FORM No. 881-Oregon Trust Deed Series-TRUST DEED. MIC	519432=		ING CO., PORTLAND. OR. 97204
Bend, OR 97708	TRUST DEED	Vol. M85 rag	le 5622
DELWIN L. ALBRECHT and JOANN M. P	16th day of ALBRECHT, Husband and	pril 1 Wife	, 19 85, between
as Grantor KEY TITLE & ESCROW COME	ANTEC		
as Grantor, KEY TITLE & ESCROW COMP JAMES D. YOW and PATTY J. YOW, HU	ANIES		, as Trustee, and
JAMES D. YOW and PATTY J. YOW, Hu	Isband and Wife or t		tating there canny of t
as Beneficiary, Andrea		He Sulvivor thereof	arenda Cosselha.
Grantor irrevocably grants, bargains, m Klamath County, O	WITNESSETH: sells and conveys to trus		 A second sec second second sec
Lot 3 in OLD HOWARD RANCH ESTATES on file in the office of the Coun	Marat Na 2010	이는 가슴, 慶安美國, 신문왕가화 (*) 안전가 (乾麗帝) 이 아이는 아이는 아이는 아이는 아이는 아이는 아이는 아이는 아이는 아	
TRUST DEED		STATE OF ORFIOL Country of Country of Countr	
Da nat laze at dastrat this time Deed OR THE NOIS which	; faranet Bold must be definered to th	an a	

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 thereof 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

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sooner paid, to be due and payable <u>here</u> <u>April 17, 2005</u>. <u>April 17, 2005</u>. <u>April 17, 2005</u>. <u>April 17, 2005</u> <u>April 17, 2005</u>. <u>April 17, 2005</u> <u>Apri</u>

shall become minimentately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

i i i

<text><text><text><text><text>

Irument, itrespective of the industry dures expected by a consent to the making of any map or plat of said property: (b) join in granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the inn or charge franties in any reconveyance may be described as the "property. The fealty entitled thereto", and the recitals therein of any matters or lates shall be conclusive proof of the truthuleness thereol. Trustee's lease for any of the services menthole of the theretor, and without warranty, all or any part of the inn or charge entitled thereto," and the recitals therein of any matters or lates shall be conclusive proof of the truthuleness thereol. Trustee's lease for any of the services mentioned in this paragraph shall be not less than \$5.
Imme without notice, either in person, by adent or by a receiver to the appointed by a court, and without regard to the adequacy of another the another in the services and profits, including those past due and unpaid, and apply the terms, issues and profits, including those past due and unpaid, and apply the terms, issues and profits, including those past due and unpaid, and apply the term, issues and profits, including those past due and unpaid, and apply the atomethican may a determine.
In the entering upon and taking possession of shild property, the collection of such rents, issues and profits, or the proceeds of line and other insurance policies or compensation or awards for any indebtedness secured hereby, and in such order as berre property, and the application or release thereod as aloresaid, shall be checkiciany may at default or notice of alease thereot as aloresaid, shall of the environ of such reports, etc.
If the beneficiary at his election may proceed to foreclose this trust dead in graymany at a secured hereby immediately due and payable. In such and the resolution of such resolution of such reals property to satisfy the obligation secured hereol of all the trustee to f

and expenses actually incurred in enforcing the obligation that all oddes together with trustees and attorney's lees not exceeding the amounts provided by law. 14. Otherwise, the safe shall be held on the date and at the time and place designated in the notice of safe or the time to which said safe may be postponed as provided by law. The trustee may sell said property either in one parcel or in exparate parcels and shall sell the parcel or parcel or account of the highest bidder lor cash, payable at the time of safe. Trustee shall deliver to the purchaser its deed in form as required by law convering the postponer of the highest bidder lor cash, payable at the time of safe. Trustee shall deliver to the purchaser its deed in form as required by law convering the postponer of the highest bidder lor cash, payable at the time to safe. Trustee shall deliver to the purchaser its deed in form as required by law convering the postponer of the highest bidder lor cash, payable at the trust case or line trusthuliness thereol. Any person, excluding the trustee, but including the generation of the truste easile purchase at the sale. 15. When truste sells pursuant to the powers provided herein, trustee shall apply the proceeds of safe to payment of (1) the expenses of safe, in-tartion and beneficiary may appear in the order of their priority and (4) the surplus. 16. Beneficiary may from time to time appoint a successor or success-ours to any, trustee named herein or to any successor trustee appointed herein and substitution shall be vested with all title, powers and duties subsequen-and the appointment, and without convergence in the same spointed herein and substitution shall be wasted with all title, powers and duties subsection which, when recorded in the made by written instrument executed by beneficient and substitution shall be made by written instrument executed by beneficient in which, the property is situated, shall be conclusive proof of proper appointen in the order records in the more the county or counties i

of the successor trinstee. 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 notily 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 leither an attorney; who is an active member of the Oregon State Bar, a bank, trust company ar 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 escraw 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 Eabling of Fingersteel the indebtedies da) 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 if grantor is a natural person) are for business or commercial purposes other than a than agricultural 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 day and year first above written. * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is 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 Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness form No. 1306, or equivalent. If compliance with the Act is not required, disregard his notice. Delwin L. Albrecht by Corner M. M. Albrecht his attorney in fact M. Allerer m oAnn (If the signer of the above is a corporation, use the form of acknowledgment opposite.) STATE OF OREGON, County of Deschutes STATE OF OREGON, County of.) Apral 16 19 85 Revisionally appeared the above named Solann M. Albrecht both individually ..., 19 Personally appearedwho, each being first and as attorney in fact for Delwin L. Albrecht. duly sworn, did say that the former is the president and that the latter is the secretary of CEI, a corporation, and that the seal attized to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalt of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act and acknowledged the foregoing instru-3.30 her 😳 ment to voluntary act and deed. 0.2 B in the second second in the second seco Before me: οń েই হৈ হৈ য মন প্ৰায় Notary Public OE ង ។ ដូន សមនុទ្ធ P un άu for Dregon <u>स्तर क्ल</u>ंडाल भर**्वन देवया** रेप्रायम्बर स्वत्र Notary Public for Oregon (OFFICIAL My commission expires: 8-8-88 My commission expires: SEAL) 10.2 204 10 1 St Matterie international de la companya de la c La companya de la comp Avenusia bioter: T¢. Aller - South and the set of the ્રસ્ટર્સ્ટર REQUEST FOR FULL RECONVEYANCE Ise apose gattiped and probably to on the used only when obligations have been poided between and a grant spratting products in the set of the set of the set of the best poided between TO: At the poly poly of the set o at the personnel is the legal owner and holder of all indebtedness secured by the loregoing, trust deed. All sums secured by said the undersigned is the regainant and induce of an induction of any function of the source of the sou herewith together, with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to FOR THE PURPOSE OF SECURING PERFORMANCE of cash advection of granter bergin countries. together with off and statistic the resonance, herediterionis and appartementer and all other rights therein to a DALED decails appartanting and physical statistic for the solution of the statistic formation of Beneficiary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be TRUST DEED STATE OF OREGON, (FORM No. 881) Disconnection of the second of STEVENS-NESS DELWIN L. ALBRECHT and N. Carola City Çorin: JOANN MULALBRECHTON SELECT Grantor JAMES D. YOW and PATTY J. XOM and Patry J. 104 Headand and Miles Record of Mortgages of said County. as Grentor, Beneficiary Witness my hand and seal of XEVATES AFTER RECORDING RETURN TO County affixed. Key, Escrow, Company SDR: (LOVIA)
 P. OLIBOX 16178 L DEED, Wage (p) FISHERCHL' HORDERIC SUG MITHEVELYN Blehn, County Clerk Bend, OR 97708 Fee: \$9.00 By IP ATTN: LINDA ROSS Deputy Л 18UST DEED FORIN AN BEI-Oragan trus Dave Salas-statist DECD A Trian 1403