49720 111	Aspen #010. Deed Series-TRUST DEED (No restriction on casignment). 32323 Second TRUST DEED DEED, made this 7.4 day of eum Corporation, an Oregon Co	
<u></u>	eum corporation, an Oregon Co	rporation
ASTRI	0 Title Componer	
JACK A. ULPIC	n, Trustee	, as <i>i rustee</i> ,
as Beneficiary,		n an
	OVANUEL CARDEWARD	
Grantor irrevoo	Bruite, buigailis, sells alla conveys to	trustee in trust, with power of sale, the prop
n		more was readined for storyd all
De sof test or doored by	IMER DEAR OF INE FOIR WHICH IS SECURED. BUT WASS ON VERTICUES	to the gentee for cardellation totals reconstrants within marks.
		· · · · · · · · · · · · · · · · · · ·
		(1) Sec. (Processing and Constraints) (33) 7 (27) (34) (37) (37) (37) (37) (37) (37) (37) (37
MTER)	19	

The above described real property is not currently used for 'agricultural,' timber or grazing purposes.

To protect the security of this trust deed, grantor agrees: 1. To protect, preserve and maintain said, property in good condition-and repair; not to remove or demolish any building or improvement thereon; 2. To complete or resorve promptly and in good and workmanlike manner any building or improvement which may be constructed, damaged or; (3. To comply with all laws, ordinances, regulations, covenants, condi-tions and restrictions allecting said property; if the beneficiary so requests, ito join in executing such linancing statements pursuant to the Unitorm Commer-cial Code as the beneficiary: may require and to pay for lilling same in the proper public officers or saching agencies as; may be identical by, the beneficiary. 4. To provide and continuously, maintain insurance on the building by, the

To service and restrictions allecting said property; if the beneficiary so requests, to ommer-chapter public discrete information allecting and the pay for tiling same in the is-by filing officers or searching agencies as may be deemed desirable by the proper public discreter or searching agencies as may be deemed desirable by the proper public discreter or searching agencies as may be deemed desirable by the proper public discreter or searching agencies as may be deemed desirable by the proper public discreter or searching agencies as may be deemed desirable by the proper discreter erected on the said premises against loss or damage by line, and such other haards as the beneficiary and the beneficiary as soon as insured; if the grantor shall fail for any reason to the beneficiary as soon as insured; if the grantor shall fail for any reason to the beneficiary as soon as insured; the grantor shall fail for any reason to the beneficiary as soon as insured; the grantor shall fail for any reason to the beneficiary as soon as insured; the beneficiary may incoure the same at grantor's expense. The amount collected under any life or other insurance policy may be applied by benefi-ciary upon any indebiations are to grantor. Such application or release shall act done pursuant to such notice. To for keps and premises the form construction fores and to pay all act done pursuant to such notice. To keps add premises the form construction and any days afgaint said property before any part of such farse, assessments and other charges become past due or delinquent and prompity deliver receipts therefor to base industry should the grantor due to farantor, such application or release assess-pt, direct payment or by, providing bencharges payable by grantor, either trust deed, shall be added to and become a part of the doble sourced by this trust deed, shall be added to and become a part of the doble sourced by this trust deed, shall be added to and become a part of the doble sourced by this trust deed, shall be added to an

burd!, timber or grazing purposes.
(a) consent to the making of any map or plat of said property; (b) join in granting any easement-or creating any restriction thereon; (c) join in any subordination or other agreement silecting this deed or the line or chards thereos; (d) reconvey, without was identified any part of the property. The frantiee in any reconveyance may by all oany part of the property. The frantee in any reconveyance may by all oany part of the property. The frantee in any reconveyance may be not last than \$5.
for any of the truthulness thereof. Trany matters or lacts shall services mentioned in this paragraph shall be not last than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any pointed by a court, and without regard to the and unpaid, and appropriety or any, part thereof, in its own name sue or otherwise, collect said property and policies, including those secured and unpaid, and appropriate secured hereby, and, in such order as been likely may determine.
11. The entering upon and taking possession, such restange of the property, the collection or merson by agent or bury and any part of the said property is and property or any part thereof, in its own name sue or otherwise, collect as and property may determine.
11. The entering upon and taking possession, of said property, the callection of such rents, issues and profiles, including those set due and unpaid and apply the callection of such rents, issues and profiles, or compensation or awards for any standard other property, and the application or release thereol as aloresaid, shall not cure or pursuant to such notice.

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 hereby or in his performance of any agreement hereunder, the beneficiary may declare all sums secured hereby manediately due and payable. In such an event the beneficiary at his cleater that may proceed to foreclose this trust deed in equity, as a morigage or direct the truste to foreclose this trust deed in equity, as a morigage or direct the truste to foreclose this trust deed in equity, as a morigage or direct the truste to foreclose this trust deed in equity, as a the sectibed real property holds and the solution of the section of sell the said described real property holds and the obligations secured hereby whereupon the trustee shall fix the insuits of default and his election thereof as then required by law and proceeds by advertisement and sale thereof as then required by law and proceeds by advertisement and sale there of as the instee's sale, the grantor or other person so privileged by ORS 86.760, may sto the beneficiary or his successors in interest, respec-tively, the entire mount then due under the truste shall die than default and the obligation secured mount the biligation and trustee's and expense actually incurred in endorcing the terms of the obligation and trustee's and attorney's lees not ex-ceeding the amounts provided by law) other than such portion of the prin-the default, in which event all foreclose that bortion of the prin-the trustee into the inducting costs and expense actually incurred in the trustee into the obligation and trustee's and attorney's lees not ex-ceeding the amounts provided by law) other than such portion of the prin-the default, in which event all foreclosure proceeding shall be dismissed by the trustee in the the sale shall be held on the date and at the time and

ine detault, in which event all foreclosure proceedings shall be dismissed by the trustee. 14. Otherwise, the sale shall be held on the date and at the time and place designated in the notice of sale or the time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or in separate parcels and shall sell the parcel or parcels at 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 postponent of the trustee sale in the deed of any matters of fact shall be conclusive proof of the truththuiness thereol. Any person, excluding the trustee, but including the granter and benelicitary may purchase at the sale. 1.1.5. When trustee sells pursuant to the powers provided herein, trustee shall apply the proceeds of sale to payment of (1) the expenses of sale, in-cluding the compensation of the trustee by trustees attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the interest of the trustee the the trust deed as their interest may appear in the order of their priority and (4) the surplus. 1.5. For any reason permitted by 'law have the trustee the interest of the surest or the first of the granter or to his successor in interest on the trustee in the trust aurplus.

Surplus, it any to use statust or to an successor in interest entitled to such surplus, it any reason permitted by law beneficiary may lroat time to time appoint a successor or successor to any trustee named herein or to any successor trustee appointed hereunder. Upon such appointment, and without conveyance to the successor trustee, the latter shall be wested with all title, powers and duties conferred upon any trustee herein named or appointed hereinder. Each such appointment and substitution shall be made by written into its mesoried by beneficiary, containing reference to this trust deed and its mesoried by beneficiary, containing reference to this trust deed and its mesoried by beneficiary, containing reference to this trust deed and the mesories of the which, when recorded in the property is situated, shall be conclusive prool of proper appointment of the successor inside. I. Trustee accepts this trust when this deed, duly executed and obligated to notify and a public record as provided by law. Trustee is not trust or of any action or profing in which family beneficiary or trustee that be a party unjeas such action of proceeding is brought by trustee.

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 ings and loan association authorized to do business under the lows of Oregon or the United States, o title insurance company authorized to insure itile to real y of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereas an escow agent licensed under ORS 696.505 to 696.585.

	The grantor co	A Stranger	Attached by enquet
	This Trust De	ple of said describe	ttached by encumbrances 10 to and with the beneficiary and those claiming under him, that he is d'real property and has a valid, unencumbered title thereto and junior to the Deed of Trust or Mortgage State Bank.
	III IAVOR Of So	outh Valley	and Junior to the Deed of Tring the thereto
	and that he will warra	ant and forever defe	end the same against all persons whomsoever.
		ning and a species and a species of the species of	against all persons whomsoever.
	(a)* primarily for gr. (b) for an organizati	that the proceeds of antor's personal, family	the loan represented by the above described note and this trust deed are: y, household or africultural purposes (see Important Notice below), r is a natural person) are for business or commercial purposes other of of and binds au
	Purposes: This deed applies to; tors, personal represent	inures to the b	the loan represented by the above described note and this trust deed are: y, household or agricultural purposes (see Important Notice below), r is a natural person) are for business or commercial purposes other than agricultur of and binds all parties hereto, their heirs, legatees, device.
	masculine gender included	ther or not name	is. The term has all parties hereto, their t
	IMDO DO	SEP STATE FOR SIGN	IfOr host to Contest as
be	s such word is defined in the	s applicable and the ben	warranty (a) or (b) is
the	e purchase of a dwelling if th	is instrument is to be	by making remain
with	d dwelling use Stevens-Ness Fo h the Act is not required, disrega	first lien, or is not to fi orm No. 1306, or equivo	1305 or equivalent; inance the purchase alent. If compliance
Use	the signer of the above is a corporat the farm of acknowledgment opposi ATE OF OREGON,	fon, the state of	
	County of	SS.	時時時, 승규는 그는 것 같아. 방문에 집에 있는 것 같은 것 같은 것이 있는 것 같아. 가지 않는 것 않는 것 같아. 가지 않는 것 않는 것 않는 것 같아. 가지 않는 않는 것 않는 것 같아. 가지 않는 것 않는 것 같아. 가지 않는 것 않는
in the fi	Personally appeared the above		STATE OF OREGON, County of Klamath
			June Klamath)ss. Personally appeared Bruce Clayman and
in Angerian Secondaria Andreas Victorian Victorian			duly sworn, did say that the former is the
ment t	and acknowledged to be	the foregoing interest	a corporation, and that is
(OFFIC	Before me:	intary act and deed.	Pont to Said one
SEAL)	Notary Public for O	(Edon	and each of them acknowledged said instrument to be under the second structure of the second
and references	My commission expir	Contraction of the second s	Notary Public tor Oregon
Quarter 1.	and an else algebraic and brained and an		My commission expires: 3-22-93 (OFFICIAL SEAL)
70:	an ana an	REQUES	T FOR FULL RECONVEYANCE
The	e undersigned is the last	a straight we will be	Trustee
said trust herewith to	deed or pursuant to statute ogether with said trust d	tisfied. You hereby are	Trustee Description debtedness secured by the foregoing trust deed. All sums secured by said directed, on payment to you of any sums owing to you under the terms of so of indebtedness secured by said trust deed (indeptedness for the terms of ter
state now	'held by you under the same.	and to reconvey, without Mail reconveyance an	Arustee debtedness secured by the loregoing trust deed. All sums secured by said a directed, on payment to you of any sums owing to you under the terms of es of indestedness secured by said trust deed (which are delivered to you ut warranty, to the parties designated by the terms of said trust deed the ad documents to
ATED:		, 19	econients to be sug at our children the terms of said trust deed the
	ose or destroy this Trust Deed OR TH	E NOTE white	Beneticiary
De not lo	ose or destroy this Trust Deed OR TH	E NOTE which it secures. Bot	Beneficiary
Be not to			Beneticiary th must be delivered to the trustee for concellation before reconveyance will be made.
Do not lo TR	(FORM' No.' 8812) 500 DE	ert deserabe	g på afrachas STATE OF OREGON
De not lo TR	(FORM' No. 2812) 500 DG	cup', Cingun and and deservine	T DA SIFTODOS STATE OF OREGON.
Do not 10 TR STEVENS-NE CLUB	LORM No. 8811 10 000	and deserine and a consent and	I ph strappostrate of or record on the
De not la TR STEVENS-ME Q VOID SUGLICIT	LORM No. 83[1] DOUG ISS LAW PUB. CO., PORTLAND. ORE. AIN CO. INC. ILLENCL. OPIN. (1936) P INC. ILLENCL. OPIN. (1936) P INC. Granto	with with with with with with with with	I certify that the within instru- MEDERAL COUNTY of SS. I certify that the within instru- ment was received for record on the AV22ELW: RESERVED in book/recificity of M. and recorded
Do not lo TR STEVENE-NE Q VOID CUST CHEFT Q VOID	IORM No. 8811 10000 ISS LAW PUB. CO., PORTLAND. ORE. 000 CIN CO. CIN CIN CIN CIN CIN CIN CIN CIN	Cup at Dingeria and Cup at Dingeria and South at Cup at the South and Cup at the South and Cup at the South a	I DER'S USE instrument/ministrue
De not lo TR STEVENS-NE CAUSE	IORM No. 8811 10000 IORM No. 8811 10000 ISS LAW PUB. CO. PORTLAND. ORE ALL ALL ALL ALL ALL ALL ALL AL	and and a second	I ph structure Structure I certify that the within instru- nent was received for record on the day of 19 ME281141 Reserved for solution at O'clock I book/reel/volume.ivo On the in book/reel/volume.ivo OER'S USE instrument/microfilm No.
Do not to TR STEVENS-ME Q VOID Q VOID VOID Q VOID VOID Q VOID VOID VOID VOID VOID VOID VOID V	IORM No. 88[1] D. ODG SS LAW PUB. CO. PORTLAND. ORE ALL CO. ITLEI CO. PORTLAND. ORE ALL CO	LON, IN ORS North Construction Cup 1, Oregon, desc MIT Cup 1, Oregon, desc MIT Cup 1, Oregon, desc MIT Cup 2, Oregon, desc MIT Cup 2, Oregon, desc MIT Cup 2, Oregon, desc MIT MIT MIT MIT MIT MIT MIT MIT	I DER'S USE instrument/ministrue

EXHIBIT "A"

PARCEL 1:

A tract of land situated in the NE 1/4 NE 1/4 of Section 32, and the SE 1/4 SE 1/4 Section 29, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at the intersection of the Southerly line of Pine Street and the Easterly line of Eleventh Street in the City of Klamath Falls, Oregon; thence Northeasterly along said Southerly line of Pine Street 170 feet to a point thereon distant 50 feet Southwesterly along said Pine Street from the most Westerly corner of Lot 5, Block 3, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON; thence Southeasterly and parallel with said Easterly line of Eleventh Street 112 feet; thence Southwesterly parallel to said Pine Street, 50 feet; thence Southeasterly parallel with Eleventh Street 8 feet; thence Northeasterly and parallel with the Northerly line of Main Street in the City of Klamath Falls, Oregon, 125 feet; thence Southeasterly and parallel with said Easterly line of Eleventh Street 120 feet to said Northerly line of Main Street at a point thereon distant 50 feet Southwesterly from the Southwest corner of Lot 6, Block 3, Hot Springs Addition to the City of Klamath falls, Oregon; thence Southwsterly along said Northerly line of Main Street 245 feet to the Northeast corner of Main Street and Eleventh Street; thence Northwesterly along the Easterly line of Eleventh street to the point of beginning.

LESS AND EXCEPT any portion of the alley in Block 3 HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON.

PARCEL 2:

A tract of land situated in the NE 1/4 NE 1/4 of Section 32, Township 38 South, Range 9 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Commencing at the point on the Southerly line of Pine Steeet which is distant 50 feet Southwesterly along said Pine Street from the most Westerly corner of Lot 5, Block 3, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, OREGON, and thence running Southeasterly and parallel with the Easterly line of Eleventh Street a distance of 112 feet to the true point of beginning of this description; thence Southwesterly and parallel to said Pine Street 50 feet; thence Southeasterly and parallel with the Eeventh Street 8 feet; thence Northeasterly and parallel with the Northerly line of Main Street a distance of 50 feet; thence Northwesterly and parallel with Eleventh Street a distance of 8 feet, more of less, to said true point of beginning.

STATE OF OREGON: COUNTY OF KLAMATH: ss.

Filed for record at request o	<u>Aspen Title Co</u>	
of June	A.D., 19 <u>89</u> at <u>3:46</u> o'clock <u>P.M.</u> , and duly recorded in Vol. <u>M89</u>	ay
ο	Mortgages on Page 10146	-,
김 사람 관람이 가 없다. 방법	Evelyn Biehn County Clerk	
FEE \$18.00	By Qaulan Muin adde	