FORM No. 881-Oregon Trust D	eed Series-TRUST DEED_	110-	52965	DEC STEVENS NES	S LAW PUB. CO., PORTLAND, OF	. 97204 T
∞ 60118	5 AT + <sup>1</sup> 5 2	Eest TRU	ST DEED	Vol.M.86 Por	ge 6054	
THIS TRUST ROBERT L. WALTI	DEED, made t	his24th	day of	February	, 1986, betv	7een
as Grantor, ASPEN MARGARET H. SP		OW, INC., an C	)regon Corr	poration	, as Trustee,	and
as Beneficiary,			IESSETH:	2.7		,
Grantor irrevo inKlamath	ocably grants, ba Cou	rgains, sells and c nty, Oregon, desci	onveys to tru ribed as:	istee in trust, with pow	ver of sale, the prop	erty

Lot 46, Block 22, Tract #1113, OREGON SHORES - UNIT #2, in the County of Klamath, State of Oregon.

IBCREASED.

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60.9 5,27 together with all and singular the tenements, hereditanents 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

sum of ONE THOUSAND TWO HUNDRED SIXTY AND NO/100-

To protect the security of this trust deed, grant t agrees: 1. To protect, preserve and maintain said property in § od c aditant and repair, not to remove or demolish any building or improvement therean. not to commit or permit any waste of said property. 2. To complete or restore promptly and in good and work nanhke manner any building or improvement which may be constructed dramaged or destroyed thereon, and pay when due all costs incured therefor. 3. To comply with all laws, ordinances, regulations, cov mants condi-tions and restrictions allecting said property; if the beneliciary s requests, to join in executing such tinancing statements pursuant to the Unikern Commer-cial Code as the beneliciary may require and to pay for filing same in the proper public allice or ollices, as well as the cost of all lien s sarcher made by filing ollicers or searching agencies as may be deemed deviable by the benelicary.

ion in executing such thereford statements pursuant to the Unit.rm Commer-cial Code as the beneficiary may require and to pay for limits asme in the proper public officers or searching agencies as may be deemed deurable by the new or hereafter sected on the using premise advant lines on the may the fur-mon or hereafter sected on the using premise advant lines for the require, in a max note of exchange and continuously maintain insurance on the bildings of hereafter sected on the using premise advant lines for the require, in a max note of exchange and be delivered to the beneficiary as set as "maxed" of the granter shall be delivered to the beneficiary as set as "maxed" if the granter shall be delivered to the beneficiary as set as "maxed" if the granter shall be delivery at less filteen days not in wrante and to polices of insurance shall be delivery at less filteen days prior to the explan-tion of any policy of insurance new or hereafter placed on suf-may may nebulation of beneficiary the exceedence of the maxed of the granter shall had be delivery at less filteen days not a new reliable to any nebulation of beneficiary the entire amount succelled. In a set, assessments to such notice of delault hereunder or availed at any of the granter to such notice. To keep, said premises the from construction lens, and the may all dragainst sid property before any part of such case, assessment s and other charges become past due or delinquent and prempity deliver rescipts therefor-and the amount to paid, with interest at the rate set torth in the not secured not the abayting the default or nake, pay may due and paysible with and described a shall be added to and become a part of the delt surger by the resciptory should the granter due and prompity deliver rescipts therefor-and the amount so paid, with interest at the rate set torth in the not secured not the amount so paid, with interest at the rate set torth in the not secured needshere with a sub-payment, with interest as allores, id, whe prope-rest adall be

Indl, timber or graxing purposes.
(a) consent to the making of any map or plat of said property: (b) join in drawing any essement or creating any restriction therein, (c) ion in any subordination or other agreement allecting this deed or the line in charge thereof (d) reconvey, without warranty, all or any part of the property. The granter any reconvey and may be described as the property of the restriction therein, (c) ion in any subordination or other agreement allecting this deed or the line in charge thereof (d) reconvey, without warranty, all or any part of the property. The granter is any reconvey and may be described as the property of the truthulenes thereof. Trusters less for any of the truthulenes thereof. Trusters less for any of the property of the truthulenes thereof. Trusters less for any of the property of any part of the truthulenes thereof. Trusters less low any security of appointed by a court, and without refard to the alequacy of any security the property of any part indebtedness secured hereby and in such order as here indebtedness of operation and collection, including these past due and unpaid, and apply the same, less cost and expenses of operation and collection, including example of the indebtedness secured hereby and in such order as here inclusion of such trust, sizes and profits, including those past due and unpaid, and apply the same less that us determine.
1: The entering upon and taking provession of said property, the following of the industry of the

the manner provided in ORS 86.735 to 86.795. 3 Alter the trustee has commenced love losure by advettisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so privileged by ORS 86.735, may cure the delawit or delawits. If the delawit consists of a failure to pay, when due, sums secured by the trust deed, the delawit may be cured by paying the entire around due at the time of the cure other than such portion as would not then be due had no delawit occurred. Any other delawit that is capable of being used may be cured by tendering the periormance required under the obligation or trust deed. In any case, in addition to curing the delawit costs and express actually incurred in enorging the obligation of the trust deed by law. 4.4. Otherwise, the sale shall be held on the date and at the

by law "if. Otherwise, the sale shall be held on the date and at the time and place disignated in the petice of sale or the time to which said sale may be portround as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall still the parcel or parcels at soution to the highest bidder for each, paycable at the time of sale. Trustees shall deliver to the purchase its deed in form as required by law conversing the property is sold, but without any convention or warranty, express or im-plied. The recitals in the deed of any matters of fact shall be conclusive prior of the truthulaness thereof. Any person, excluding the trustee, but including the grantor and beneficiency, may purchase at the sale.

the grantor and beneficiant, may purchase at the safe 13. When trustee sells pursuant to the powers provided herein, trustee shall anyly the proceeds of safe to payment of (1) the expenses of safe, in-cluding the compensation of the trustee and a trassnable charge by trustee's attorney (2) to the obligation secured by the trust deed, (1) to all persons having incorded liens subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus if any to the grantor or to his sub-esser in interest entitled to such incords. surplus

Surplus 4 and 5 for production of the law state appoint as surcessor or successor for any function may from time to time appoint a surcessor or successor function and therein or to any successor function appointed here, under Upon such appointent and without consistance for the surcessor function for latter shall be existed with all table, issues and during time and substitution shall be existed with all table, issues and during therefore, which is here is substitute to surface the events of countries in which the property is utilated shall be conclusive prosit of proper approximent of the successor function.

1. Trustee accepts this trust when the deed du's executed and acknowledged is made a public record as provided by law. Trustee is not obligated to motiv any party hereto of pending sale under any other deed and 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 frust Deed Act provides that the trustee hereunder must be 4 ther an attorney, who is an active member of the Oregon State Bar, a book, trust company or savings and loan association authorized to do business under the laky of Cregon or the Justed States, a title insurance company authorized to insure title to real property of this state, its subsidiaries affiliates, agents or branches the "inited States or any gency thereof, or an escrow agent licensed under ORS 6% 505 to 6%585.

間 er the life 潮 率預時 | 制制的网络制 6055 "The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is law fully 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 it grantor 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 feminine 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 Art: and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. ..... (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, CALIFORNIA STATE OF OREGON. ) ss. County of LOS PRIGELES ) ss County of This instrument was acknowledged before me on This instrument was acknowledged before me on BRCH ź 1286 . by 19 , by RoberFICIAWa SEAMS ARLENE PATER as 10 TARY PUBLIC - CALIFORNIA K LOS ANGELES COUNTY My comm. expires SEP 9, 1998 (Len. - Patient My comm. expires SEP 9, 1998 (Len. - Patient) My comm. expires SEP 9, 1998 (Len. - Patient) oł Notary Public for Oregon (SEAL) My commission expires:  $9 - 7 - 8^2 8$ California My commission expires: (SEAL) REQUEST FOR FULL RECONVEYANCE Is be used only when obligations have been paid TO: , Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you 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 DATED: Beneficiary

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De not less or destroy this Trust Dood OR THE NOTE which is secures. Both must be delivered to the trustee for cancellation before reconveyance will be made.

TRUST DEED (FORM ND. 883) STEVENE-NESS LAW PUB. CO., PORTLAND, ORE.		STATE OF OREGON, County of
Robert L. Walters		I certify that the within instrument was received for record on the 11thday ofApril
Grantor Margaret H. Spuller	SPACE RESERVED FOR	in book/reel/volume No
	RECORDER'S USE	ment/microfilm/reception No. 60118, Record of Mortgages of said County.
Beneficiary		Witness my hand and seal of
AFTER RECORDING RETURN TO		County affixed.
Margaret H. Spuller HC 30, Box 127A		Evelyn Blehn, County Clerk
Chiloquin, OR 97624	R	By Am Amith Deputy
Chiloquin, OR 97624	Fee: \$9.00-	By PAm Im