surplus, if any, to the granter or to his successor in interest entitled to such surplus. Surplus, if any, to the granter or to his successor in interest entitled to such surplus. Sors to any trustee named herein or to any successor trustee appointed herein under the latter shall be vested without conveyance to the successor upon any trustee named berein any successor trustee appointed herein upon any trustee in numed or appointed here successor and successor upon any trustee herein numed or appointed here successor upon any trustee herein numed by write instrument executed by pointment which, when recorded in the mortging records of the county or counties in of the successor trustee. To Trustee accepts this trust when this deed, duly executed and subligated to notified a public record as provided by law. Trustee is not trust or of any being or proceeding in which funder any other deed 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 attainey, 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 sittle to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereal, or an escow agent licensed under ORS 696.505 to 676.583.

pellate court shall adjudge reasonable as the beneticiary s or trustees autor-ney's fees on such appeal. It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken if the event that any portion or all of said property shall be taken if the event that any portion or all of the menics payable if the event that any portion of the menics payable to pay all reasonable costs, expenses and attorney's tess necessarily paid or applied by it first upon any reasonable costs, expenses and expenses and attorney's tess and the said of the event that any proceeding and expenses and attorney's tess applied by it first upon any reasonable costs, expenses and expenses and attorney's tess and execute by and grantor aftres, at line on applied upon the indebtedness and execute such instruments as shall be necessarily not the such attorney's tess and execute such instruments as shall be necessarily in obtaining such com-gensations of its lees and presents of other request of bene-endorsement of its lees and presents of othe such attorney in any typon beneficiary's not of this deed and the of the indept of the and how the payment of the indebtedness, trustee and the indicargent 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

together with trustee's and attorney's fees not exceeding the amounts provided 14. Otherwise, the sale shall be held on the date and at the time and place designated in notice of sale or the fine to which said sale may in one parcel or in the notice of sale or the trustee into the said sale may auction to the highest parcels and shall the parcel or parcels at shall deliver to the purchaser its deed in form as the time of sale. Trustee the property so sold, but make the sale of lace shall be conclusive proof of the truthluness thereoil, any person, excluding the sale. Trustee the granter and be provided by any matters of lace shall be conclusive proof of the truthluness thereoil, my person, excluding the sale. Trustee the granter and being any matters of lace shall be conclusive proof shall deliver to the obligation security and a the sale. Trustee the granter and being any person, excluding the sale. Trustee, but including shall fight the proceeds of sale uncant to the powers provided herein, trustee cluding the compensation of the trusteen at a trustee with the site of the interview of the obligation security by the trust deed, (3) the trustee with struptus, it any, to the structer in the order of their priority and (6) the surplus, it any, to the structer or to this successor in intervet of the first of sors to any trustee around from time to time appoint a successor or success.

from the sectoring state many require and to pay for filing some in the proper public officer or olices, as well as the cost of all lien searches made beneficiary. The provide and continuously maintain insurance on the buildings and such other harards after determining the maintain insurance on the buildings an amount not less than \$ the beneficiary may from time to time require, in contraining such the beneficiary may from time to time require, in contraining such the beneficiary may from time to the searching such the beneficiary as soon as insured; the granter shall be delivered to the beneficiary as soon as insured; the granter shall be there in the beneficiary as soon as insured; the granter shall the deliver at least liken day in such the spiral of the searching such other and the beneficiary the searching such and the beneficiary the searching such as the beneficiary of the searching such as the beneficiary at least liken day into the expiration of any policy of insurance policy may express. The annount of any top other any be released to granter. Such applied by beneficiary upon any indibidedness secure for contrained at state any default or notice of delault hereunder or invalidate any searching such and thereunder or invalidate any search to such notice. Such applied or assessed at on the states as there of any dire or definition of the therein of any the origin of the deliver receipts thereof, and the frame and other charges that may be feased to granter. Such applied by branter deliver of any and there any default or notice of delault hereunder or invalidate any the such and the deliver and all the deliver receipts thereof, any all the another any the deliver any all the beneficiary specifies and any the states and the deliver any all the states and the such applied by the granter. Even there any and the such applied and the angle of the states and the such applied at the state and the such applied at the state and the states and the sta

herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said property in good condition: and to commit of permit any wate of said property. To complete or restore promptly and in good and workmanlike destroyed thereon, and pay when due all costs incurred therefor. 3. To comply with all laws, ordinances, regularis, covenants, condi-ion in executing such financing statements pursuant to profile you requests, to proper public office or offices, as well as the cost of all lien searches mate by filing officers or searching agencies as may be deemed desirable by the 4. To provide and continuously maintain insurance on the buildings

nstrument, irrespective of the maturity dates expressed therein, or straining any ensement or creating any restriction thereon: (c) join in any thereon, if any convey without warranty, all or any part 1. the property. The effective is any reconveyance maturity is and any matters or lacts is shall be not less than \$5.
In which there is any reconveyance is the effective of any matters or lacts is shall be not less than \$5.
In which there is any default by fantor hereunder, beneficiary may of the property of any matters or lacts is any part thereof, in any reconveyance is any affective of any matters or lacts is any of the property of any part thereof, in its own function, either in the standard there is a court, and without exclusion and take possession yecurity is any part thereof, in its own function, either and any part thereof, in its own function, including reasonable attors insure any part thereof, in its own function, including reasonable attors insure any part thereof, in any not thereof, and taking possession of said property, the entering upon and taking possession of said property, the indeption of compensation or release thered is a dore and only induced a dore. If the entering is a constrained of the proceed of the indeption of the ord only in a state of the indeption of the proceed of the indeption of the ord only in the indeption of any part indeption or place thereby, and in such order as been provide of any default by grantor in payment of any indebter setting the proceed of the beneficiary may detail by grantor in payment of any indebter setting the proceed of the indeption or setting the indeption of setting is an any default hereunder, times being of the setting any indebter any setting the indeption of the setting indeption in any indebter setting the proceed of the indeption of the proceed of the indeption of the setting indeption of the ind

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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the FORTY TWO THOMSAND NIME HIMDERD FIGHTY CTY AND MO/100 sum of FORTY TWO THOUSAND NINE HUNDRED EIGHTY SIX AND NO/100

FORM No. 881—Uregon Trust Doed Series—TRUST DEED

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as Beneficiary,

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plat thereof on file in the office of the County Clerk of Klamath County, Cregon.

Lot 17 in Block 2 of Lockford, Tract No. 1228, according to the official

in _____Klamath____County, Oregon, described as:

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property

PAUL R. HASTIE

March , 1989 , between

THIS TRUST DEED, made this 13th day of March 1989, bet ROBERT T. HASTIE and TINA M. HASTIE, husband and wife

98131

as Grantor, ASPEN TITLE & ESCROW, INC., an Oregon Corporation

STEVENS-NESS LAW PUB. CO., PC

....., as Trustee, and

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ASPEN UTU 33154 Vol TRUST DEED Vol

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever defend the same against all persons whomsoever. The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes. This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, executors, personal representatives, successors and assigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the leminine and the neuter, and the singular number includes the plural. IN WITNESS WHEREOF, said grantor has hereunto set his hand the day and year first above written. HASTIE * IMPORTANT NOTICE: Delete, by lining out, whichever warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the ROBERT Τ. as such word is defined in the first and Regulation by making required beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice. M 16a 1 HASTIE TINA M. (If the signer of the above is a corporation, use the form of acknowledgement opposite.) STATE OF OREGON, STATE OF OREGON. SS. County of Klamath SS. County of Klamath This instrument, was acknowledged before me on March 13, 1989, by Robert T. Hastie and Tina M. Hastie Altondoake Notary Put --and your Л Notary Public for Oregon Notary Public for Oregon (SEAL). (SEAL). My continuission expires: 733-J (SEAL) My commission expires: REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid., Trustee TO: The undersigned is the legal owner and holder of all indebtedness secured by the toregoing trust deed. All sums secured by said trust deed have been fully paid and satisfied. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to , 19...... DATED: Beneficiary Do not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for cancellation before reconveyance will be made. STATE OF OREGON, TRUST DEED ss. County ofKlamath (FORM No. 881) I certify that the within instrument STEVENS NESS LAW PUB. CO., PORTLAND, ORE was received for record on the 17.th. day of, 1989...., ROBERT T. & TINA M. HASTIE 5581 Lockford Drive at 10:14 o'clock ... AM., and recorded Klamath Falls, OR 97603 in book/reel/volume No. ________ on SPACE RESERVED Grantor page 4535 or as fee/file/instru-FOR ment/microfilm/reception No. 98131., Paul R. Hastie RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County affixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk TOWN & COUNTRY MORTGAGE, IN TITLE NAME 824 Main Street By Pauline Mullen alers Deputy Klamath Falls, OR 97601 Fee \$13.00