. 881-Oregon Trust Deed Series-TRUST DEED. FORM No Aspen 33250 00 Vol._____Page___<u>5565</u> 98716 TRUST DEED JOAN ANNE MURNANE made this _____ 30thday of _____March, 19......,8Between ASPEN TITLE & ESCROW, INC as Trustee, and as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property KLAMATH County. Oregon described as: Grantor irrevocably grants, pargains, sens and conveys to traster in the KLAMATH in KLAMATH The N 1/2 of Lot 13, Block 3, ALTAMONT ACRES, in the County of Klamath, State of Oregon, EXCEPT the East 5 feet thereof taken sold conveyed assigned or alienated by the grantor without first then, at the beneficiary's option, all obligations secured by this inst tree, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:
To complete the security of this trust deed, grantor agrees:
To complete the security of this trust deed, grantor agrees:
To complete the security of this trust deed, grantor agrees:
To complete the security of this trust deed, and workmanike thereon;
To complete the security of this trust deed, and workmanike thereon;
To complete the security of this trust deed, and workmanike thereon;
To complete thereon, and pay there energy in the dot and workmanike thereon;
To complete thereon, and pay there energy in the dot and workmanike thereon;
To a dot comply with all lawe all costs incurred thereon;
To dot as a trust difference of the dots in the property in dot and mortal sections altering said profile and to costs incurred thereon;
To dot as a trust deed, and and payable. In the section of the base of the dot and workmanike there and the dot and a section of the section of instrument, irrespective of the maturity dates expressed therein, or draming any easement or creating any restriction thereon; (c) join in any thereol; (d) convey, without warmatic and this deed or the lim or charge example in any reconvey, whou warmaty, all or any part of the property. The legally entities of and the recipied as the "person or persons be conclusive thereoi. Trustee's lees for any or convey, and the recipied as the "person or persons be exceed thereoi." And the recipied as the "person of the property and thereoi. Trustee's lees for any of the truthlulness thereoi. Trustee's lees for any of the 10. Upon any delault by granter heredge, beneficiary may at any period in this parafraph sheat thereoi. Trustee's lees for any of the 10. Upon any delault by granter heredge, of any solid the property and the reconstruction of the truthlulness thereoi. The deguage of any solid's former is persons and take possession of sheat property and the reconstruction of any property and the reconstruction of the property of any solid's former. The standard property and the reconstruction of any property is the origination or release thereol of any individuation or release thereol and property. The property, and the application or release thereol and property is and the second the solid and any individuation or property, and the specific or any arguing the property to any individuation or release thereol is any individuation of any individuation or release thereol is and y individuation or property to the property of the beneficiary and the specific of any agreement hereunder. The being of the second the respecific of any individuation or any default by franter in payment of any individuation of release thereol is and individuation or any individuation oreconce and property is and any indiduation oreconce of together with trustees 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 trust edue to which said sale may in one parcel or provided by law. The truste time to which said sale may auction to the high separate parcels and shall see the parcel or parcels shall deliver to the subscript for cash, payable sail the parcel or parcels the property so sole by thost and the time of sale. Trustee the property so sole but without any covenant sequired by law conveying of the truthulness the deed of any matters of laet warranty, express or im-ol the truthulness the deed of any matters of laet warranty, express or im-ol the truthulness the deed of any matters of laet shall be conclusive proof the grantor and bencies, may purchase at the sale. Trustee shall apply the proceeds of sale furstant of the sale trustee, but including then trustee the birstant to the powers provided herein, trustee shall apply the proceeds of sale trust and a reasonable parses of sale is the interest may appear in the order of their private in the trust autorney. (1) to the obligation to the interest of the trustee in the trust autorney. (2) to the stantor or to his successor in interest entitled to such autorney. (3) to the stantor or to his successor in interest entitled to such autorney. (4) may the proceeds of a stantor to the interest of a stantor of the shore being in any, to the stantor or to his successor in interest entitled to such autorney. (4) may how the trust entitles the trust of the successor in the trust autorney. (5) to the stantor or to his successor in interest entitles of such autorney. (6) Beneticiary may from time to time appoint a successor in interest entitled to such neys tees on such appear. If 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 or condemnation, beneficiary shall have the scouper-sation for such right, which are in excess of the amount required incurred by grantor in such expenses and attorney's leed the amount required incurred by grantor in such expenses and attorney's leed to beneficiary and papelide by it instruments proceedings, shall be print or covarily paid or incurred by grantor in such expenses and expenses of the index of the incurred by grantor in such recessarily paid or "intered by bene-tion of the state of the balance applied upon there index technology seatered hereby; and grantor advers, at its own expense, to take such actions pensation, promptly upon beneficiary's request. Attant me and from the to time upon written request of bene-endogement of its lees and presentation of this deed and the note for production of the present of the payment of the indebtedness, read executes such interes of the recovery ances, for cancellation), without allecting (isiary, payment of its lees and presention of this deed and the note for 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) ion in It is mutually agreed that: surplus, if any, to the krantor or to his successor in interest entitled to such surplus. 16. Beneticiary may from time to time appoint a successor or successor under. Upon fusite named herein on to any successor truste appointed herein under. Upon fusite shall be vested with all full conveyance to the successor upon any trustee in named or appointed herein directed to the successor upon any trustee the named of appointed herein directed by beneficiary upon any trustee shall be made by written instrument executed by beneficiary which, when received in the mortidage received of the county or counties in of the successor ris situated, shall be conclusive proof of proper appointment 17. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending ander any other deed is not trust or of any action or proceeding in which firming and rustee 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 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 laws 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 thereaf, or an escow agent licensed under OSS 676,505 to 676,555.

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

None

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, legatces, 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 feminine 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.

Joan anne Murnane

(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

STATE OF OREGON, County of Klamath	STATE OF OREGON,)
This instance (County of) ss.
March 11 & 19 19 19 19 19 19 19 19 19 19 19 19 19	This instrument was acknowledged before me) on
Socar Anne Murnane	19, by	
UZ UBLIC	as	
Landra Andraken		
(SEAL) Notary Public for Oregon	Notary Public for Oregon	
My commission expires: 7-23-89	My commission expires:	(SEAL)
		·

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

....., 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

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DATED:

TO: ...

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.

TRUST DEED (FORM No. 881) STEVENS-NESS LAW PUB. CD., POHTLAND. ORE.		STATE OF OREGON, County ofKlamath}ss.
Joan Anne Murnane		I certify that the within instrument was received for record on the3rdday of
Grantor William Sherman Norman Deborah L. Norman Beneficiary	SPACE RESERVED FOR RECORDER'S USE	in book/reel/volume NoM89on page
William Sherman Norman Deborah L. Norman 1502 Pleasant Klamath Falls, OR 97601	Fee \$13.00	County affixed. EvelynBiehn, CountyClerk