Park, EXCEPTING THEREFROM the following described parcels of land:

That portion contained in Contract of Sale recorded December 11, 1975 in Book M-75 at page 15639, Microfilm Records, and that portion contained in Contract of Sale recorded July 19, 1976 in Book M-76 at page 10913, Microfilm Records, ALSO EXCEPTING THEREFROM that portion of the following described property lying in the Stynet of Section 15, Township 34 South, Range 7 East of

Beginning at the Northwest corner of the W\SW\NW\ of said Section 14, this corner being the true point of beginning of this description; thence East along the North line of said WhSWHNWH of Section 14 to the Northeast corner of said WSSW4NW4 of Section 14; thence South along the East line of said W\SW\NW\ of Section 14 a distance of 1158 feet to a point; thence North 60° West 541 feet to a point; thence West 429 feet to a point; thence North 887 feet more or less, to the South line of Woodland Park Subdivision; thence East along said South line of Woodland Park to the true point of beginning.

ALSO EXCEPTING THEREFROM the East 208.71 feet of the South 626.13

13041

STATE OF OREGON,) County of Klamath) Filed for record at request of

on this 1st day of Aug at_<u>11:39</u> ~.D. 19 84 o'clock _____A_ M, and duly recorded in Vol. <u>M84</u> of <u>Mortgages</u> Page_ 13039 EVELYN BIEHN, County Clerk By Tom of Deputy 12.00