ORM No. 881-Oregon Trust Deed Series--TRUST DEFD OT ASPA 38390 88799 Vol. <u>M88</u> Page EDWARD D: DOLAN, JR: and JOYCELYN S. DOLAN, husband and wife 10295 创 asGranton ASPEN TITLE & ESCROW, INC. BURNER and ROSELYN M. HARP, husband and wife with full so as Trustee," and and wife with full so and const. 88 between , 19 as Beneficiary, ment/microl/fm/ SHOLLAS AN LOUGH Orantes 1 Sate Trates WITNESSETH: or as fee/file/matterin monther claim the SSC and Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property Klamath County Oregon described on Klamath Lot 104 and the Southerly 20 feet of Lot 103, FIRST ADDI(10N-10 the jer gal CASIIAS, in the County of Klamath, State of Oregon 2 cutul that the batter using in Lot TRUST DEED STATE OF CRECON - Land Land and nni 1986 an dastrog this fruit Daad OG THE MOTE which it Lervier, Calls must be callstrad to the super for concellulan byte activities a sum of a promissory note of even date herewith, payable to beneficiary or order, and made by grantor, the final payment of principal and interest hereoi, if note of even date nerewith, 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. At. Maturity, Of Note 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 then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or To protect the security of this term date. herein, shall become immediately due and payable. The set of more one To protect the security of this trust deed, grantor agrees: that I. To protect, preserve and maintain said property in good condition and repair; not lo tempore or demolish any building or improvement thereon not to commit or permit any week of said property. To complete or restore promptly and in good and workmantike destroyed thereon; and pay updement which may be constructed, damaged or S. To comply with due all costs incurred therefor. S. To comply with due all costs incurred therefore, and there and and pay updement which may be constructed, damaged or for a satisfield thereon, and there are a strong the satisfield of the satisfiel ACCOMMENDED granting any essement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge grantee in any reconveiliout warranty, all or any pathol, the property. The legally entitled therein yance may be described as the property. The second second second second second second second second second be conclusive proof of the truthulness thereoil. Trustees of lacts shall services mentioned in the second second second second second 10. Upon in this paragraph shall be not less these sizes of lacts shall time without notice, either in person, by agent or by a receiver to be ap-pointed by a contex, and without regard to the adaptacy of any security for erity or any part hereol, in its own name sue or otherwise collect the rents, less costs and prolite, including these past due and under and prolite second second second second lisues and prolite, including these past due and under and reads and pro-licitary may detering upon and taking possession of said property, the collection of such rents, issues and prolites for and rest of lise of rost. I. The entering upon and taking lossession of said property, the insuitance policies or compensation or Wardis for any taking or damage of the waited and while application or release thereol of lite and other. Property, and the application or release thereol as alloresall, shall hol furb or waited and while and the second of any taking or damage of the insuitance wards of the entering of the second of the proceeds of lite and other. proper putto by filling ollicers or searching agencies as may be deemed desirable up the beneliciary. 4-To provide and continuously maintain insurance on the buildings now or hereafter erected on the said premises against loss or damage by fire and such the heard's as the beneliciary may from the to time to time companies acceptable to the beneliciary with loss payable to the latter; all policies of insurance shall be delivered to the beneliciary as soon as insured to the beneliciary at least lilleen days prior to like expiral deliver said policies to the beneliciary at least lilleen days prior to like expiral tion of any nolicy of insurance and to if the grannor sum is the beneficiary at least filteen days prior to the expiration of any policy of instruction or hereafter placed on said buildings. The beneficiary may procure the same at grantor's expense. The amount is the beneficiary may procure the same at grantor's expense. The amount is collected under any indebtedness exceed hereby and in such order as or beneficiary may procure the same at grantor's expense. The amount is at one of the same exceed hereby and in such order are ordered to reach any policy of instruction the same at one of the same exceed hereby and in such order or released or at option or details thereander or invalidate any part thereof, may be released and the any to release or notice of details hereander or invalidate any part thereof, may be released and the any to release of the levid or assessments and other charges that may be levid or assessed upon or other and providing is beneficiary in the levid or any targe, assessments and other charges that may be levid or any targe, assessments and other or the same and the amount of the charges that may be levid or assessed upon other any definition of any targe, assessments and other there any the levid or any targe, assessments and other any the same and the amount of the charges that may be levid or any targe, assessments and other there are any the levid of any targe, assessments and the amount of the charges the relevant dease within the same the amount so the beneficiary indices and the same the or definition of the charges priori of any targe, assessment and the amount so the beneficiary indices and the same are any the debt scale of any targe, assessment and the amount so the any beneficiary within the same and the amount so the the same and become a part of the debt scale of this trust deed, without waiver of any the same and trustee is and property and become and the and property due to the same as and attractions and the another any at the debt scale and attracting the same extent that they are bound to be any targe, asa of any policy of insurance how or hereafter placed of said buildings, property, and the application or release thereol as aloresaid, shall hol cure or whire any default or notice of default hereunder or invalidate any act done PUISUANI to such notice. A straum incrument of any indebtedness secured hereby on his performance of any agreement of any indebtedness secured hereby in his performance of any agreement hereunder, time being of the beneficiary may event the beneficiary may seven the beneficiary and his election may proceed to foreclose this trust deed advertisement and sale or may direct the trustee to foreclose this trust deed advertisement and sale or any direct the trustee to hereby which the beneficiary any other right or latter event the beneficiary or equity, which the beneficiary any other in the of the trustee to not can be advected and the beneficiary and the second and cause here corded property to satisfy the obligation his election to sell the said deet be advected to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. The thread 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 5.35 to It is mutually agreed that: It is mutually agreed that: It is mutually agreed that: It is concern that any portion or all of said property shall be taken under the right of eminent domain or condemnation, beneiciary shall have the right, it is o elects, to require that all or any portion of the monies payable as compensation for such taking, which or any portion of the monies payable as compensation for such taking, which shall be paid to beneiciary and paya all reasonable costs, expenses and attorney's lees necessarily paid or impired by grantor in such proceedings shall be paid to beneiciary and bothed by it first upon any reasonable costs, at payable iscured, hereby; and grantor; agrees, at haln co applied upon the indebtedness secured, hereby; and grantor; agrees, at shall be necessary in obtaining such com-pensation, promptly upon beneiciary's no caesary in obtaining such com-iticiary, payment of its lees and presentation of this deed and the note lon the lability 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) Join in (a) consent to the making of any map or plat of said property; (b) Join in (c) construct the such at the payment of the indebtedness, trustee may (c) construct to the making of any map or plat of said property; (b) Join in (c) construct the such at the payment of the indebtedness, trustee may (c) construct the such at the payment of the indebtedness. surplus, if any, to the grantor or to his successor in interest entitled to such surplus, if any, to the grantor or to his successor in interest entitled to such surplus. If Beneliciary may from time to time appoint a successor or succes-under. Upon such appointment, and without conveyance to the successor upon any trustee nearest mande or appointed here successor upon any trustee here in named or appointed here such appointment which, when recorded in the mortgade records of the county or counties in other successor trustee. It is studied in the mortgade records of the county or counties in other successor trustee. It is studied in the mortgade record as provided by law. Trustee is not obligated to notily any party hereto of approved to broker 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 oft or savings and loan association authorized to do business under the laws of Orego property of this state, its subsidiaries, affiliates, agents or branches, the United State ho, is an active member of the Oregon State Bar, a bank, itrust company United States, a title insurance company authorized to insure title to real agency thereof, or an escrow agent licensed under ORS 696.505 to 665.583.

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(a)* primarily for grantor's personal; (b) for an organization, or (even if	ds of the loan represented by the above family or household purposes (see Imp grantor is a natural person) are for bus	described note and this trust deed are: ortant Notice below), iness or commercial purposes
This deed applies to, inures to the be personal representatives, successors and assist secured hereby whether	enefit of and binds all parties hereto, ti ins. The term beneficiary shall mean th	eir heirs, legatees, devisees, administrators, executors
gender includes the feminine and the neuter,	and the singular number includes the	eer heirs, legatees, devisees, administrators, executors, ee holder and owner, including pledgee, of the contract ed and whenever the context so requires, the masculine ural. and the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, which	hever warranty (a) or (b) is SD	Bolom Q.
beneficiary MUST comply with the Act and Regu	lation by making required	ily ala
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vie the form of acknowledgement opposite. It is a strange of the s	 Martin and Antonio an Antonio antonio antonio Antonio antonio antonio antonio antonio antonio antonio antoni antonio antonio antonio antonio antonio antonio Antonio anto	RAM BERGER ANT AND
County of Klamath	STATE OF OREGO	N_{μ} and λ_{μ} , $\lambda_$
This instrument was acknowledged by June 30 Edward DC Dolan, Jr. and	fore me on This instrument was	acknowledged before me on,
Joycelyn S. Dolan		HIL CARLENTER CONTRACT STREAM AND
(SEDIL) (JBL 10 Notary Public	Lor Oregon	60n
My commission expires: 7-3	3-89 My commission expire	AND DEPENDENCES IN THE REPORT OF A DEPENDENCE OF A DEPENDENCE OF A DEPENDENCE
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trust deed have been fully paid and satisfied, said trust deed or pursuant to statute	You hereby are directed, on payment it	the foregoing trust deed. All sums secured by said o you of any sums owing to you under the terms at
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Do not loss or destroy this Trust Deed OR THE NOT	E which it secures. Both must be delivered to the	Bonoliciary
TRUST DEED (FORM No. 881)	100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100 - 100	STATE OF OREGON, County ofKlamath ss.
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AFTER RECORDING RETURN TO ASPEN TITLE & ESCROWING IN Collection Dept.	3010 дах от 103	County affixed. Evelyn Biehn County Clerk
	Fee \$13.00071 DEED	By Quilline Mullenolde Deputy