Trust Deed Series -TRUST DEED. RTLAND. OR. 9720 00.2 Aspen 32558 $\mathcal{D}^{(n)}$ 91643 TRUST DEED 15496 资 M88 Page Vol. THIS TRUST DEED, made this 15th day of September. BRAD STAUB and DAVID STAUB and KATHY OATES and JOE OATES, 19...88..., between ASPEN TITLE & ESCROW, INC. as Grantor, as Trustee, and LYNETTE JEAN EZELL CALLER CONTRACTOR CONTRACTOR STATES LOU. as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property in Klamath County, Oregon, described as: March 1990 Alter alter and a start of the start of the SEE LEGAL DESCRIPTION MARKED EXHIBIT "A" ATTACHED HERETO AND BY THIS REFERENCE MADE A PART HEREOF AS THOUGH FULLY SET FORTH HEREIN. TRUST DEED The state of the constants he call has an until the treat C2 this state which is socrate, both much be defined to the sector in the entities of the sector 5861051551951

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 connecion with said real estate. In with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of ONE HUNDRED TWENTY FIVE THOUSAND and No/100- - - - - of even date herewith, payable to beneficiary or order and made by grantor, the tinal payment of principal and interest hereof, if

note of even date nerewith, payable to beneficiary of order and index of the state of the state 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. Consent shall not be unreasonably withheld.

FORM No. 881

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Sold, conveyed, assigned or alienated by the grantor without first therein, at the beneficiary's option, all obligations secured by this inst therein, shall become immediately due and payable. 'ConSent.'S. To protect the security of this trust deed, grantor agrees: 'A for protect present and maintain shall property in good condition not to commit on premit any waste of sold?' in improvement thereon into premit any waste of sold?' in may be constructed, damaged or 'A to complete or, restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or 'A to complete or, restore promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or 'A to complete or clices, as well as the beneficiary so request, to foin in creating attempts attements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for lifing same in the bor of the or offices, as well as the cost of all lien sectores made by fine some or the building's and code as the beneficiary may require and to pay for lifing same in the bor of the and code and the sade provide a so the building's and such other-hard's as the length prevince and to pay for lifing same in the bor of the and code and the sade provide a so the building's and such other-hard's as the length prevince and to may not be the sade and the life of any prevince and to the sade provide a so the building's and such other-hard's as the frequency when be applied by beneficiary with loss payable, to the latter all policies to the beneficiary at least lifteen days prior to the expiration of any policy of insurance policy may be applied by beneficiary any procure the same at grantor's expense. The amount any policy of insurance policy may be applied by beneficiary any procure any be applied or assessed upon or to reave any default or notice of default hereolard as any determine, or at option of bediatreby and in such order as setting and other charges payable by th

It is mutually agreed that:

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 on condemnation, beneficiary shall have the right, ii 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 to pay all reasonable costs, expenses and altornay's less mecasarily paid or incurred by grantor in such proceedings, which are such as mecasarily paid or applied by it first upon any reasonable costs and the paid to beneficiary and applied by it first upon any reasonable costs and paper and altornay's less both in the trial and appellate courts, mecasarily paid or incurred by bene-ficiary in such proceedings, and the baleness and altornay's less and receute such instruments as shall be own expense. To take such actions inciary, payment of its less and from time to the option written request of bene-ficiary, payment of its less and presentation of this deed and the note for endorsement (in case of full reconvegances, for cancellation), without allecting (a) consent to the making of any map or plat of said property; (b) join in (the trial and the taken of any map or plat of said property; (b) join in (the trial of the trial and the process and the indebtedness.

franting any easement or creating any restriction thereon: (c) join in any subordination or other agreement altecting this deed or the lien or charge thereof; (d) reconvey, without warranty, all or any part of the property. The frantee in any reconveyance may be described as the "person or persons legally entitled thereto," and the recitals therein of any matters or thats shall be conclusive proof of the truthuliness thereof. Trustee's lees for any of the services mentioned in this paragraph shall be not less than 85. 10. Upon any default by grantor hereunder, beneliciary may at any pointed by a court, and without regard to the adequacy of any security for the indebtedness hereby secured regard to the adequacy of any security for the indebtedness hereby secured regard to the adequacy of any security for the indebtedness hereby secured regard to the adequacy of any security for the indebtedness hereby secured and unpaid, and apply the same, ney's lees upon my indebtedness accured hereby, and in such order as bene-ficiary may determing upon and taking possession of said prop-inging where mething, issues and prolits, or the proceeds of lire and other insumance policies or compensation or awards for any taking or dange of the property, and the application or elease thereof as aloreasid, shall not cure or wave any delault by grantor in payment of any indebtedness secured hered as the application or invalidate any act done punctuant to such notice.

waive Any default for notice of default hereou is anoresult, snait not cure or pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereander, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an end with beneficiary at his election may proceed to foreclose this trust deed by advertisement and range of the trustee to foreclose this trust deed by advertisement and range or in equivalishing the trust event the beneficiary end in equivalent to the trustee to foreclose this trust deed by advertisement and range or in equival which his hereitiary may have. In the event the beneficiary elects to foreclose by advertisement may have. In the event the trustee shall execute and cause to be recorded his write the beneficiary and his election to sell, the said described real property to satisfy the obligation and his election to sell, the said described real property to satisfy the obligation in the manner provided in ORS 86.735 to 86.795. 13. After the frustee has commenced foreclosure by advertisement and safe, and at any time prior to 5 days before the date the trustee conducts the safe, the grantor or any other person so privileged by ORS 86.733, may cure the delault or delault. If the delault may be cured by paying the sums secured by the trust deed, the delault may be cured by paying the obligation or first deed. In any case, in addition to curing the delault or delault, the person ellecting the cure shall pay to the beneficiary all or then be due had no delault occurred. Any other delault that is capable of being cured may be cured by the dreaming the the the beneficiary all costs and texperse, and atlonney's less not exceeding the abligation or the trust deed by law. 14. Otherwise, the sale shall be held on the date and at the time and the standard the true of the cure shall pay to the beneficiary all costs and texperse

negether 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 motice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said provided in one parcel or in separate parcels and shall sell the parcel or provided 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 the property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthfulness thereoi. Any person, excluding the trustee, but including the fraction of the proceeds sells pursuant to the powers provided herein, trustee shall delive compensation of the to pay ment to (1) the expenses of sale, in-strustees and any matters of the shall be conclusive proof cluding the compensation of the to pay muchase at the sale.

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-ora to any trustee 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 guities conferred upon any trustee herein named or appointed hereunder. Each successor and substitution shall be made by written instrument executed by beneliciary, which, when recorded in the mortfage records of the county or counties in of the successor trustee. If. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pending sale union, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

DTE: 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 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 operty 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 696.555.

The grantor covenants an fully seized in fee simple of said	d agrees to and with the described real property	beneficiary and those cla	iming under him, that he is law
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and that he will warrant and for	ever defend the same a	ainst all persons whomso	ver.
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(a) primarily for grantor's person (b) for an organization, or (even	if grantor is a potential	by the above described note ar oses (see Important Notice belo	d this trust deed are: w)
This deed applies to increase to the	A PARTICLE OF THE REAL OF HEREIN	sice for business or commerci	al purposes.
IN WITNESS WHEREOF,	said grantor has hereur	truing this deed and whenever ncludes the plural.	er, including pledgee, of the contract the context so requires, the masculine
s such want and any (a) is applicable of	nd the barrow (a) or (b) is		Q Q - Written.
such word is defined in the Truthin-Lend eneficiary MUST comply with the Act and R isclosures; for this purpose use Stevens-Ness F compliance with the Act is not required, disr	and regulation Z, the	20 He	Pro la la
the signer of the above is a corporation, the form of acknowledgement opposite.)	a pratokowa na senata senata Kanadan tana sa senata senata Kanadan tana sa senata senata	Mathyl	ates
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Do not loss or destroy this Trust Deed OR THE NOT	E which it secures. Both must be del	ivered to the trustee for cancellation be	fore reconveyance will be made
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PARCEL 1:

Lots 5, 6 and 7, Block 29 of the CITY OF MERRILL, in the County

PARCEL 2:

That certain triangular parcel of land situate and lying in Lot 15 and Lot 16, Section 15, Township 41 South, Range 11 East of the Willamette Meridian, being a part of Farm Unit Q, in the County of Klamath, State of Oregon, as follows:

Beginning at the Southwest corner of said Section 15, a point in the boundary line between Klamath County, Oregon and Siskiyou County, California; thence North 0 degrees 04' West along West line of said Section 15, a distance of 500.0 feet, more or less, to a point in a line drawn parallel with and 50.0 feet Southwesterly at right angles from said located "B" center line; thence South 39 degrees 34' East along said parallel line a distance of 653.0 feet, more or less, to a point in the South line of said Section 15; thence North 88 degrees 57' West along said South line a distance of 420.0 feet, more or less to the point of beginning.



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