FORM N 881-Oregon Treet Deed Series TRUST DEED. ATC#S30974 C74144 DEBJ. : 0G: TRUST DEED THIS TRUST DEED, made this 29th day of Apri Page as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon Corporation

JOHN S. BILLINGS TRUST as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County, Oregon, described as: in The North one-half of Lot 11, Block 8, PLEASANT VIEW TRACTS, in the County of Klamath, State of Oregon, EXCEPTING THEREFROM the Easterly 5 feet thereof Heonveyed for road purposes.

together with all and singular the tenements, hereditaments and eppurtenances and all other rights thereunto belonging or in anywise now or hereafter agreement, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connection with said real estate.

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

had been assessed that have been by the Mote watch it exceeds sold that he delicated to the prefer the suprem

sum of SIXTEEN THOUSAND FIVE HUNDRED AND NO/100---- grantor never contained and payment

To protect the security of this trust deed, grantor agrees:

To protect, preserve and maintain said property in good condition and repair, not to remove or demolish any building property in good condition not to commit or permit any state of said property, and in good and workmanlike and the said property and in good and workmanlike destroys thereon, and pay when due all costs incurred therefor, and pay when due all costs incurred thereon, and pay when due all costs incurred thereon, and pay when due all costs incurred therefor.

To comply with all gave, ordinances, regulations, covenants, condition in executing such innaring satements pursuant to the Uniform Commercial Code in the beneficiary as require and to pay for illing same in the proper public office or officer, as well as the cost of all lien searches made beneficiary or searching agencies as may be deemed desirable by the formal proper public and continuously maintain insurance on the building formal property of the building of the beneficiary.

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flural, timber or grazing purposes.

(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 affecting this deed or the lien or charge in the constant of the property. The form of the property affecting the constant of the property of the property affecting the conclusive proof of the truthers therein of any matters or facts shall be conclusive proof of the truthers therein of any matters or facts shall be conclusive proof of the truthers therein of any matters or facts shall be conclusive proof of the truthers therein of any matters or facts shall follow the proof of the truthers therein of the property of the proof of the truthers thereof. Trustees less for any of the time without notice, either in present by agent or by a receiver to be pointed by a court, and without regard to the adequacy of any security for ery part thereof, in its own name sue or otherwise collect the rents, less cours and expenses of profits, including the past due and unpaid, and apply the same, less out and expenses of operation and collection, including reasonable aftor-clearly may determine.

ney's less upon any indebtedness secured hereby, and in such order as benelicary may determine.

11. The entering upon and taking possession of said property, the
collection of such entering upon and taking possession of said property, the
insurance opticies or compensation or awards for any taking or damage of the
property, and the application or release thereol as aforesaid, shall not cure or
property, and the application or release thereol as aforesaid, shall not cure on
pursuant to such notice.

12. Upon default by grantor in payment of any indebtedness secured
hereby or in his performance of any agreement hereunder, the beneficiary may
in equity as a mortgage or direct the trustee to foreclose this trust deed
execute and cause to the fact the trustee to foreclose this trust deed
execute and cause to the latter even the beneficiary or it rust deed by
to self the said described real property to satisfy the obligation secured
hereby whereupon the trustee shall lix the ime and place of safeting thereby where the place of the said the safeting the shall lix the time and place of the first trust deed in
13. After the trustee has commenced foreclosure by advertisement and
13. After the trustee has commenced foreclosure by advertisement and

logether with frustee's and attorney's fees 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 not not parcel or in separate parcels and shall sell the parcel parcels and shall sell the parcel parcels and shall sell the parcel parcels and lediver to the purchaser its deed in form as required by law conveying the property so sole, but without any coverant or warraby law conveying of the truthuliness thereof. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee

the grantor and beneticiary, may purchase at the sale.

15. When trustee sells pursuant to the powers provided herein, trustee shall apply then the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the trustee and a reasonable charge by trustee's attorney, (2) to the obligation secured by the trust deed, (3) to all persons deed as their interest as understanding the trustee in the trustee in the trustee in the trustee in the trust and the trust and the trust and the trust are the trust and the trust are the trust and (4) the surplus, if any, to the grantor or to his successor in interest entitled to such

surplus, it any, to the grantor or to his successor in interest entitled to such astroplus.

16. Beneticiary may from time to time appoint a successor or successors to any further named herein or to any successor frustee appointed herein or to any successor frustee appointed herein furstee, the appointment, and without conveyance to the successor successor furstee appointment, and without conveyance to the successor support of the successor support of the successor furstee herein named or appointed hereinfer. Each such appointment which the property is altusted, shall be conclusive proof of proper appointment of the successor furstee.

17. Trustae accesses the first street when the dead duly accessed and

of the successor trustee.

17. Trustee accepts this trust when this deed, duly executed and for the succession of the su

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the lowe of Oregon or the United States, a title Insurance company authorized in 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 ORS 696.505 to 696.585.

The grantor covenants and agrees i	o and with the b	eneficiary and th	hose claiming under	him, that he is law-
y seized in fee simple of said described	l-real-property-ar	spring peral territor express	The state of the s	hereto
(a) The second of the secon	g trail the board and the total and	Company of the American Company of the Company of t	protein and the second second	
that he will warrant and forever defe	end the same aga			
and the second of the control of the second	તાહેલું જાણકારોકાદેશ કરો હું હું છે. જ્યાં જો તામ દુધાનું જાણ ક	લાનું તું તું તું કર્યા કર્યા છે. તુર્વા માનું દ્વારાજના કુન્ય ને તું દ્વારાજના કુન્ય કુન્ય કુન્ય ને તુ	and garger (1974), to the control of	
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and the second of the second o	den ing Emilian (1994) Si Milingan ing Milingan Bi Milingan ing Milingan	and the second of the second o	grand the second of the second	
The grantor warrants that the proceeds of (a)* primarily for grantor's personal, family	ly or household purp	oses (see Important	Notice below),	
(b) for an organization, or (even if grant	n de la companya di kacamatan di Kacamatan di kacamatan di kacama		4	
This deed applies to, inures to the benefit sonal representatives, successors and assigns. and hereby, whether or not named as a benefit	The term beneticiary	shall mean the ho	lder and owner, includin	g pledgee, of the contract
der includes the leminine and the neuter, and	the singular number	includes the plural.		
IN WITNESS WHEREOF, said	ageties in a seed that gives a	ino ser rus nand	il 1). Toll	Mes.
MPORTANT NOTICE: Delete, by lining out, whicheve applicable; if warranty (a) is applicable and the l	eneficiary is a credito	The state of the s	, - , - , - , - , - , - , - , - , -	
such word is defined in the Truth-In-Lending Act reficiery MUST comply with the Act and Regulation closures; for this purpose use Stevens-Ness Form N	on by making required	d 1990 <u>- 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990 - 1990</u>	<u>Anna da da</u>	
empliance with the Act is not required, disregard t		gara dan menganantah anda An mengangkan sebiat dan Menganantah dan sebiat dan		
the signer of the above is a corporation, the form of admowledgement opposite.)	Agentes E. A. Million (1997). The second of the control of the con	with a control of the	ing the state of t	
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County of Klamath) 85. C	County of) ss.)
This Instrument was acknowledged below	re me on This	instrument was ack	nowledged before me or	l
David Di Folmar	85			
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Notary Public to	or Oregon Note	ry Public for Oregon	r deservi	en e
My commission expires: 7/23	189 My	commission expires:	 Constitution of the constitution of the constitution	(SEAL)
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	To be used only when e	bligations have been pai		
	Truste	n de en ama estas el Amarinista eligibilità delle Amarine Meridia delle delle	and the second s	
The undersigned is the legal owner and h	nolder of all indebted	iness secured by th	e foregoing trust deed.	All sums secured by said
ust deed have been fully paid and satisfied. I aid trust deed or pursuant to statute, to can	cel all evidences of	indebtedness secure	d by said trust deed (i	vhich are delivered to you
erewith together with said trust deed), and to restate now held by you under the same. Mail to				
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ALBO FILE DE MILLEMANIEM ESCAMORAMENTAL	in property and additional second	*: ************************************		
			Beneticiary	
Do not lose or destroy this Trust Dood OR THE NOT	E which it socures. Both r	nust be delivered to the	trustee for concellation before	recenveyance will be made.
TRUST DEED	t jes bed:	; iciboses:	STATE OF ORE	GON,
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David D. Folmar Control Park	rei, selle und en 1. Oregon, deren			ck P. M., and recorded
Grantor	SPĂCÊ	RESERVED	in book/reel/vol	ume NoM87 or
John S. Billings Trust	• 	FOR IDER'S USE	ment/microfilm/	or as fec/file/instru- reception No74144
iona a. Diffixea Tabai		Control of the second	Record of Mortg	ages of said County. my hand and seal o
Beneticiary Beneticiary	up On 1807		County affixed.	ALL MARINE MARIE SCAL U.
AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW	V 4755	day of	Evelyn Biel	in, County Clerk
ASPEN TITLE & ESCROW COLLECTION DEPT.	\$ 17 ± 17		NAME	TITLE
- '22 7 2 2 1	Fee: \$9.00	ST DEED	By	COBeput

Fee: \$9.00

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