collection Desarchant 7	TRUST DEED	Vol. <u>M&amp;8</u> Page	17
VADETHIS TRUST DEED, made this EDMOND W. ANDERSCH AND BARBAR	Ath day of Ma A A. ANDERSCH,	ay	, betweei
SGrantor, ASPEN LILLE & ESCROW, NAOMI MARCH, TRUSTEE Under Tr	INC.	NACLESS IN AS THE	stoo
an undivided 1/2 interest; & s Beneficiary, Agreement dated 4-20-8	GRANT MARCH; TRU 1, as to an undivid	JSIEERunder Trust	Aller (A.M. ). Aller (A.M. ). Aller (A.M. ).
Grantor irrevocably grants, bargains, se	WITNESSETH: ells and conveys to truste		
SEE EXHIBIT "A" ATTACHED HERE	TO	<ul> <li>J <ering be="" of="" on="" td="" that="" the="" the<="" twitten="" twitting="" will=""><td>13 (1) ani</td></ering></li></ul>	13 (1) ani
TRUST DEED		Count M. Count S. Count M. Lands	

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 thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate. Sum FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of the ONE HUNDRED THOUSAND AND NO/100,

and used on the course of a promissory with interest thereon according to the terms of a promissory

note of even date herewith; payable to beneficiary or order, and made by grantor, the final payment of principal and interest hereof, it note somer paid, to be due and payable and Dune 1 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 beneticiary, herein, shall become immediately due and payable.

herein, shall become immediately due and payable. The set and payable 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 or improvement thereon; to to commit or permit any waste of said property. 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 therefor. To comply with all laws, ordinances, regulations, covenints, condi-tions and restrictions allecting said property; if the beneficiary so requests, to form merce as the beneficiary may require and to pay to filing same in the proper public offices or offices, as well as the cost of all lien searches made by filing officers or searching agencies as may be deemed desirable by the beneficiary maintened.

Join th' executing such financing' statements' pursuant to the Uniform Commercial Code as the beneticiary may require and to pay for filing same in the proper public officer or officar, as well as the cost of all lies searches may be ideemed desirable by the beneticiary. (1)
 A To' provide and continuously maintain insurance on the buildings of thereafter erected of the said premises against loss or damage by the construction of the said premises against loss or damage by the searches marked as the first of the said premises against loss or damage by the construction of the said premises against loss or damage by fire and such, other harded as the HINSULTENTET VER USE to the latter; all policies of insurance shall be delivered to the beneficiary as soon as insured, the tharded as the data of the beneficiary as soon as insured, the policies to the beneficiary of the beneficiary as soon as insured, the beneficiary of a soon as insured at the same as a grantor's expense. The amount not less than a grant of searches and to any policy of insurance and the neutrino searches and the deliver said policies to the beneficiary of a such as the same the same at grant or search the application or release shall be deliver said policies to the same as grant or such as beneficiary upon any indebtedness security and in such order as beneficiary upon any indebtedness security and in such order as beneficiary and in such order as beneficiary and in such order as beneficiary and the same data and the data and the same as collected or any delault or notice of delault harsander or invalidate any at done pursuant to such notice.
 To keep and in remises free from construction laws and to pay all against and other charges that may be levied or assessed upon or maging the same and the same and the data and the same and the same as a due not for the payment of any far of a stat and other charges payable to the data terms of the same data any all against and other charges that may be levied or assessed

perlate court snail adjudge reasonable as the beneficinry's or frustee's attor-ney's less on such appeal. 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, if 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 for pay all reasonable costs, expenses and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees ficiary in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's lees ficiary in such proceedings, and the balance applied upon the indebtedness and execute such instruments as shall be necessary in obtaining such com-gensation, promptly upon beneficiary's negative. 9. At any time and from time to time upon written request of bene-ficiary, payment of is lees and presentation of this deed, and the mote for endorsement (in case of full reconveyances, for cancellation), with allecting (a) consent to the making of any map or plat of said property; (b) foin in the limbidity of any person for the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) foin in the said property in the said and pay any property in the intervention of the indebtedness, trustee may (b) consent to the making of any map or plat of said property; (b) foin in the said property in the said to the indebtedness, trustee may (b) consent to the making of any map or plat of any provide the intervention of the indebtedness, trustee may (b) consent to the making of any map or plat of and property; (b) foin in the said of the indebtedness in the intervention of the indebtedness to the intervention of the indebtedness in the intervention of the indebtedness in the int

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(f) of any part intereor, of any interest interent is solu, agreed to set for any obtained the written consent or approval of the beneficiary furneest, irrespective of the maturity dates expressed therein, or indicated any constrained of the intervention of the property. The beneficiary and the rectalisation of the property. The beneficiary and the rectalisation of any matters of the property. The beneficiary and the rectalisation of any matters of the property. The beneficiary and the rectalisation of any matters of the property. The beneficiary and the rectalisation of the standard in the stand

NOTE: The Trust Deed Act provides that the trusted heraunder must be either contattorney, 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 lows 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 665.555.

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All the second s	its and agrees to and with the beneficiary said described real property and has a ve	and those claiming under him, that he is alid, unencumbered title thereto
and that he will warrant at	nd forever defend the same against all per	
<ul> <li>Jacobsky D., Schler, W. (1991) Deputy (19) U.A. (1), Learning and start starting of equal to the start of the start start of the of equal (1) of the scalar to starting (1) of the start of the start of the starting (1) of the start of the start of the starting (1) of the of equal (1) of the start of the start of the start of the start of the of the start of the start of the start of the of the start of the start of the start of the of the start of the start of the start of the of the start of the start of the start of the of the start of the start of the start of the of the start of the start of the start of the start of the of the start of the start of the start of the of the start of the start of the start of the start of the start of the start of the start of the start of the start</li></ul>	(1) S. Argin as Length (Actual), and the formation of the second seco	Weingerschneider ist Hilfferen umsenzumen in der Anderson und der Ansteinen der Ans
3. How a reasonable of the strategy of the	<sup>88</sup> Be Dubelinger is an European equal and an equation of the strength of	The stand of th
	he proceeds of the loan represented by the above d personal, family or household purposes (see Impor (even if grantor is a natural person) are for busin (9 the barotik of	1055 OF COmmercial
secured hereby, whether or not nar gender includes the feminine and th	and assigns. The term beneficiary shall mean the ned as a beneficiary herein. In construing this dead	bir heirs, legatees, devisees, administrators, execute holder and owner, including pleddee
* IMPORTANT NOTICE: Delete, by lining not applicable; if warranty (a) is appli	out, whichever, warranty (a) or (b) is	nd the day and year first above written.
disclosures; for this purpose use Stevens if compliance with the Act is not require the standard state and the state of the state of the state of the state of the state of the state of the state of the state of the state of th	and Regulation by making regulad Ness Form No. 1319, or equivalent. d/disregard this notice	under Andread
(If the signer of the above is a corporation, it use the form of acknowledgement opposite.) STATE OF, OREGON,	<ul> <li>All senting a summary souther specify senting the providence of the senting of the senting sentin</li></ul>	An end of the second se
County of Klaunath This instrument was acknowl May 28 19 88 Edword N. AnderSch and	edged before me on This instrument was ack	knowledged before me on
Andersch Martene V. X	arbara A.	
(SEALC)// Notar May commission expires:	y Public of Oregon <u>3-22-89</u> My commission expires:	(SEAL)
TO:	REQUEST FOR FULL RECONVEYANCE	
Life due of manufactor of the gop to conThe undersigned is the legal own frust deed have been fully paid and sat said frust deed	Trustee, Start recence physics intrusteen in the man second by the start ter and holder of all indebtedness secured by the start tatled. You hereby are directed	toregoing trust deed. All sums provide the
estate new held by you under the same	and to reconvey, without warranty, to the parties Mail reconveyance and documents to the	by said trust deed (which are delivered to you designated by the terms of said trust deed the
A CONTRACTOR AND	euro intervisione and documents to see a second sec	92. Ot protection of the protection of the second s
De not lose er destrey this Trust Deed OR 1	15 NOTS which it secures. Both must be delivered to the trustee	Bonoficiary • for cancellation before reconveyance will be made.
TRUST DEED (FORM No. 881)) STEVENSINESS LAW PUD. CO., PORTLAND, ORE	S	TATE OF OREGON, County of
EE EXHIBIL .V., VIIVCH	anti net and described by of	I certify that the within instrument as received for record on the day
Bonsficiery Agreements Course	tor SPACE RESERVED in	book/reel/volume No
AFTER RECORDING RETURN TO	20 1 LUST VOLESMENT 19 CO	ent/microfilm/reception No
PEN TITLE & ESCROW DINC S llection Department	the 24th ARDERSCH. HUSLAN	

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EXHIBIT "A"

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Commencing at a point on the North line of the SW1/4 of Section 7, Township 39 South, Range 10 East of the Willamette Meridian, PARCEL 1: Klamath County, Oregon, said point being East, 799.10 feet from the West 1/4 corner of said Section 7; thence South, 30.00 feet to a 578" iron rod on the South right of way line of Booth Road marking the true point of beginning of this description; thence West, 118.98 feet along the South right of way line of Booth Road to its intersection with the East line of Lot 7, "Emmitt Tracts", according to the official plat thereof; thence South 00 degrees 16'00" East, 537.58 feet along the East line of "Emmitt Tracts" and its Southerly prolongation to a 5/8" iron rod at the Easterly right of way line of the Enterprise Irrigation District Canal; thence along said Easterly right of way line South 27 degrees 57'33' East, 97.55 feet to a 5/8" iron rod; thence South 22 degrees 47'27" West, 187.72 feet to a 5/8" iron rod at the intersection of said Easterly right of way line with the North right of way line of the 0.C.& E. Railroad; thence South 66 degrees 16'33" East, 561.30 feet along said North right of way line to a 578" iron rod; thence North, 722.17 feet to a UI way line to a 570 from rou; thence worth, 722.17 reet to a brass nail and tag set in the top of a fence post; thence North 77 degrees 33'28" West, 397.08 feet to a 578" iron rod; thence North 38 degrees 25' 39" East, 45.95 feet to a 578" iron rod; thence North 03 degrees 35'00" West, 179.26 feet to the point of beginning.

PARCEL 2: The Easterly 25 feet of Lot 7, and the Easterly 25 feet of Lot The Easterly 25 feet of Lot 7, and the official plat thereof on 8, "Emmitt Tracts", according to the official plat thereof on file in the office of the County Clerk, Klamath County, Oregon. file in the office of the County Clerk, Klamath County, Oregon. LESS AND EXCEPT that portion conveyed by deed recorded December 8, LESS AND EXCEPT that portion conveyed by deed recorded October 14, 1972 in Book M-72 at page 14100 and deed recorded October 14, 1977 in Book M-77 at page 19697.

STATE OF OREGON: CO	OUNTY OF KLAMATH:	SS.	1 July 1900	the <u>lst</u> rded in Vol. <u>M88</u>	day
Filed for record at reque	st of 10 88 at _	<u>11:20</u> o'clock	P_M., and duly lease on Page8517 Cour	nty Clerk	
of	A.D., 19 ofMortg	ages Evelyn Biehr By	mary Mi	1000	
FEE \$18.00					

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