FORM No. 881-Oregon Trust Deed Series-TRUST DEED

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

87,159 NTTE OF 02201 RUST DEED ASpen 88459	Vol <u>M88</u> Page 7324
VDONALDIJUELEGGETH and ELIDAL LEGGET, husband and wife,	Automatic , 1988 , between
as Grantor, ASPEN TITLE. & ESCROW CO.	Conuth gilling , as Trustee, and
FRED L. ECK and DIANE E. ECK, husband and wife, or th	he survivor thereof, a wog sea of Record of Maria as of surd Coastly
as Beneficiary, (DIVE E ECK Counter WITNESSETH: Grantor irrevocably grants; bargains, sells, and conveys to trustee i in	An ITILI A Block A MAL and recorded
Block 1, Lots 32, 33, 34, 35, 36, 37, 38, 39, 40 and SUBDIVISION-TRACT-1235, Klamath County, Oregon.	41 sof. BELLASVISTA ou the Local de Courty of
TRUST DEED	STATE OF GREGOD, {

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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 hereafter appertaining, and the rents, issues, and profits thereot and all lixtures now or hereafter attached to or used in connecit is said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the tion with

sum of SIXTEEN 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, if

not sooner paid, to be due and payable user interaction interaction in 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 requirements is not currently used for agricultural timber or grazing purposes.

The above described real property is not currently used for agricultural, timber or grazing purposes.

The proper public office or offices, as well as the cost of all lien searches made by filing offices or offices, as well as the cost of all lien searches made by filing offices or offices, as well as the cost of all lien searches made by filing offices or offices, as well as the cost of all lien searches made by filing offices or offices, as well as the cost of all lien searches made by filing offices or offices, as well as the cost of all lien searches made by filing offices or offices, as well as the cost of all lien searches made by filing offices of the heart offices as the beneficiary into the tot office the cost of the heart of the search of the heart office of the cost of the heart offices and the heart offices of the cost of the cost of the heart of the search of the heart of the heart of the heart of the cost o

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Beneficial

The above described real property is not currently used for agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agricultural, timber or grazing purposes. To protect the security of this trust deed, grantor agricultural, timber or grazing purposes. (a) consent to the making of any map or plat of said property; (b) join in any subordination or other agreement allecting this deed or the line or charge thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regulations, covenants, could and thereto, "and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness therein. Truste's less for any of the proper public offices, as well as the cost of all line searches may by filing offices, or continuously maintain insurance on the buildings now or herealite evised on the said prometry may from time to time. and such of the tastards as the beneficiary may from time to time. and such of the tastards as the beneficiary may from time to time to time to time to time to time. and such of the tastards as the beneficiary may from time to time. and such of the tastards as the beneficiary may from time to time to

Series and profits, including those past due and unpaid, and apply the same, less costs and expenses of operation and collection, including reasonable attor-may's less upon any indebtedness secured hereby, and in such order as bem-therary may, determines. It is the expense of the thereby in the same of the same of the operation of such rents, issues and profits, or the proceeds of lire and other insurance policies or compensation or awards for any taking or damage of the property, and the application or release hereof as aloresaid, shall not cure or waive any delault on onlice of delault hereounder or invalidate any act done pursuant to policies or compensation or awards for any taking or damage of the property, and the application or release hereof as aloresaid, shall not cure or waive any delault on onlice of delault hereounder or invalidate any act done pursuant to molecult by graintor in payment of any indebtedness secured hereby or in his petidenance of any afreement hereunder or invalidate any active any active and the application or done and the beneficiary may declare all sums secured hereby immediately due and payable. In such ad in equity as a morifage or direct the trustee to loreclose this trust deey advertisement and sale. In the latter event the beneficiary or the trustee shall receute and cause to be recorded his written notice of delault and his election for well, the 'said described real property to satisty the obligation secured hereby whereupon the trustee shall fit the time and place of sale, give notice thereof as then required by law and proceed to loreclose this trust deed in the manner provided in ORS 86.735 to 86.795. It of 13 Aller the truste edualt consists of a lailure to pay, when due, sum secured by the trust deed, the delault may be cured by paying the sale, and at any time prior to 5 days before the date the truste conducts the sale, the grantor or any other person so privileged by ORS 86.735, may cure the delault or delault occurred. Any other delault that is capable of obling

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 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 thereat, ar an escow agent licensed under CRS 595.505 to 696.585.

Contraction of the second and the second and the second second second second second second second second second	
The grantor covenants and ag fully seized in fee simple of said des	rees to and with the beneficiary and those claiming under him, that he is law- ribed real property and has a valid, unencumbered title thereto
nd that he will warrant and rantors shall be entitled to roperties governed by this d 2,500 per lot, plus accrued ecures. Grantors shall desi	forever defend the same against all persons whomsoever. (a partial release and deed of reconveyance on any of the eed of trust on payment to the trustee of the sum of interest on the promissory note which this deed of trust gnate to trustee each lot or lots to be so released which ther consent of beneficiaries.
(b) for an organization, or (even if	de of the loan represented by the above described note and this trust deed are: , family, household or agricultural purposes (see Important Notice below), grantor is a natural person) are for business or commercial purposes other than agricultural
this deed applies to, inures to the tors, personal representatives, successors and contract secured hereby whether or not near	benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu- dassigns. The term beneficiary shall mean the holder and owner, including pledgee, of the ned as a beneficiary herein. In construing this deed and whenever the context so requires, the 'the neuter,' and the singular number, includes the plural.
* IMPORTANT NOTICE: Delete: by lining out w	id grantor has hereunto set his hand the day and year first above written.
as such word is defined in the Truth-In-Lendir beneficiary MUST comply with the Act and R disclosures; for this purpose, if this instrument	d the beneficiary is a creditor ig Act and Regulation Z, the DONADD D //IRGGRTY igulation by making required
ine purchase of id dwelling, use Stevens-Ness.] if this instrument is NOT to be a first lien, or of a dwelling use Stevens-Ness Form No. 1306 with the Act is not required, disregard this notice. If the signer of the above is a companyion	form No. 1305.or.equivalent;
STATE OF OREGON,	zer szerentente marzinet <u>partien az peri tedenter in 19</u> mer tenen. Andre marzine alas al putparationeter alas an 10 mer tenen.
Personally appeared the above named ONALD J. LEGGET and ELIDA L USband and wife,	Personally appeared and SGGET, who, each being tirst duly sworn, did say that the former is the president and that the latter is the president and that the latter is the president of the latter is the
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