ogether with trustee's and attorney's lees 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 date and at the time and place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall self the parcel sale provided by law. The trustee in a separate parcels and shall self the parcel parcels a shall deliver to the purchaser its deed of any matters of lact shall be conclusive provided place designated in the date of the parcels and shall self the parcel of a separate parcels in one parcel or in separate parcels and shall self the parcel parcels a 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 in-of the truthulness thereol. Any parchase at the sale. 15. When trustee selfs pursuant to the powers provided herein, trustee cluding the compensation of the trustee and a (1) the express but including having recorded liens subsequent to the interest of the trustee by trustee's having recorded liens subsequent to the interest of the trustee in the trust having recorded liens subsequent to the interest of the trustee in the trustee supplus, if any, to the granter or to his successor in interest entilled to such surplus. 16. Beneticiary may from time to time appoint a successor or succes-

It is mutually agreed that: S. 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 iso elects, to require that all or any portion of the monies payable to pay all trasonable costs, expenses and attorney's fees necessarily paid or applied by it first upon any trasonable costs and expenses and attorney's lees applied by it first upon any trasonable costs and expenses and attorney's lees to incurred by drantor agrees, at its own expense, to take such actions secure thereby; and grantor agrees, at its own expense, to take such actions pensation, promptly upon beneficiary request. 9. At any ime and from time to time upon written request of bene-ted by personable to the indebtedness indextent of its lees and presentation of this deed and the note for the indebtedness pensation, promptly upon beneficiary arequest. 9. At any person for the payment of the indebtedness the liability of any person for the payment of the indebtedness, the liability of any person for the payment of the indebtedness, (a) consent to the making of any map or plat of said property; (b) join in

Print in elecuting such imaging statements pursuant to the Unitorit Continues of Code as the beneficiary may require and to pay for filling searches made brokenics of a provide and continuously maintain insurance on the building office or office or office of the same searching agencies as may be deemed desirable by the transch of the provide and continuously maintain insurance on the building of the search of the same search of the same

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; To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor. To maner any building or improvement which may be constructed, damaded or destroyed thereon, and pay when due all costs incurred therefor. To maner any building or improvement which may be constructed, damaded or toms and restrictions attenting said property; if the beneficiary so requests, to tom and restrictions attenting said property if the beneficiary so requests to cal Code as the beneficiary may require and to the Uniform Comme-proper public offices, as well as the cost of all lien searches made by thing offices or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain insurance on the buildings

franting any easement or creating any restriction thereon; (c) join in any subordination or other agreement affecting this deed or the lien or charge frantee in any reconveyance may be described as the "person or persons be conclusive proof of " and the recitals therein of any matters or a fact shall services mentioned in this paragraph shall be not less than \$5.
10. Upon any default by grantor hereunder, beneficiary may at any pointed by a court, and whout regard to the advagat of any court of any person or person or person or any of the indebideness hereby secured, enter upon and take possession of said property for any part thereof, in its own name sue or otherwise collect the trans, less and expenses of operation and taking possession of said property in any determine.
11. The entering upon and taking possession of said property, and the application or release thereof as aloresaid shall be and unpaid, and apply the tame, insurance policies or compensation or awards tor any taking or damage of the and other without notice.
13. The entering upon and taking possession of said property, the application or release thereof as aloresaid, shall not cure as been pursuant to such rents, issues and prolits, including there may indebidedness secured here in auton of any detaut by grantor in payment of any such as a difference of the application or release thereof as aloresaid, shall not cure as the application or release thereof as aloresaid, shall not cure being of the sums secured hereby immediately due and payable. In such and take declare all sums secured hereby is trust deed by a receiver the beneficiary may at any determine the application or release thereof as aloresaid, shall not cure any pursuant to such rents, issues and profits, which the proceeds of the beneficiary may determine to any affect the trustee to barcelose this trust deed or the advagat property, which the secure the beneficiary may at any affect the truste to barcelose this trust deed the advagatement hereunder, time bein

of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, it note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if not sconer paid, to be due and payable May 3, 2003. 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, herein, shall become immediately due and payable. To protect the security of this trust deed deputer adress.

-together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise mow 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 THIDTY FOUD THOUSAND NINE HUNDRED AND NO/100 sum of THIRTY FOUR THOUSAND NINE HUNDRED AND NO/100,

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in KLAMATH County grams, ourgams, sens and conveys to trustee in trust, with power or san Lots 11, 12, 13 and 14, Block 45, BOWNE ADDITION TO BONANZA, in the County of Klamath, State of Oregon.

FORM No. 881-Oregon Trust Deed Series-TRUST DEED. Aspen #01032233

as Beneficiary,

as Grantor, ASPEN TITLE & ESCROW, INC. GERALD A. VIEIRA AND JOSEPH L. VIEIRA, NOT AS TENANTS IN COMMON BUT WITH RIGHTS OF SURVIVORSHIP

....., 19.88, between

TRUST DEED WILLIAM S. LAND AND FAYE L. LAND, HUSBAND AND Vol. <u>M88</u> Page May

AW PUB. CO.

PORTLAND. OR 97204

7054

The grantor covenants						
The grantor covenants fully seized in fee simple of s	and agrees to and	l with the L	eneficiary and		Namana ana amin'ny faritr'i Alana amin'ny faritr'i Andrew ana amin'ny faritr'i Andrew a	- 21
	- ucscribed real	property ar	id has a valid, une	se claiming unde	er him, that he	is low
	14. 19 <u>1</u> 7.			ncumbered title	thereto	is law
and that he will warrant and	forever defend in					andan Alfan yang salah sala Alfan salah sala
and that he will warrant and	in acrena the	; same agai	nst all persons wh	Omsoever		
				soever.		
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The grantor warrants that the gamma (a)* primarily for grantor's per (b) for an organization, or (ev This deed applies to, inures to personal representations	proceeds of the loan re	presented by	41			
(a)* primarily for frantor's per (b) for an organization, or (ev This deed applies to, inures to personal representatives, successors and secured hereby, whether or not me	ven it granter is a nate	hold purposes	(see Important Notic	ote and this trust de	ed pro.	
This deed applies to, inures to personal representatives, successors and secured hereby, whether or not named gender includes the feminine and the ne IN WITNESS WHEREO	the benefit of and bin	nde nit -	te for business or com	mercial purposes.	ure;	
and includes the femini nor named	as a hendlin be	neficiary .1	tierero, their heire to			
IN WITNESS WHEREO	F soid	number inclu	of this deed and when des the plural	owner, including i	ministrators, exec	utors,
* IMPORTATION	stantor has	s hereunto s	et his hand the	comext so	requires, the mass	culine
not applicable; if warranty (a) ining out,	which was		IAN AA	' and year first a	bove written	
disclosure must comply with the	nding Act and n	creditor	Ullhain	X		
disclosures; for this purpose use Stavens-Ness if compliance with the Act is not required, di	s Form No. 1319, or	- 4, the required	Havr .	- Current	CX.	
()(sregard this notice.	valent.		Vano	L	na Na si
(if the signer of the above is a corporation, use the form of acknowledgement apposite.)			***************************************	·····		•••••••
STATE OF OREGON,			· · · · · · · · · · · · · · · · · · ·		•••••••••••••••••••••••••••••••••••••••	
County of KI amath		STATE				
This instrument was acknowledged May. 3	\$55.	STATE OF C		,		
May. 3	i before me on	County of This instrume) ss.		
May. 3. William S. Land and Faye	E. Land	19, by	nt was acknowledged i	petore me on		1
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(SEAL) Notary Put	blic for Oregon N					
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The undersigned is the legal owner and frust deed have been fully paid and satisfied, said trust deed or pursuant to statute, to ca. herewith together with said trust deed) and to state now held by you under the same state	You hereby are direc	iness secured	by the loregoing tru	st day t		
The undersigned is the legal owner and frust deed have been fully paid and satisfied, said trust deed or pursuant to statute, to can be rewith together with said frust deed) and to state now held by you under the same. Mail DATED:	ncel all evidences of i reconvey, without we	indebtedness	ent to you of any sun secured by and	ns owing to you un	secured by said	1
Ander the same. Mail	reconveyance and doci	uments to the	e parties designated b	deed (which are d	elivered to you	
ATED:	1 A A A A A A A A A A A A A A A A A A A			ternis of said	trust deed the	
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De not lose er destroy all -						
Do not lose or destroy this Trust Doed OR THE NOTE	which it secures. Both much) ha	Benefic	Siary		
		we delivered to	the trustee for cancellation	before reconversion		
TRUST DEED			· · · · · ·	will	be made.	
(FORM No. 881)						
STEVENS NESS LAW PUB. CO., PORTLAND, ORS.			STATE OF C	DREGON,)	
			County of .	Klamoth	ss.	
······			was received f	that the within i	nstrument	
			ofMou	at record on the.	4thday	
Grantor	SPACE RESE	RVED	at	clock A.M., and	Tecordad	
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SPEN TITLE & ESCROW, INC.				•		
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