F.R.M. No: 881-Oregon Trust Deed Series-TRUST DEED.	ATC+03030	COPYRIGHT INTO	14960
<u>∞ 91390</u>	TRUST DEED	Vol <u>ws</u> Page	
THIS TRUST DEED, made this	<u>7th</u> day of	September	19
MICHAEL SE SIEVENSON and common but with fullurigh as Grantor, ASPEN 1111E & ESC	ts of survivorshi ROW, INC.	P	as Trustee, and
as Grantor, .ASPEN	NALOH 765- (198		
as Beneficiary, Grantor irrevocably grants, barg	WITNESSETH:		수 있는 것은 것은 것을 받았다.
Grantor irrevocably grants, barg inKlamathCount SEE_EXHIBIT_"A"_ATIACHED		The second s	Willie Grater
ALL STUDY CALL CON LINE CO. SUCH SEL		STATE OF OREGON Countrie	E f
- TRUST DEED	1		
Bor and fore on Balling. Init From Baan Co 1911 1901	E which is secures, both 1 was the station.	an to first consider the statistic particle is a second	kades mini te statis
		Herefituary	

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 lixtures now or hereafter attached to or used in connec-tion with said real estate.

tion with said real estate.

sum of STARENTY FIVES THOUSAND AND NOT 100 and the test of tes

the two date herewith; payable to beneficiary or order and made by grantor," the tinal payment of principal and interest hereof, if not sooner paid, to be due and payable at maturity of Note with the date, stated above, on which the tinal installment of said note the date of maturity of the debt secured by this instrument is the date, stated above, on which the tinal 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 becomes due and payable. In the event the within described property; or any part thereof, or any interest therein is sold, agreed to be herein, shall become immediately due and payable. To protect the security of this trust deed. granter with attraction and the secure of the security of this trust deed. granter with a strument, incomparing the security of this trust deed. granter with a strument.

2 풍

The date of ingraphic. In the event the within described property, or sold, conveyed, assigned or alienated by the grantor without first have then, at the beneficiary's option, all obligations secured, by this instrume therein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: and repair; not to remove or demolish and property in good condition and repair; not to remove or demolish and property. The grantor agrees is the security of the security in good condition and repair; not to remove or demolish and property. The second sec

secondational and the second s

issues and profits, including those past due due collection, including reasonable attor-ney costs and expenses of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as ben-liciary may determine. 11. The entering upon and taking possession of said property, the inclusion of such rents, issues and profits, or the proceeds of fire and other induction of such rents, issues and profits, or any taking or damage of the property, and the application or release thereof as aloresaid, shall not cure or waive any detault or notice of delault hereunder, invalidate any act done pursuant to such notice. 11. 'Upon' delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement hereunder, time being of the hereby or in his performance of any agreement horenace, the beneficiary may declare all sums secured hereby immediately due and payable. In such and declare all sums secured hereby immediately due to loreclose this trust deed event the beneficiary at his election may proceed to rous any other right or advert, either at law or in equity, which the beneficiary may have. In the event method were shall execute and cause to be recoved his written notice of default the trustee shall execute and cause to be recoved his written of leads notice thereby whereupon the trustee wall proceed to foreclose this trust deed executed hereby method and proceed to foreclose this trust deed motice thereby where the descended like the truste conducts the default in the manner provided in ORS commenced loreclosure by advertisement and 13. After, the trustee has days before the date the trustee conducts the sele, and at any time prior to, derson so priviléged by ORS 86.757, when due the default or delauits, the default cocurred. Any other delauit row profile and the delauit may be cured by more as leaded to default and the default cocurred. Any other delauit row pro

and expenses acidany mention is less not exceeding the amounts provided together, with (rustee'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 time to which said sale may be postponed as provided by law. The trustee may sail said property either is one parcel or in separate parcels and shall sell the parcel or parcels at in one parcel or in separate parcels and shall sell the parcel or parcels auction to the highest bidder for cash, payable at the time of sale. Trustee 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 plied. The recitals in the deed of any matters of fact shall be conclusive proof the frontor and beneficiary. May purchase at the sale. 15. When trustee sale to payment of (1) the expense of sale, in-shall apply the proceeds of sale to payment of (1) the expense of sale, in-saltorney. (2) to the obligation secured by the trust deed. (3) to all person having recorded liens subsquent to the interest of the trust en the trust sationrey. (2) to the obligation secured by the trust exert of the trust having recorded liens unsequent to the interest of the truste at the surplus. 16. Beneficiary may from time to time appoint a successor or succes-tion of the truste and herein or to any successor trustee appointed herein successor is any truste and herein or to any successor is trustee appointed herein the truste and the successor in the exponent of the trustee appointed herein to the successor in the exponent of the successor is all any. The trustee and the successor is appointed herein the truste sors to any trustee named herein or to any successor trustee appointed herein the trustee and the successor is a successor in the appoint as the successor is a successor in the successor is a successor in the successor is a successor in the successor in the successor is a succe

surplus, if any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-ors to any strustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conterned upon any trustee herein named or appointen hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary which here property is situated, shall be conclusive proof of proper appointment of the successor trustee. Trustee, the access this trust when this deed, duly created in or acknowledged is made a public record as provided by law. Trustee is not acknowledged is on ary arity hereto of pending sale under an other deed of truste or of any action or proceeding in which far parts, beneficiary or trustee.

NOTE: The Trust Deed Act provides that the trustee hereunder must be either an attaney, who is an active member, of the Oregon State Bor, 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 rea 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.

14961

South a set is a second set of) and with the beneficiary a real property and has a va	and those claiming under him, that he is law- lid, unencumbered title thereto
(4) Annual (1) Constants of the mean and the second structure in the second structure in the second structure in the constant second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure is second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the second structure in the secon	Defaured state of a state of all and the report of base and all and the report of base and all and the report of base and all and the report of the state of all all the report of the state of all all the state of the state of all all the state of the state of all all all the state of the state of all all all the state of the state of all all all the state of the state of the state all the state of the state of the state of the state all the state of the state of the state of the state of the state all the state of the stat	A. Markowski Associately and the second s
and that he will have and the forever defendent in the second sec	nd the same against all per the same against all per the same and the same against the same and the same against the same again the same again t	SONS WROMSOEVER.
(c) a free on supression of (a) multiply adjress (1981) 3. To the start that any particular of adjoint pro- matrix the ratio Sciences chains of an adjoint pro- matrix of starts (a) replace that all sound straights pro- define a set of the start by a black of the largest of starts and starts and the largest of the starts of the starts of the starts of replace that all sound straights of the starts of the starts of the start of the starts of the starts of the starts of the start of the starts of the start of the starts of the starts of the starts of the start of the starts of the starts of the starts of the starts of the starts of the starts of the starts of the start of the starts of the starts of the starts of the starts of the starts of the starts of the starts of the starts of the starts of the starts of the starts of the starts of the starts of the sta	He doubted to set of an element made for a set of a set of a set of a set of a best of a set of a set of a set of a set of a best of a set of a set of a set of a set of a best of a set of a set of a set of a best of a set of a s	1. Supplementation is a second structure for the second set of the second
any trul for the functioners of a single design of the formation of a structure of the single design of the sin	 C. S. S.	(a) Table and the first of the second sec
The grantor warrants that the proceeds of t (a)* primarily for grantor's personal, family (b) for an organization, or (even if grantor)	r or household purposes (see Imp or is a natural person) are for bu	portant Notice below); siness or commercial purposes.
personal representatives, successors and assigns, T secured hereby, whether or not named as a benefi gender includes the feminine and the neuter; and t	he term beneficiary shall mean t clary herein. In construing this d he singular number includes the p	ander and the second
IN WITNESS WHEREOF, said g	warranty (a) or (b) is	hand the day and year first above written. Nichael I Stutnym
as such word is defined in the Truth-In-Lending Act of beneficiary, MUST, comply with the Act and Regulation disclosures; for this purpose use Stevens-Ness Form No. If compliance with the Act is not required, disregard th	and Regulation Z, the by making required 1319, or equivalent.	bix lee I. Barbee
() Supplements and the second	ten de la companya de	S. Marking and M. L. Sanker, J. K. Sanker, J. S. Sanker, S. S. Sanker, S. S. Sanker,
STATE OF OREGON, County of Klamath	STATE OF OREC	GON as a schnowledged before me on
September (9 10-209 88 167 ATTRO Michael TF: Sevenson and Shirlee Barbee -	19. , by	ne energie and an and a second and a second se Second second
BEAL	stean in the second second	Oregon (SEAL)
My commission expires: /-//S-	REQUEST FOR FULL RECONVEYAN	장애 방법 수가 없습니다. 소문에 가장 여러 집에 가장 가장 것이 다. 그는 것이 가장
the date of manuful of the data counted by the of the data of manuful of during the data of the data o	by this restructed is the date. I	Kateshabor 2, and school. The first instrument of a mapping the particulation of the barreness of the particulation of the barreness of the particulation of the particulation.
The undersigned is the legal owner and he trust deed have been fully paid and satisfied. Y said trust deed or pursuant to statute, to cance becaute trust deed of pursuant to statute, to cance	older of all indebtedness secured ou hereby are directed, on payme al all evidences of indebtedness convey, without warranty, to th	by the loregoing trust deed. All sums secured by said ent to you of any sums owing to you under the terms of secured by said trust deed (which are delivered to you to parties designated by the terms of said trust deed the
estate now held by you under the same. Mail re now for personal optimized how of personal optimized of the today of DATED. Any dis and signated the constants of	convéyance and documents to	Seriere on Second relation denotes the beautier of the second sec
		Beneficiary
De net less er destrey this Trus Deed OR THE NOTE	which it secures. Both must be delivered	te the trustee for concellation before reconveyance will be mode.
TRUST DEED		STATE OF OREGON, County of
m Kulanka h	ins, sells and conveyer to t 2. Oregon, described as: 8. Kingo	was received for record on the day
na Beneficiary, Grauto.,	NALIACOVICAL SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume No on pageor as tee/file/instru- ment/microfilm/reception No,
CONTRACTOR DECORDER OF THE STATE	KGVTTHT IS CL SITCAIASTED:	Record of Morrages of said County. Witness my hand and seal of County affixed.
THE PROVIDE BECORDING RETURN TO "SATE LINE JACEL DEED' made IV	194551 DEED	
	V-re-10203	By Deputy

30 C.

.....

10.00

 $\mathbf{T} = \mathbf{0}$

¢

day

EXHIBIT "A"

The following described real property in Klamath County, State of Oregon:

Beginning at a point from which the Southeast corner of the NW 1/4 NW 1/4 of Section 17, Township 40 South, Range 8 East of the Willamette Meridian bears due South 52 feet distant; thence due North 814 feet to the West boundary of the Keno-Worden Highway; thence South 28 degrees 45 minutes East along said Highway 765 Feet; thence South 69 degrees 30 minutes West, 463 feet to the Place of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: 55.

	Filed fo	r recor	d at r	equest o	f	Asp	en Titl	e Co.			the	13t	• h
						00	12:17	A CONTRACTOR			luly recorde		ALL CONTRACTOR CONTRACTOR
5.8	Sec. Sec.	se tat -	1. 1	0	130557.35	-00- al	tgages)CK <u> </u>	_M., and (luly recorde	d in Vol.	<u>M88</u>
		541 (A)			a A desire data	HOI.	<u>Lgages</u>		on P	age 1496	0		
	6.00								Evelyn	Biehn	County	Clerk	
	FEB	\$18.()Q 🖄			$\mathcal{A} = \{ i \in \mathcal{A} : i \in \mathcal{A} \}$	NY 104 64	Che view.	By	Aulia	e mie	lonal	مدہ
1.1	10.25	1982	< - 3 S	19 E 1 3 1 1 5	1.	Sec. 19.	1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1	18-2-18-55	13 Hora 247 250	POST COCK	STATIA SLOTAN SALA	- Second to the	N ARLANDARY PARTY