FORM No. 881—Oregon Trust Deed Series—TRUST DEED 98737 STEVENS NESS LAW PUBLISHING CO., PORTLAND, OR, 9720 TRUST DEED Vol. mgg Page 5620 THIS TRUST DEED, made this ST HRAUCISCO R. SUAREZ ..., 19.89., between ASPEN TITLE & ESCROW, INC. HACIFIC SERVICE CONPONATION, A NEVADA CONPORATION as Beneficiary, PARCEL 16. BLOCK 53, KLAMATH FOREST ESTATES IST ADDITION, KIAMATH COUNTY, ONEGON, together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereatter appertaining, and the rents, issues and profits thereol and all lixtures now or hereatter attached to or used in connec-FOR THE PURPOSE OF SECURING PERFORMANCE of each adreement of drantor herein contained and payment of the sum of EIGHT THOUSAND POUN HUNDRED EIGNTY THACE and all instrument of the terms of a promissory note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if the date 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 stated, conveyed, assigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary. The above described real property is not currently used for agricultural, timber or grazing purposes. _ RPp RPp 650 <text><text><text><text><text><text><text><text><text> Ilural, timber or grazing purposes.
(a) consent to the making of any map or plat of said property: (b) join in subscription of the making of any map or plat of said property; (b) join in subscription of the afterment allecting this deed or the lie or charge frame in any receiver, without warranty, all or any matters or lie or charge frame in any receiver and the recitals there of any matters or acts shall be conclusive proof of the truthulness thereof. Trustee's least or lacts shall services mentioned in this person, by a ferrit or by a receiver to be appointed by a court and without refard to the adequacy of receiver to be appointed by a court and without refard to the adequacy of reserver to be appointed by a court and without refard to the adequacy of reserver to be appointed by a court and without refard to the adequacy of the tends. If the rest without refard to the adequacy of the tends, including the own mane we or otherwise collections including reasonable affects. If the entering in the section, including reasonable affects and sections and profits and section and take prosension.
I.I. The culturing upon and fuking possession of said property, the instrume policies or compensation or release thereof a final subscription including transmitted with the section including transmitted affects and supervises and profits, including the section for a stain or damade of the way determine.
I.I. The culturing upon and fuking possession of said property, the instrume policies or compensation or release thereof a saling of damade of the way determine.
12. Upon default by grantor in payment of any indebtedness secured baread a advect a same of such transition. property, and the application or release thereol as aloresaid, shall not cure or waive any default or notice of default hereunder or invalidate any act done pursuant to such notice.
12. Upon default by grantor in payment of any indebtedness secured declare all sub performance of any afterement hereunder, the beneficiary may event the beneficiary at his election may proceed to forclose this trust deed and payable. In such an in equity as multiple, in the latter event the beneficiency at his election may proceed to forclose this trust deed and entries entries hall fit the truster to the obligation of the trustes of all of the trustes of all of the such and in equity as multiple. In the latter event the beneficiency at his feed beneficience of a such and place of sale, give motice the threshold by the such and place of sale, give motice the manner provided in CRS 86.740 to 86.795.
13. Should the beneficiary elect to threelose by advertisement and sale trustee is then trustee's sale, the frantor or of the trust deed and the of the prime pay of the beneficiency of the trustee's sale, the frantor or of the trust deed and the of the prime pay of the beneficiency of the successors in interest, respectively, the entire and private be beneficiency of the successors in the successors in the prime trustee is all the related by the obligation as each port port of the prime term the beneficiency of the successors in the prime term the beneficiency of the successors in the prime term the beneficiency of the successors in the prime term the detault, in which even all to reloses and pay the pay of the prime deta by the prime the relate and there by class and pay and at the prime terms the detault, in which even all torclosure proceedings shall be disnissed by the pay of the trustee is and atter the prime successors in interest, respectively the entire there is the beal of the trustee's index and thereby cure the trustee.
14. Otherwise, the sale shall be held on the date and at the time and place dignated surplus, if any, to the grantior or to his successor in interest entitled to such surplus. 16. For any tearan permitted by law beneficiary may from time to time appoint a successor or successors to any trustee named herein or to any conveyance to the successor trustee, the latter shall be vested with all title, hereunder. Each such appointed heren any trustee herein named or appointed instrument executed by break or trustee, the latter shall be readed with all title, hereunder. Each such appointed heren any trustee herein named or appointed instrument executed by break with a shall be used or appointed and its place of record, which when exceeded in the ollice of the County shall be conclusive proof of proper appointment of the success trustee. T. Trustee accepts this trust when this deed, duly executed and obligated to notify any party hereto of pending sale under any other deed shall be a party unless such action or proceeding is brought by trustee. NOTE; The Trust Deed Act provides that the truster hereunder must be either an attorney, who is on active member of the Oregon State Bor, a bank, trust company or savings and loon association authorized to do business under the laws of Oregon or the United States, a title insuance company authorized to insure title to real property of this stale, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrew agent licensed under ORS 696.505 to 676.585.

5621 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, household or agricultural purposes (see Important Notice below), (b) for an organization, or (even it grantor is a natural person) are for business or commercial purposes other than agricultural This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatees, devisees, administrators, execu-tors, 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. * Than usco * 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, if this instrument is to be a FIRST lien to finance the purchase of a dwelling, use Stevens-Ness Form No. 1305 or equivalent; if this instrument is NOT to be a first lien, or is not to finance the purchase of a dwelling use Stevens-Ness Form No. 1306, or equivalent. If compliance with the Act is not required, disregard this notice. RANCISCO R. SUAR (If the signer of the above is a corporation, use the form of acknowledgement opposite.) OREGON, CALIFORNIA) STATE OF - Benard of 🔪 County and 2-24,1989. Personally appeared who, each being first nally appeared the above named. FORNIA COUNTY duly sworn, did say that the former is the Neisco R. Svarez president and that the latter is the (TED 5 secretary of NARDIND C December a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and that the instrument was signed and sealed in behalf of said corporation by authority of its board of directors; and each of them acknowledged said instrument to be its voluntary act MOTION PUBLIC MOTION PUBLIC MELANIE AND BERNARDIN MALANIE AND AND AND AND AND AND AND AN OFFICIAL and acknowledged the loregoing instru-...yoluntary act and deed. and deed. Refore me: Before 32 Notary Public for Oregon Como (OFFICIAL Notary Public lor Oregon SEAL) My commission expires: My commission expires: 2 REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been paid. , Trustee TO: The undersigned is the legal owner and holder ol 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 , 19...... DATED: Beneficiary not lose or destroy this Trust Deed OR THE NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made. STATE OF OREGON, TRUST DEED SS. (FORM No. 881) I certify that the within instrument EVENS, NESS LAW PUB. C was received for record on the ... Ath. day at ...10:11 o'clock A. M., and recorded SPACE RESERVED Grantor FOR ment/microfilm/reception No. 987.3.7..., RECORDER'S USE Record of Mortgages of said County. Witness my hand and seal of Beneficiary County attixed. AFTER RECORDING RETURN TO Evelyn Biehn, County Clerk KEALVEST INC R 438 SICAMONE RO SM. CAL. 90402 TITLE NAME By Alerland Mullendere Deputy Fee \$13.00

13.00 8-1.01