surplus, it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any successor trustees the neuroner. Upon such impointment, and without onverse and during successor trustee, the latter shall pointed with all title hereunder. Each successor trustee, the latter shall point or a point onverse and during successor trustee, the latter shall be able hereunder. Each successor trustee, the latter shall be able to the successor trustee appointed herein the successor trustee hereunder. Each successor trustee, the latter shall be to the successor trustee appointent and substitution shall amend by writted each successor the successor trustee here to the successor trustee the successor trustee appointent and substitution shall a successor trustee that be conclusive proof of poper appointment of the successor trustee. 17. Trustee accepts the strust when this deed, duly excluded and obligated to notify any pathle record as provided by law. Trustee and obligated to notify any path hereto of pending sale under any there deed of 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 attorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and ioan 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 subsidiaties, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

pediate court shall adjustic reasonable as the beneliciary's or trustee's attor-ney s trees on such appeal. It is mustually agreed that: A the event that any portion or all of said property shall be taken under the right is as of eminent doman or condemnation, beneliciary shall have the example the signal appeal of the same set of the amount required as compensation is, to require that all or any portion of the amount required as compensation is as the proceedings, shall be paid to consist, you and examples the distribution of the same set of the amount required mourned by distribution is such proceedings, shall be paid to consisting and high in the risk and norm are reasonable costs and expenses the beneficiary and both in the risk and howlist courts, necessarily paid or neared by a first and howlist, and the balance applied by the distribution of the second hereby; and distribution and the recessarily paid or pensets such advisors and the balance applied upon the middle distribu-pensets and strumments as shall be necessary in obtaining such com-pensets and strumments and there to the obtaining such com-pensets and and the first and there the property is the theory ecured to the first and the set and the role to the first and the note of the pensets and advisors and the property is the theory of the anticident com-pensets and advisors and the property of the and the note to pensets and advisors and presentation of this deed and the note to first any appresent of its free to the payment of the indebtedness, trustee may

there, at the become immediately due and payable.
The abave described real property is not currently used for agricul To protect the security of this trust deed, grantor agrees:

To protect the security of this trust deed, grantor agrees:
To protect the security of this trust deed, grantor agrees:
To protect, neuron entry demolials any building or improvement thereion:
To complete or restors on and property.
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The above described real property is not currently used for agricultural, timber or grazing purposes. Itural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in standing any easement or creating any restriction thereon; (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the lien or charge thereol; (d) reconvey, without warranty, all or any part of the lien or charge thereol; (d) reconvey, without warranty, all or any part of the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The recitals there in any reconvey, without warranty, all or any malters or lacts shall be conclusive proof of the truthiufness thereoi. Trustee's lees for any of the services mentioned in this part of the rocitals there on any malters or lacts shall services mentioned in this preson, by agent or by a receiver to be appointed by a court, and without refard to the adequacy of security propises and prolits, including these past due and unpaid, and anyly the rest, issues and prolits, including these past due and unpaid, and anyly the rest. If the entering upon and taking possession of said property, the indebtedness or compensation or awards for any taking or downable attorney lecture policies or compensation or awards for any taking or downable of the receiver of a such order as beneficiary may detault or notice.
12. Upon default by grantor in payment of any indebtedness secured thereol of its at down or downable ball not cure or downable at a such explication or awards for any taking or downable of the secure and prolites or compensation or awards for any taking or downable of the secure of default hereol as aloresaid, shall not cure or avards and respect of default hereon any assert downable at a such explication or relevance or invalidate any act downable at a such as a such as a such as a downable at a such as a such as a such as a such as a downable at a such as a such as

Contrast of the formation of the event in payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if the date of maturity of the debt secured by this instrument is the date, stated above, on which the final installment of said note and payable. In the event the within described property, or any part thereot, or any interest therein is sold, agreed to be becomes due and payable. In the event the grantor without first having obtained the written consent or approval of the beneficiary, becomes interest interest in the grantor without first having obtained the written consent or approval of the beneficiary, herein, shall become immediately due and payable. The above described real property is not currently used for conjulual timber or construction.

The set of the second s and of TEN THOUSAND 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, it

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CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY

MENT, THE PERSON ACQUIRING THE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE

PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLA. TION OF APPLICATLE LAND USE LAW AND REGULA. TIONS. BEFORE SIGNING OR COMPLY AND THIS INSTRU-MENT THE PERSON ACCOMPLY OF TITLE TO THE

in the County of Klamath, State of Oregon THIS INSTRUMENT WILL NOT ALLOW USE OF THE

OREGON SHORES Lot 32, Block 44, Tract 1184, OREGON SHORES UNIT #2, FIRST ADDITION,

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 declare all sums secured hereby immediately due and payable. In such and in equity as a mortgage or independent of the secure of the secure and advertisement and sale. In the latter event the beneficiary or the trustee had advertisement and sale. In the latter event the beneficiary or the trustee had to sell the said described real property to satisfy the obligations secured hereby, whereupon the trustee shall lix the time and place of sale, give notice thereod as then required by law and proceed to foreclose this trust deed in 13. Should the beneficiary elect to loreclose by advertisement and sale

the manner provided in ORS 86.740 to 86.795. 13. Should the beneficiary elect to loreclose by advertisement and sale them atter default at any time prior to live days before the date set by the ORS 60, may pay to the beneficiary or his successors in interest, respec-obligation secured thereby (including costs of the trust deed and the enforcing the terms of the obligation and trustes and attorney's less not certaing the attorn provided by law) other than at attorney's less not the distuit, in which event all loreclosure proceedings shall be dismissed by the distuits of the trustee's conclusion and the trustes of the trust the distuit of the be due had no default occurred, and thereby cure the distuit, in which event all loreclosure proceedings shall be dismissed by

the default, in which event all foreclosure proceedings shall be dismissed by 14. Otherwise, the sale shall be held on the date and at the time any be postponed as provided by law sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcel shall be postponed as provided by law sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels and shall sell the parchage its deed in form as required by law conveying pled. The recitals in the deed of any matters of lact shall be conclusive proof the property so sold, but without any covenant or warranty, express or im-of the truthuiness thereoil. Any person, excluding the trustee, but including the property so sold is to payment of (1) the express of sale, in-stand apply the proceeds of sale to pay met of (2) the express of sale, saving recorded liens ascurd by the trust of (3) to all pay there aver det in the sold sature of the interest of the trustee in the trust saving recorded liens unsequent to the interest of the trustee in the trust aver det interest may apprear in the order of the trustee in the trust saving it any, to the grantor or to his successor in interest entitled to such surplus. 16. For any reason permitted by law hengliciary may from time to

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STEVENS-NESS LAW PUBLISHING CO., PORTLAND. OR. 97204

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Vol

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

ATE 31074

WILLIAM L. LAMB and BERTHA B. LAMB, husband and wife, ...., as Trustee, and

TRUST DEED

EDWARD E. STEDRON and VAL STEDRON, husband and wife as Grantor, ASPEN TITLE AND ESCROW, INC., an Oregon Corporation,

THIS TRUST DEED, made this \_\_\_\_\_ 20th

1-12922

76387

FORM No. 881-Orogon Trust Dood Series-TRUST DEED.

in .....

11506 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

t +h-	at he will warrant and forever defend th	ie same against all p	persons whoms	soever.	
an.					
Ti (a (2 ntraci asculi IMPO at app such anafic	he grantor warrants that the proceeds of the li a) <sup>a</sup> primarily for grantor's personal, tamily, he b) for an organization, or (even if grantor is a purposes. This deed applies to, insures to the benefit of trisonal representatives, successors and assigns. T t secured hereby, whether or not named as a be- ine gender includes the feminine and the neutri- IN WITNESS WHEREOF, said grantor STANT NOTICE: Delete, by lining out, whichever was plicable; if warranty (a) is applicable and the benefit h werd is defined in the Truth-in-Lending Act and h werd is defined in the Truth-in-Lending Act and this must be in the start and Regulation b the first this memory. If this instrument is to be a F	toan represented by the ousehold or agricultural a natural person) are fo and binds all parties he The term beneficiary sh meticiary herein. In cons r, and the singular num or has hereunto set h arranty (a) or (b) is ficiary is a creditor I Regulation Z, the by making required HEST lien to finance	above described purposes (see I r business or con ereto, their heirs, tall mean the hol struing this deed ober includes the sis hand the de Edward E. Edward E. Val Stedrom	I note and this trust deed are: Important Notice below), mmercial purposes other than a legatees, devisees, administratu- ider and owner, including pled, and whenever the context so re purgl.	equires, the
	west; the interpretations, use Stevens-Ness Form No. i inchase of a dwesting, use Stevens-Ness Form No. i instrument is NOT to be a first lien, or is not to fi dwestling use Stevens-Ness Form No. 1306, or equiv- dwestling use Stevens-Ness Form No. 1306, or equiv-	elent. If compliance	WITH	VaSSAD BH.	-
ates	dweiling use sequired, disregard this notice.	١		. La	
	CTATE OF CALFUNNA	ss. WIT	NESS:KEBEN	vº. T · K	) == (
Staple	COUNTY OF LOS ANGELES	ATE OF ()	REGON, County	7 of	
ŝ	On this the 26 day of MAY the undersigned, a Notary Public in and for sa DENN	id County and State,		NOTARY SEAL OR STAMP	
	the within instrument as a witness thereto, who be deposed and said: That KERRY S. PENN resides at 5343 MEDINA RD. WOODLAND HILLS, CA. was present and saw EDWARD E. and VAL STEDRON	STEDRON that		OFFICIAL SEAL JEANNE NIGH Notary Public-Californi LOS ANGELES COUNT My Comm. Exp. Aug. 18, 1	
•	personally known 10 min 11 in 100	HIS			
	in, and whose name is subscribed	$\mathbf{\mathcal{D}}$			
Staple	Kan F	<u> </u>			
		1			
5	Signature				en un en augusta antes en un fun a same
5 N		REQUEST FOR FULL RECO	ONVEYANCE		
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