CO., PORTLAND, OR. 9720 18420

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141-Drugen Trust Deed Series-TRUST DEED. ATC-8 2935

and a

October 19.85, between

as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon Corporation , as Trus JAMES F. EDWARDS and SHARON M. EDWARDS, husband and wife with full rights of ..., as Trustee, and

survivorship as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

TRUST DEED VOI M85 Page_

Lot 3, Block 6, Tract No. 1035, GATEWOOD, in the County of Klamath, State of

Oregon. grow as sub

TRUST DEED

THIS TRUST DEED IS AN ALL-INCLUSIVE TRUST DEED AND IS BEING RECORDED SECOND AND JUNIOR TO A FIRST TRUST DEED IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION.

SEE EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF.

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-

sum of <u>the first operation in this instrument</u> first having obtained the written consent or approval of the bereficiary is option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or the beneficiary's option, all obligations secured by this instrument, it makes the maturity dates expressed therein, or the beneficiary's option, all obligations secured by the instrument, it is property of the maturity dates expressed therein, or the beneficiary's option, all obligations secured by the instrument, it is property.

Ine doove described real property is not currently used for agricult To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition and repair, not to permit any waste of said property. To complete or restore, prompily and in good and workmanlike manner any building or improvement which may be constructed, damaged or destroy of thereon, and pay when due all costs incurred listens, covenants, condi-tions and restrictions allecting statements pursuant to the Unitorm Commer-tion complete science and proven the beneficiary so requests, to join in executing such linearcing statements and to pay for filing same in the proper public office or salfrairs agencies as may be deemed desirable by the by filing officer, or sarching signific and may be deemed desirable by the building.

tions and restrictions allecting used property; it uses to the Uniform Commer-tion in exercising such limarcing startements put to pay for limits same in the proper public ollice or ollices, "as may be deemed desirable by the benelicity;" provide method consistent as may be deemed desirable by the proper public ollice or output instantian insurance on the buildings methods and the part on ontouring instintain insurance on the buildings in an amount not less than 3 the participant public of the latter; all companies acceptable to the Behelicary, with loss payable to the latter; all promound the stan 3 the participant public of the latter; all companies acceptable to the Behelicary, with loss payable to the latter; all policies of ipsurance shalt be followered to procure any cuch insurance and to it he grantor shall laid or splicating at least litteen days prior to the explica-pation of any indebedness secure and the participant of the splica-tion of any policy of the Behelicary the entities parts. They benefi-collected unany indebedness secure thereby and in such ont so collect, or may atthered, may be released to grantor. Such as and to pay all the beneficary in or other insurance policy may be applied by all of the grant before any part of such taxes, assessed up on an at done pursuant to quich notice. These paymential any fares, assessed to may interest before any part of such taxes, assessed to an addiment and propasi due or delinquent and prompily delivation or release shall be diver, such assessments and to pay all the state set payment any fares, assess to mak, insurance premiums, liens or other clicary with lunds with which to against and propasi due or delinquent and prompily delivation or is assessed to pote thereby, togethent bundling by all stoption, make payment thereof make such payment, beneficary wrights assing from bardoneaid, the prop-row of the security right assing from bardoneaid of by this trust deed, without weives of a such payments, with intrase shall be bound to the payment of

(a) consent to the making of any map or plat of said property: (b) join in any gamment or creating any restriction thereon: (c) join in any guadination or other agreement allecting this deed or the line or charge fiberoof. (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described of any matters or facts shall be conclusive proof of the truthlulness thereof. Trutec's lees for any of this paragraph shall beroof test them of the any security for the indiced test provides the second test there any security for any delault by grant of the advect lees the any security for the indicted test for any of the any delault by grant of the advect to the agreement of the second test there any of the any delault by grant of the advect of a any of the any delault by grant of the advect to the advect to the advect to the advect to the advect of a second test the any security for the indictedness hereby secured on any advect and unpaid, and apply the same, less costs and expenses of operation and collection, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including the advect the rants. If the coll operation and collection, including the advect the any delaut or component to aver any delaut by grantor in payment of any indebtedness hereof any of the advect of the any of the property, and the application and collection, including the advect the property, and the application of such rents, issue and prolits, or the property and the application of collection in payment of any indebtedness accured here any taking or damage of the insurance policies or component on averads for any taking or damage of the insurance policies or advect any proceed to large advectigary may delaut or component of any proceed on any advectance any delaut or component of any force of the indicate any advect any delaut or component of any description in advect any proceed to large advect advect any delaut or component of any delaut an

the manner provided in O.R. is an and proceed to loreclose this trust deed in 13. After the trustee has commenced loreclosure by advertisement and ale, and at any time prior to 3 days before the date the trustee conducts the sale, the grantor or any other present consists of a failure to pay, when due, the default or defaults. If the default consists of a failure to pay, when due, sums secured by the trust deed, the default may be cured by paying the entire amount due at the time occurred. Any other default that is capable of being cured may be cuiled by tendering the performance required under the obligation or trust defield by case, in addition to curing the default or defaults, the person different in enforcing the obligation of the trust default and expenses actually incurred in enforcing the obligation of the trust defaults, the person different in enforcing the obligation of the trust of defaults with trustees and attorney's lees not exceeding the amounts provided by IAW. 14. Otherwise, the sale shall be held on the detated at the set of the default of the sale shall be held on the detated at the set of the default of the sale shall be held on the detated at the set of the default of the sale shall be held on the detated at the set of the default of the sale shall be held on the detated at the set of the default of the sale shall be held on the detated at the set of the default of the sale shall be held on the detated at the set of the sale shall be held on the detate at the set of the sale shall be held on the detate at the set of the sale shall be held on the detate at the set of the sale shall be held on the detate at the set of the sale shall be the detate at the sale shall be held on the detate at the set of the sale shall be held on the detate at the sale shall be the detate at the set of the sale shall be the detate the sale shall be the detate at the sale shall be the detate at the set of the sale sale shall be the detate the sale shall be the detate the set of the sal

together with ituises and attorneys tees not exceeding the amounts provided by law. 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 in one parcel or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive proof of the truthulness thereol. Any person, excluding the trustee, but including ithe grantor and benelicitary, may purchase at the sale.

ine grantor and beneliciary, may purchase at the sale. '15. When trustee sells pursuant to the powers provided herein, fr. shall apply the proceeds of sale to payment of (1) the expenses of sale cluding the compensation of the trustee and a reasonable chartle by trus altorney, (2) to the obligation secured by the trust deed, (3) to all pe-having revulued lines subsequent to the interest of their privative and (4) surplus, if any, to the grantor or to his suppressor in interest entitled to surplus. 16. Baseliciary may have the trust of the sale of the super-stant the superstant of the superstant of the interest entitled to surplus. , trustee sale, in-trustee's e trust d) the

surplus, it any, to the grantity by to his survessor in interest enlitted to such sarphus. (6. Beneliciary may from time to time appoint a successor or success-sors to any transfer appointment, and without conveyance to the survessor transfer. Up insisted appointment, and without conveyance to the survessor transfer, it latter shall be vested with all tille, powers and during appointment of appointment be made by written instrument security by counties any which, when recorded in the motifage records of the county or bounties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor frustee. 17. Trustee accepts this trust when this deed, duly executed acknowledged is made a public record as provided by law. Trustee in obligated to notify any party hereto of pending sale under any other de trust or any action or proceeding in which granter, beneficiary or tr trust or any action or proceeding in which granter, beneficiary or tr 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 attainey, who is an active member of the Oregon State Bar, a bank, trust company or sovings 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 Ore 696.505 to 696.585.

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fully seized in fee simple of said described real p	with the beneficiary and those claiming under him, that he is law- property and has a valid, unencumbered title thereto
 Means provide the two and providents of distribution of the second second	(a) Martin (1994) And Martin Martin (1994) and a straight of the straight o
and that he will warrant and forever defend the	
[14] A. K. Anderson, M. W. Mang, M. Martin, M. M. Martin, and Martin, and M. M	(1) A strategy of the strat
The grantor warrants that the proceeds of the los	n represented by the above described note and this trust deed are:
purposes.	atural person) are for business or commercial purposes other than a to be
tors personal representations to inures to the benefit of and	d binds all parties hereto, their heirs, legatees, devisees, administrators, execu-
IN WITNESS WHEREOF, said grantor h	has hereunto set his hand the day and year first above written
not applicable: if warmants (a) is many out, whichever warran	ity (a) or (b) is fand to the time i
beneficiary MUST comply with the Act and Regulation by m	gulation Z, the contract of the second
if this instrument is NOT to be distingtions form No. 1305	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)	
STATE OF OREGON	STATE OF OREGON, County of
OCLOPEL 3/ 19 85	Personally appeared
Personally appeared the above named. Dale A. Preuss and Sandra K.	who each being the
Preuss	duly sworn, did say that the former is the
	sociosary: of
Se David Teknowledged the forest instant	a corporation, and that the seal affixed 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 articles.
ment to be	and each of them acknowledged said instrument to be its voluntary act
(OFFICIAL AND ADDA	 Bélore metric transmission Bélore de la construcción
SEAL) Mining Calloffa (Allo	Notary Public for Oregon (OFFICIAL
My commission expires: 6-21-88	My commission expires: SEAL)
(c) Device the second se Second second se	T FOR FULL RECONVEYANCE
	ly when eblightens have been paid.
The undersigned is the local design of the	The state of the state of the second state of
SHIG TIME GOOD OF DUTWINDA A ANALY AND A ANALY	indebtedness secured by the foregoing trust deed. All sums secured by said to directed, on payment to you of any sums owing to you under the terms of cess of indebtedness incurred by said
intervitit together with said trust deed) and to reconvey with	by call itust deed (which are delivered to you
TON THE PERCENCE OF SECONDER PERCONS	
DATED Staffter and the and the terminal manufactor of the terminal provides the terminal	and appropriate and all training to a provident provident of the provident
- 「「「「「」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」」	EL CIERTE CONTRACTOR DE LA
TAD AVART WARDCOLLAR FOR *	Beneliciary
THE TRUCK TO BE STATE WITH AND AND THE STATE	Both must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	
COLONIA (FORM No. 881)	STATE OF OREGON, County of
Dale A. Preuss	I cortily that the within instrument
The second secon	was received for record on the
Sandra K. Preuss (1992) Park 102 Street	PACE RESERVED in book/reel/volume No
92 Bellepiciel) James F. Edwards	FOR page Or as fee/file/instru-
Sharon M. Edwards De 200/44	Record of Mortisases of said County
AFTER RECORDING RETURN TO	Witness my hand and seal of County affixed.
ASPEN TITLE & ESCROV	an and the breed and breed
Collection Department.	NAME
LOW IN STRUCTURE CONTRACTOR STORE STORE	ABR21 DEED AO By

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THIS TRUST DEED IS AN "ALL-INCLUSIVE TRUST DEED" AND IS SECOND AND SUBORDINATE TO THE TRUST DEED NOW OF RECORD DATED JULY 16, 1975, AND RECORDED JULY 17, 1975 IN BOOK M-75 AT PAGE 8140 IN THE OFFICIAL RECORDS OF KLAMATH COUNTY, IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, AS BENEFICIARY, WHICH SECURES THE PAYMENT OF A NOTE THEREIN MENTIONED. JAMES F. EDWARDS AND SHARON M. EDWARDS, BENEFICIARY HEREIN AGREE TO PAY, WHEN DUE, ALL PAYMENTS DUE UPON THE SAID PROMISSORY NOTE IN FAVOR OF KLAMATH FIRST FEDERAL SAVINGS AND LOAN ASSOCIATION, AND WILL SAVE GRANTORS HEREIN, DALE A. PREUSS AND SANDRA K. PREUSS, HARMLESS THEREFROM. SHOULD THE SAID BENEFICIARY HEREIN DEFAULT IN MAKING ANY PAYMENTS DUE UPON SAID PRIOR NOTE AND TRUST DEED, GRANTOR HEREIN MAY MAKE SAID DELINQUENT PAYMENTS AND ANY SUMS SO PAID BY GRANTOR HEREIN SHALL THEN BE CREDITED UPON THE SUMS NEXT TO BECOME DUE UPON THE NOTE SECURED BY THIS TRUST DEED.





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STATE OF OREGON: COUNTY OF KLAMATH: SS.

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Filed for record at reque	st of	1:28 o'clock A M.,	and duly recorded in Vo	1. <u>M85</u> ,
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