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ORM No. 881-Oregon Trust Deed Series-TRUST DEED.	JST DEED	VapMS02Pa	ge
- A A	ISI NEED	A C I Charles	19 86, between
JOHN D. NORRIS and DONNA LEE VAN METER,	der of	October	with full rights
matter DEED, made this21st	-st as tena	ntsincommonbut	
THIS TROST DALLONNA LEE VAN METER,	- Land to		as Trustee, and
of survivorsusp. TITLE & ESCROW, INC., at	5-100 - O		
THIS TRUST DEED, made this instant JOHN D. NORRIS and DONNA LEE VAN METER, of survivorship as Grantor, ASPEN TITLE & ESCROW, INC., ar DELORIS E. ECKENRODE	CHERRIC PROV		and the second
as Beneficiary, Grantor irrevocably grants, bargains, sells and County, Oregon, de	TNESSETH:	in writh pe	wer of sale, the property
as Benericially,	I conveys to the	rustee m. mass,	
Grantor irrevocably grants, bargains, sens and Grantor irrevocably grants, bargains, sens and County, Oregon, de	escribed as:	and tenand it	Ne construction de la construction
Klanath		-c wiemath. Sta	ite of Oregon.
TATION DIVER ACRES,	in the Count	LY OI MIRE CREATE	
Grantor irrevocably gland, County, Oregon, de inKlamathCounty, Oregon, de Lot 11, Block 6, KLAMATH RIVER ACRES,		A PARTY AND A PART	Kere and the second sec
	1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 - 1997 -		a de Maria de Carlos de Carlos Referencias
TRUST DEED	and the second second		
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together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or herealter 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 FOR THE PURPOSE THOUGHT AND AND NO 100

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>at maturity</u>. <u>Of</u>. Note <u>19</u>. The date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the within described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable. The above described real property is not currently used for agricultural, timber or grazing purposes.

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NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active mamber of the Oregon State Bar, a bank, trust company or savings and loan association authorized to law business under the lows of Oregon re the United States o title insurance company authorized to insure title property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an excrow agent licensed under OR5 696.305 to 698.365.

and, timber or grazing purposes. (a) consent to the making of any map or plat of said property: (b) join in any granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any thereoi; (d) reconvey, without way be described as the "person or persons thereoi; (d) reconvey, without way be described as the "person or persons thereoi; (d) reconvey, without way be described as the "person or persons thereoi; (d) reconvey, without way be described as the "person or persons thereoi; (d) reconvey, without way be described as the "person or persons is the person of the truthulness thereoi. Trutte's a sets for any of the be conclusive proof of the truthulness thereoi. The person or example is services monitored in this paragraph shall be not less than \$5. services monitored in this paragraph shall be not less than \$5. services monitored in this paragraph shall be not less than \$5. the indebiedness determine, there upon and take possession or examity for the indebiedness and profits of the adequacy of any security for the indebiedness and including reasonable attor-less costs and expenses of operation and collection, including reasonable attor-ness of sets upon any indebitedness secured hereby, and in such order as bene-ney's less upon events in suce and profits. Or the adequary of and other inductive rents, issues and profits. Or the recendent the beneficiary may if all or compensation or average and breaders and shall mot cure or property, and the or conteo of delault hereunder or invalidate any act there on compensation or average any and indebitedness secured pursuant to such motice. *pursuant to such motice*. *pursuant to such motice* of advalut hereunder the beneficiary may deredary of in his performance of any any any any and any act done view and saids. In the latter event the beneficiary may act any deredare all summer or be recorded his written notice of delault and his there shall in equity

thereol as then required by law and proceed to loreclase this trust deed in the manner provided in ORS 86.735 to 86.795. Alter the trustee has commenced loreclasure by edvertisement 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 86.753, may cure the detail or defaults. If the default consists of a failure to pay, when due, sum secured by the trust deed, the cure other than such portion as would entire amount due at the time of the cure other than such portion as would not then be due at the time of the our other than such portion as would being cured may be cured by the default, addition to curing the default to obligation or trust deed. In any case, in addition to curing the default costs defaults, the person ellecting the cure shell pay to bhigation of the trust deed and expenses actually incurred in enforcing the obligation of the trust defaults, and attorney's less not exceeding the amounts provided by law.

ind expenses activity incurred in entoring the configuration of the turst even together with frustee's and afterney's less not exceeding the amounts provided by law. If Otherwise, the sale shall be held on the date and at the time and place designated in the motice of sale or the time to which said sale may place designated in the motice of sale or the time for which said sale may in one parcel or in separate percels and shall set the parcel or parcels at auction to the higher urchaser is deed in formant or warranty, express or ine the prosperity so solid but without any coverant exclusion the trustees but including of the trustee sale in the deed of any mattern of lact shell be conclusive park the granter and beneficiary, may purchase at the sale. I.S. When trustee sells pursuant to the parket, subtinue the trustee, but including cluding the comprehension of the trustee and a reasing babe charter in trustee automrey, (2) to the obligation secured by the trust deed in the further in the furtures the deside at their of the trustee and a trust deed in the trustee. Is the condense may appear in the urder of their priority and (4) the aurplus. 16. Beneliciary may from time to time appoint a successor or success

deed as their interests may appear in the unart in interest entitled to such surplus. If any, to the grantor or to his successor in interest entitled to such surplus. If Beneliciary may from time to time appoint a successor or success-more to any trustee named herein or to any successor trustee appointed here-more to typon such appointment, and without conveyance for the successor under, the latter shall be rested with all title, powers and such appointent trustee, by trustee herein named or appointed hereunder. Each such appointment without the source of the successor trustee appointed here and the successor trustee herein and with all title, powers and under the appointment which the property is situated, shall be conclusive proof of proper appointment which the successor trustee. If. Trustee accepts this trust when this deed, duly executed and obligated to may action or proceeding in which fashers, hereficiary or trustee trust or is any action or proceeding in which fashers, hereficiary or trustee which the appoint and the more appointed in the successor trustee in a set on any action or proceeding in which fashers, hereficiary or trustee and and be a pathy unless such action or proceeding is brought by trustee.

19529 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 and that he will warrant and forever defend the same against all persons whomsoever. fise sest 141 8 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, tamily or household purposes (see Important Notice below), (b) for an organization, or (even if 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 gender includes the isminine and the neutor, 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) ar (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose us Stevens-Ness Form No. 1319, or equivalent If compliance with the Act is not required, **Compliance Stevens-Ness Form No.** 1319, or equivalent DIANE DIFICIAL SEAL John (If the signer of the above is a corporation, use the form of acknowledgement apposite.) OFFICIAL SEAL DIANE DUFRENE NOTARY PUBLIC-CALIFOR If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, California NY CONM. EXP. MAR. 16, 1990 CONM. EXP. MAR. 16, 1990 County of LOS Angeles) 85. This instrument was acknowledged before me on County of ... October 22 ,19 8655 This instrument was acknowledged before me on John D. Norris and Donna Lee Van 19 , by Meter 87 Mis Mithens Notary Public for Ore ار الارات (۲۰۵۵) (۲۰۱ مراجعهای وسطی (۲۰۹ (SEAL) / My commission expires: 3/16/90 Notary Public for Oregon My commission expires: (SEAL) 11.00 why burbarys in the se REQUEST FOR FULL RECONVEYANCE a ana ang nag Alating pang ay Mang nagaragan To be used only when obligations have been paid. Sec. as TO: Trustee The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said 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 and statistical all avidances of indebtedness secured by said trust deed further are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you said trust deed or pursuant to statute, to cancel all evidences of indepredness secured by said trust deed (which are derivered to you herewith together, with said frust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate new held by you under the same. Mail reconveyance and documents to DATED. Do not loss or destroy this Trust Dood OR THE NOTE which it secures. Soth must be delivered to the trustee for concellation before reconvayance will be TRUST DEED TATEVENS NESS LAW PUB. Cd. PORTLAND. ORE. W. (FORM No. SEI) STATE OF OREGON s youse in the cancel of a form certily that the within instrument John D. Norris e in the second second second or an and the second of the se Donna Lee Van Meter Grantor Deloris E. Eckenrode in book/reel/volume No. _________ on page __________ or as fee/file/instru-DEPARTS F. FOREBORS FOR RECORDER'S USE ***** ment/microlilm/reception No. 67543, -----Beneficiary " ing " in margins parameter Record of Mortgages of said County. TOWAFTER RECORDING RETURN TO THE AND ALLEN' HOT HE FORMUTE Witness my hand and seal of ASPEN TITLE & ESCROW, INC. County affixed. AttN; Collection Dept. NAME EVelyn, Bishn, County, Glark 67543 Fee: 889. 00 ED. By Harry 197727 2012 Marine in board and a second Deputy A Warth