TRUST DEED OF NOTE Page 20520

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JOHN C. MEZA and HELEN J. KUILLA

ASPEN TITLE & ESCROW, INC. as Trustee, and as Cranto, Abren IIILE & EDAMA M. MITCHELL, husband and wife with full rights of **Medi** Lines of the state RECERDEN E USE survivorship W. Color

as Beneficiary,

WITNESSETH:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the propertyCounty, Oregon, described as:

SEE-LEGAL DESCRIPTION MARKED EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE "A PART HEREOF AS THOUGH FULLY SET FORTH HEREIN....

TRUST DEED

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AND THE PROPERTY OF THE PARTY OF THE

sold, conveyed, assigned or alienated by the grantor without first herein, shall become immediately due and payable.

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

1. To protect, preserve and maintain said property 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 workmanlike manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thems, covenants, conditions and repair of the pay when due all costs incurred thems, covenants, conditions and restrictions that manning, statements spursuant to the Uniform Commercial Complete of the property of the

It is mutually agreed that:

8. In the event that any portion or all of said property shall be taken under the right of eminent domain or condemnation; beneficiary shall have the right, it it so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's lees, necessarily paid or incurred by gantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees, both in the trial and appellate courts, necessarily paid or incurred by beneficiary and applied the trial and appellate courts, necessarily paid or incurred by beneficiary ficting in such proceedings, and the balance applied upon the indebtedness secured hereby; and granton agreess at its own, expense, to take, such actions and execute such instruments as shall be necessary in obtaining such compensation of the any time and from time to time upon written request of beneficiary, payment of its lees and presentation of this deed and the note for endorsement (in case of full reconveyances, for cancellation), without affecting the liability of any person for the payment of the indebtedness; trustee may the liability of any person for the payment of the indebtedness; trustee may the liability of the making of any map or plat of said property; (b) join in

rument, irrespective of the maturity dates expressed therein, or a state of the content of the c

and expenses actually, incurred in enforcing the obligation of the frust deed together with trustees and attorney's tees 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 be postponed as provided by law. The trustee may sell said property either in one, parcel, or in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any covenant or warranty, express or property to sold, but without any covenant or warranty, express or property to the recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness 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 rovided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, including the compensation of the frustee and a crossnable charge by trustee cluding the compensation of the frustee and a drasonable charge by trustee added, close to the interest of the trust deed, (3) to all persons having recorded liens subsequent the interest of the trustee in the trust deed, as their interest may appear in the order of their priority and (4) the surplus, if any, to the grantor or to his successor in interest entitled to surplus, if any, to the grantor or to his successor trustee appointed hereunder. Dons such appointment, and without conveyance to the successor trustee he latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortage records of the county or counties in not obligated to notily any part

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attamey, 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 laws of Oregon or the United States, a title insurance company authorized to 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 grantes	orphose comes of prouper sic cortes	20521
fully seized in fee simple	TAIS and agrees to and with the A said described real property Thinks on the control and th	e beneficiary and those claiming under him, that he is and has a valid, unencumbered title thereto
and that he will warrant	nd forever defend the same a	gainst all persons whomsoever.
to have by the week for the con- ception of the control of the con- trol of the con- tr	under in the second of the sec	Section of the control of the contro
If H unitable defect that the service of the servic	Company of the state of the sta	decompletions of the control of the
The grantor warrants that (a)* primarily for grantor (b) for an organization,	the proceeds of the !	I by the above described note and this trust deed are: ooses (see Important Notice below), n) are for business or commercial purposes.
This deed applies to inur	the separate of the ferring security of	on), are for business or commercial purposes. In ties hereto, their heirs, legatees, devisees, administrators, execute shall mean the holder and owner, including pledgee, of the control struing this deed and whenever the context so requires, the masculates the plural.
IN WITNESS WHE	REOF, said grantor has hereur	includes the plural. Into set his hand the day and year first above written.
beneficient Miles arined in the Truth	-in-Lending Act and Regulation Z, the	The Destila
(II) the signer/of the above is a (corporation, use the form of acknowledgement opposite).	can construction form and the record	ent en graf de la company de l
STATE OF OREGON, County of Klamath This instrument was acknowledged.	the entry transactor and a transactor of the contract of the c	COF OREGON: Comparison
This instrument was acknown November (Company) 19,08 John C. Mesa and Helen	J. Kotila	Strument was acknowledged before me on
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Hart transfer to the security of the	3-22-89 detection of the second	mission expires. (SEAL,
TO: to perspect to the control of th	Optimization secured only when obligation secured 12. Lyte tractions 1	CUG contraction of the contracti
trust deed have been fully paid and is said trust deed or pursuant to statu herewith together with said trust deed.	and inder of all indebtedness atistied. You hereby are directed, or e) to cancel all evidences of indebt	secured by the foregoing trust deed. All sums secured by said in payment to you of any sums owing to you under the terms of
state now held by you under the san	ne. Mail reconveyance and document	is to the parties designated by the terms of said trust deed the
	Alliands File Siess	Beneficiary
De not loss, or destroy this Trust Deed OR	THE NOTE which it secures. Both must be de	elivered to the trustee for cancellation before reconveyance will be made.
TRUST DEEL		STATE OF OREGON, [TTM: County of
Graniof irrevocably grants	Arrigins, sells and conveys. I Count Oregon, described sat SHIDIT "M" ITINCE	
	Antor SPACE RESERVE FOR RECORDER'S US	in book/reel/volume No
CEDEN TITLE Benefit FREE PECORDING RETURN TO	Pave M. ALIGHETT' porapi	ment/microfilm/recetion No
pens Talebeet and Hn: Collection Dep	年 - 10日1 - doy or を校 正人	MOSEUME TITLE
No. 881—Diegen Trust Deed Salies—TRUST DE	30.4 30.4 45. \$1 45.0 4.4 45.4 3.3 2.2 44. 45.4 9.5 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	By Deputy

EXHIBIT

A tract of land in Lot 2, Section 26, Township 39 South, Range 9 Oregon, more particularly described as follows:

Beginning at the Southeast corner of Said Lot 2; thence North along the East line of said Lot 2, 660 feet to a point; thence West 1155 feet, more or less, to the East line of the Wkwkwkwkwkwkkwkk of said line of said Lot 2; thence East along the South line of said Lot 2; thence East along the South line of said Lot 2, 155 feet, more or less, to the point of beginning.

EXCEPTING THEREFROM a parcel of land situated in the most Northeasterly corner of that property described in Deed Volume M-66 at page 3136, all the Willamette Meridian, in the County of Klamath, State of Oregon,

Beginning at a point on the East line of Lot 2, 660 feet North of the Southeast corner of said Lot 2; thence West 520.00 feet, along the North of said Lot 2; thence South 210.00 feet, parallel to the East line said parcel; to the East line of Lot 2; thence Fast 120.00 feet, parallel to the North line of the East line of Lot 2; thence North 210.00 feet, along

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Filed for record at	Teanest of			
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	of <u>Mortgages</u>	o'clock A	M., and duly recorded in Vo	ol. M87 day
FEE \$15.00		Evelyn 1	Page 20520 Biehn, County Clerk	0
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