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 success under the program of the pointment, and without conversance to the successor upon such appointment, and without conversance to the successor upon such appointment, and without conversant times conferred and estimation shall be used with all title powers and during conferred which the property is situated. Shall be conclusive proved of the county or counties in which the property is situated. Shall be conclusive proved of the property is of the successor trustee accepts this trust when this deed, duly executed and acknowledged is not accepting the record as provided by law. Trustee is not obligated is made a public record as provided by law. Trustee is not trust or of any action or proceeding in which drantor, beneficiary or trustee 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 on attorney, 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 695.505 to 695.505 to 695.505

and expenses actuary matrix in enounce are considered in the trustee of an attractive intervention of the interventin intervention of the inter

pellate court shall adjudge reasonable as the beneliciary s or trustee's attor-ney's lees on such appeal. It is mutually affreed that: 8. In the event that any portion or all of said property shall be taken under the right of eminent duratin or confermation, beneficiary shall have the sight, if is so elects, to requiratin or confermation, beneficiary shall have the as compensation lor such taking, which are in excess of the amonies payable to pay all reasonable costs, which are in excess of the amonies payable to pay all reasonable costs, so that all or any portion of the monies payable to pay all reasonable costs of the antonney is lees necessarily required by frantor in such process and attorney's lees necessarily paid to beneficiarly and being the trial and appellate court costs and expenses and attorney is obtaining such costs secured in such proceedings, and the paid to incurred by define secure in such proceedings, and the paid conference to take such scree-secure in such proceedings and the ender costs of the such screens of the trial and attorney in obtaining such costs secures in such instruments as shall be ender to take such screens of the difference of the structure of the interference of the screen costs of the difference of the structure of the interference of the screens of the difference of the structure of the interference of the screens of the difference of the screens of the interference of the screens of the difference of the payment of the interference of the screens of the liability of any person for the payment of the interference, it was and the marking of any map or plat of said property; (b) join in

sold, conversed, assigned or alienated by the first bindiscribed proper then, at the beneficiary's option, all obligations secured by this insu-herein, shall become immediately due and payable. To protect the security of this trust deed, grantor adrees: 1. To protect preserve and maintain said property info odd condition not to commit or permove or demolish any building for improvement thereon: 2. To complete any waste of said property. for improvement thereon in to commit or permove or demolish any building in food and workmalke destroyed thereon, and pay when ment which may be constructed. damaged or tions in the security of the strust density of the beneficiary so requests. It can all thereon, and pay when ment which may be constructed. damaged or tions in the security of the strust density of the beneficiary so requests. It can all thereon, and pay when ment which may be constructed. damaged or tions in the security of the strust density in the beneficiary so requests. It can all thereon and pay when ment which may be completed thereon, and a control and continuously maintain insurance on the buildings and sub resulting adments as the cost of all film saraches made beneficiary. Tow of 1. To provide and continuously maintain loss or damage by the and sub results that and so in procure any such imme as insured and such other hards as the beneficiary with loss prophetic. In written in profice of imsurance and be adreaded any such imme as insured of the grantor shall fail be infliciary, with loss prophetic. To written in profice of imsurance and be adreaded and such as insured and any policy of imsurance may at least litteen days prior to active and collected any mode of the insurance of strugted and as a beneficiary of any part thereof, any defined strugt and be adreaded on saindate any indicate any inter or the insurance of strugted of assessed upon or or of cure or waive and defined any partition. Such adres as beneficiary if any part thereof, any defined any parting of the strugted of assessed upon or and

waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. I delault hereunder or invalidate any act done pursuant to such notice. I delault hereunder or invalidate any act done 12. Upon delault by grantor in payment of any indebtedness secured hereby or in his performance of any affectment hereunder, time here of the declare all sums secured hereby immediately and payable. In this of the grant and the beneficiary at his endown and you be and payable in the beneficiary at his declare all sums secured hereby immediately due and payable. In such an in equity as a mortgage or direct the trustee to foreclose this trust used for devertisement and sale, or may direct the trustee to pursue any other instead advertisement and sale, or may direct the trustee to pursue any other instead the beneficiary elects to foreclose by a been and a sale, the beneficiary the hereby whereupon the trustee shall in property to satisfy the obligation notice thereby whereupon the trustee shall in the and a sale of sale, give in the men provided in ORS 86.735 to 86.753, may cure sale, and the truste has commended in the instead could be sale, the dramy time prior to 5 days before the also the the trustee conducts the the default or on any other persons of privilegia the invise cured by any and use sale, the dramy time prior to 5 days before the also the the data of the trust deed the default or due at the time of the cure other the also the by advertisement and sale, the dramy time due to the trust deed. the default nalities to pay, when due, entire amount due at the time of the cure other the also the by advertise of due to be default or or trust dead, thy tendering the performance if the this is capable of obligation or trust dead dy tendering the performance if that is capable of obligation or trust dead dy tendering the performance if that is capable of obligation or trust dead dy tendering the performance if that is capable of obligation or trust dead di ne thore and attent is adapted to dela

granting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge frantee in any reconvey, without warranty, all or any part of the property. The legally entitled thereto," ance may be described as the property. The legally entitled thereto," ance may be described as the property. The legally entitled thereto, "ance may be described as the property. The legally entitled thereto," and the recitals therein of any matters or facts shall services mentioned in this part of the truthulness thereol. Trustee's lor any of the 10. Upon any departaph shall be not less than 55. So any of the spa-time without notice, either the period of the truthulness thereol. The spatial prop-tice indebtedness hereby section the spatial prop-sules and profits, including the own name sue or otherwise color state prop-sules and profits, including the own name sue or otherwise color state state. "I. The entering upon and taking possession of said property, the insurance policies or compensation or release rate for any detarget of the insurance not such rens. issues and profits, or the proceeds of line and other property default or notice of default for a sloresaid, shall not curring uprustate to such notice. 12. Upon delault by grantor in payment of any indebtedness secured hereby or invalidate any act done

FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of SEVEN THOUSAND SIX HUNDRED EIGHTY NINE AND 14/100------

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

The North 415 feet of the East half of Lot 6, Block 15; also described as Lot 6B, Block 15, KLAMATH FALLS FOREST ESTATES - SYCAN UNIT, in the County of Klamath,

as Beneficiary,

00

DART

98481

Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKlamath.....County, Oregon, described as:

as Grantor, ASPEN TITLE & ESCROW, INC. AARON R. HIIBEL and DIANA R. HIIBEL, husband and wife, with full rights of as Trustee, and

THIS TRUST DEED, made this 17th day of March RL R. SHAFFNER and SHARON K. SHAFFNER, husband and wife

FORM No. 881-Oregon Trust Deed Series-TRUST DEED. ASpen #01033188 TRUST DEED

....., 19.89, between

join in any n or charge roperty. The

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5132The 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. * 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 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. Va DARL R. SHAFFNER xSha K SHARON K. SHAFFNER BEVERLY B. BROWN (If the signer of the above is a corporation, use the form of acknowledgement opposite.) Notary Public - State of Nevada Appointment Recorded in Washoe County MY APPOINTMENT EXPIRES NOV. 26, 1992 STATE OF CARACTER NEVADA -\$5. County of WASHOE í County of This instrument was acknowledged before me on This instrument was acknowledged before me on DARL R. SHAFFNER bv . SHARON K. SHAFFNER Severe Notary Public for Wester Notary Public for Oregon (SEAL) My conimission expires 11/26/92 Nevada (SEAL) My commission expires:

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

TO:, Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing 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

DATED: 19

Beneficiary

a 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.

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| TRUST DEED (FORM No. 881) STEVENS-NESS LAW FUB. CO., FORTLAND, ORE. | | STATE OF OREGON, County ofKlamath |
| | | I certify that the within instrument was received for record on the .28±h. day of |
| Grantor | SPACE RESERVED FOR RECORDER'S USE | in book/reel/volume No |
| Beneficiary | RECORDER'S USE | ment/microfilm/reception No98481, Record of Mortgages of said County. Witness my hand and seal of |
| AFTER RECORDING RETURN TO AARON R. HIIBEL DIANA R. HIIBEL P.O. BOX 60057 RENO, NV 89506 | Fee \$13.00 | County affixed. Evelyn Biehn, County Clerk NAME TITLE By Auchass Massilan class Deputy |