Total and the second se	FORM No. 881-Oregon Trust Deed Series TRUST DEED. 453,94649 ED STEVENEWESS LAW PUB. CO., PORTLAND, OR STORE
	60114 - TRUST DEED Vol <u>M86</u> Page 6048
	THIS TRUST DEED, made this 24th day of February , 19.86, between JOHN PATRICK PUCCINELLI and RONNIE PUCCINELLI, husband and wife
	as Grantor, ASPEN TITLE & E3CROW, INC. MARGARET 4. SPULLER
•	as Beneficiary,
	WITNESSETH: Grantor irrevocably grants, bariains, sells and conveys to trustee in trust, with power of sale, the property inKlamathCounty, Oregon, described as:
	Lot 2, Block 46, Tract #1184, OREGON SHORES - UNIT #2 FIRST ADDITION, in the County of Klamath, State of Oregon.

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 thereol and all fixtures now or hereafter attached to or used in connection with said real estate. FOR THE PURPOSE OF SECURING PFRFORMANCE of each agreement of grantor herein contained and payment of the

sum of ONE THOUSAND THREE HUNDRED FIFTY AND NO/100s-----

herein, shall become immediately due and payable.

The above described real property is not currently used for agricultural, timber or grazing purposes.

To protect the security of this trust deed, grantor agricu 1. To protect, preserve and maintain said projecty in good condition and repair; not to remove or demolish any building or improvement thereon; not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and workmanike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regularions covenants, condi-tions and restrictions allecting said property; if the bevelicary so requests, to join in executing such linancing statements pursuant to the l'inform Commer-cial Code as the beneliciary may require and to pay for .ling some in the proper public offices or offices, as well as the cost of all in searches made by thing officers or searching agencies as may be dismed desirable by the beneliciary.

tions and restrictions allecting said property, if the banelics y to request, in joint or exclusing such innonends attacements pursuant to the Inition Commercial Code as the beneliciny may require and to pay tor Uning some in the proper public office or offices, as well as the cost of all if in searcher made by the second of the searcher made by the second of the searcher made by the second of the searcher and the pay tor Uning the second of the searcher and the pay to the second of the searcher and the pay to the second of the searcher and the pay to the second of the searcher and the pay to the second of t

burdl, timber or grazing purposes.
(a) consent to the making of any map or plat of sub-property. (b) pun in granning any reasonent or creating any restances through ded or the lies or charge barries (d) reconvey, without warrants, all or any part (t the property the convey are sub-ordinated to be ded or the lies or charge barries in any reconvey are sub-ordinated to be ded or the lies of charge barries in any reconvey are may be described in the property the series mentioned in this paragraph shall be not less than \$5, tot any of the property and the rectals therein the ments in a previous or persons begally entitled thereto, and the rectals there the series to any of the series mentioned in this paragraph shall be not less than \$5, tot any of the series mentioned in this paragraph shall be not less than \$5, tot any of the series mentioned in this paragraph shall be not less than \$5, tot any of the series and property, and without regard to the advances of any the series indebtedness hereby secured, enter upon and takeness and any security to any part theread, in its own name use of advances of any the series may default to the advance of any the tractice set of the traction relaxed betreby, and mouth and the series any these upon any indebtedness secured betreby, and mouth and property, the orderine of a prefix of a prefix of any default by granter in payment of any shall be formed any secure develop any default by granter in payment of any sub-order as the series and reported by granter in payment of any sub-order as the series and reports. The orderine policies or compensation or awards for any taken when the series any default or notice of default hereunder for maldate any and default or notice.
10. Upon default by granter in payment of any stabledness secured hereby immediately due and payable. In such an develop in the indebtedness were the beneficiary at this getterion many enced to the tore and the indebtedness were any default or notice of default hereunder or maldate any advection any

the manner provided in ORS 86.735 to 86.795 13 Alter the trustee has common need foreclosure hy indivertisement and sele, and at any time prior to 5 days before the date the trustee conducts the sele, the grantor or any other person so privileged by ORS 86.751, may cur-the default or defaults. If the default consists of a failure to pay, having the sele, the grantor or any other person so privileged by ORS 86.751, may cur-sums secured by the trust deed, the default may be cured by paying the neture amount due at the time of the cure other than such postion as build not then be due had no default occurred Any other default that in capable of being cured may be cured by tendering the performance regured under the behavior trust deed. In any case, in addition to curing the default costs and expenses actually incurred in enforcing the obligation of the trust deed independent with trustee's and attorney's fees not exceeding the amounts provided ". law

ingener with tripser's and attorney's tees not escenting the automnts provide in the later with tripser's and attorney's tees not escenting the automnts provided by law. The trustee may sell said property entities on one parcel or in separat parcels and shall sell the parcel or parcels and shall sell the parcel or parcels shall shall sell the parcel or parcels shall shall sell the parcel or parcels and shall sell the parcel or parcels and shall sell the parcel or parcels shall shall sell the parcel or parcels and shall sell the parcel or parcels shall shall be to be property so sold. But without any covenant or warranty, express or i died. The trustee the deed of any matters of fact shall be conclusive prior if the truthfulness thereol. Any purchase at the sale. eithe

The grantor and beneficiary, may purchase at the sale. Our including 15. When trustee sells pursuant to the powers provided herein, trustee hall apply the proceeds of sale to payment of (1) the expenses of sale, in-hulling the property of the trustee and a reasonable charge by trustee's status (2) to the obligation secured by the trust ded, (3) to all persons the intervention of the interest of the trustee in the trust expension of the granue of the interest of the trustee in the trust of the interests may appear in the order of their priority and (4) the origin. The the granue of the interest of intervent entitled to such in the interest of the granue of the intervent in intervent entitled to such in the intervent of the succession.

replan 18 Beneficiary may from time to time appoint a succession or success into any fusite named herein or to any succession trustee appointed here under Upon such appointment, and without consistance to the succession trustee, the latter shall be vested with all title powers and duties conferred upon any frustee herein named or appointed hereunder. Each such appointment and subdition shall be inside by written instrument executed by beneficiary, which, when recorded in the mutragage records of the county or counties in which the projectiv is situated, shall be conclusive proof of proper appointment of the successor trustee.

of the successor trustee 17. Trustee accepts this trust when this deed, duly executed and a knowledged is made a public record as provuled by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of i ust or of any action or proceeding in which granter, bencheiary or trustee wall 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 att mey, who is an artive member of the Oregon State Bar, a bunk, trust company or savings and loan association authorized to do business under the lows of Oregon or the United States, a talle insurance company authorized to insure trille to real property of this state, its subsidiaries, affiliates, agents or Litancies, the United States or any agency thereof, or an estrow agent licensed under ORS 696 505 to 696,585

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6049The 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 or household purposes (see Important Notice below), (b) for an organization, or (even if gran'or is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, 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 leminine 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 a * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the benaficiary 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 use Stevens-Ness Form Ho. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. Puccinel Patrick ucan M Puccine e (If the signer of the above is a corporation, use the form of acknowledgement opposite.) NO 201 GENERAL ACKNOWLEDGMENT TATAL COL 1986 ... before me, MARCH On this the 477 day of State of SS. V.A. STOWELL ANGEL ک۵ County of the undersigned Notary Public, personally appeared JOHN PATRICK PUCCINELLI AND RONNIE PUCCINELL 🖄 personally known to me \square proved to me on the basis of satisfactory evidence OFFICIAL SEAL V. A. STOWELL NOTARY PUBLIC CALIFORNIA within instrument, and acknowledged that THEY executed it. LOS ANGELES COUNTY My Commission Expires Jan. 22, 1988 WITNESS my hand and official seal. Stowell Notary's Signature V. A. STOWELL COPPERED DE COLORIS DE C vd. • P.O. Box 4625 • Woodland ils. CA 9136 NATIONAL NOTARY ASSOCIATION • 23012 Ventura 7110 122 DATED: Beneficiary ust be delivered to the trustee for cancellation before reconveyance will be made not less or destroy this Trust Deed OR THE NOTE which it secures. B STATE OF OREGON, SS. County ofKlamath TRUST DEED I certify that the within instrument (FORM No. 881) was received for record on the ... 11thday STEVENS-NESS LAW PUB. CO., PORTLAND, ORI John Patrick Puccinelli at ...9:20 o'clock .A. M., and recorded page 6048 or as tee/file/instru-Ronnie Puccinelli SPACE RESERVED Grantor ment/microfilm/reception No. ... 60114., FOR Margaret H. Spuller Record of Mortgages of said County. RECORDER'S USE Witness my hand and seal of County affixed. Beneficiary Evelyn Biehn, County Clerk AFTER RECORDING RETURN TO Margaret H. Spuller By PAm Smith Deputy HC 30, Box 127A Fee: \$9.00 Chiloquin, OR 97624