		Series-TRUST DEE 2.	ASPEN 3		Vol. m89	_Page10863
°° _ 1(607		TRUST DE			
N. COLL	~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~ ~	DEED, made this	<u>1</u> day	r of	June	, 19.89, between
		ATT SHO' VELLES.				as Trustee, and
C	A.5	nen illessi				
Hor	izon Inve	stments No85	. TX			······································
Gra	ntor irrevo	cably grants, bargai	ins, sells and conve	ys to truste as:	e in trust, with	power of sale, the property
in <u>Kl</u> a	math	County	, Oregon, described			
SEE	ATTACHE	D EXHIBIT "A"				
	ic weed.		1BD-3000 Key M	No. 24874	3 and	
TST	Account	118-3507-2	100-500 Key I	No. 24833	3	
			n ang taon ing taon i	and the second state	en l'orden i j	
	and the state of the	and Targe Count and a second second				
						the states in anywi
to dother 1	ith all and a	ingular the tenements,	hereditaments and app	urtenances and all fix	nd all other rights tures now or hereal	thereunto belonging or in anywi ter attached to or used in conne ein contained and payment of t
FO.	R THE PUR FORTY-TW	D THOUSAND AND	no/100*******	t******	**************************************	ern contained and population ************************************
		a a since a sin	iony or other and made	e by grantor,	the final payment	0
not soone	paid, to be	due and payable secure	ed by this instrument is	s the date, st	ated above, on which	nterest therein is sold, agreed to
becomes of sold, com	lue and paya reyed, assigned	ble. In the event the w	grantor without first	having obtain rument, irres	ined the written con spective of the ma	nterest therein is sold, agreed sent or approval of the beneficia turity dates expressed therein.
then, at t herein, sh	he beneficiar all become in	mediately due and pay	able. currently used for agricult	tural, timber of	grazing purposes.	
				(a) consent is granting any subordination	easement or creating or other agreement a	map or plat of said property; (b) for any restriction thereon; (c) join in lifecting this deed or the lien or chi anty, all or any part of the property.
and repair.	not to remove	or demolish any building	or improvement mercolite	thereol; (d) grantee in a legally entitle	reconvey, without warring ny reconveyance may d thereto," and the rec	illiciting this deed or the lien or chi- illecting lor any part of the property. be described as the "person or per- trials thereof, Trustee's lees for any of shall be not less than \$5. rantor, hereunder, beneliciary may at antor, hereunder, be a receiver to be
manner an	y Dunuma or .	the due all costs incurred	ineretor.	be conclusive services ment 10. U	ioned in this paragraph pon any default by &	shall be not less than \$5. rantor hereunder, beneficiary may at on, by agent or by a receiver to be gard to the adequacy of any security
join in er	cuting such fin	ancing statements pursuant	ay for filing same in the	the indebted	ness hereby secured, en	ter upon and take possession of said p n name sue or otherwise collect the r
by filing	officers or sear	ching agencies as may be	deemed desnable by	issues and p less costs an	atter including those a	ast due and unpaid, and apply the same and collection, including reasonable a ecured hereby, and in such order as b
now or h	To provide an realter erected other hasards a	d continuously maintain it on the said premises again is the beneficiary may from	ist loss or damage by life in time to time require, in payable to the latter; all liciary as soon as insured; any such insurance and to	ficiary may 11. 1	The entering upon and	I taking possession of said property, profits, or the proceeds of lire and c
an amoun companies policies of	t not less than acceptable to insurance shal	the beneficiary, with loss the delivered to the bene the version to procure	payable to the latter; and liciary as soon as insured; any such insurance and to n days prior to the expira- land on said buildings.	insurance po property, ar	d the application or re	lease thereof as aforesaid, shall not cu lault hereunder or invalidate any act
	mor when it	headicingy of least differ.	i unyo provide to a si diada		Upon default by grant	or in payment of any indepletions of y agreement hereunder, the beneficiary
collected ciary upo	under any lire n any indebted	or other insurance policy in ness secured hereby and in the of beneficiary the ent	such order as beneliciary ire amount so collected, or	declare all event the b in equity a	sums secured inclusion peneficiary at his election	the trustee to foreclose this trust dee
any part not cure	thereof, may be or waive any d	e released to pranto". Such etault or notice of clefault i b potice.	hereunder or invalidate any	execute and	i cause to be recorded i	his written notice of default and his en property to satisfy the obligation se
tares, as	To keep said	premises free from constru- other charges that may be	levied or assessed upon or res, assessments and other	r hereby wh r thereof as r the manner	provided in ORS 86.7.	15 to 86.795.
charges to bench	ciary; should the	e or delinquent and promp he grantor fail to make pa ims, liens or other charges	tly deliver faceipis fileration yment of any taxes, assess payable by grantor, either with funds with which to the marks asympt thereol	r 13	. After the trustee has t any time prior to 5 d	lays before the date the trustee conduction so privileged by ORS 85.753, may son so privileged by ORS 85.753, may
by direc	ch payment, b	eneliciary maj', at its opin	set forth in the note secure	d sums secu	red by the trust deed,	the default may be cured by pays the cure other than such portion as
					d may be cured by te	case, in addition to curing the dela
erty he	einbefore descr tent that they	are bound for the payment	ent of the obligation herei ately due and payable with	in and expen h- together w	ith trustee's and attorn	ey's lees not exceeding the amounts pr
out not	ce, and the nor	by this trust deed immed	diately due and payable an	nd 14 place desi	ignated in the notice of a new idea by la	hall be held on the date and at the find sale or the time to which said said w. The trustee may sell said property reels and shall sell the parcel or pain the said shall sell the parcel or pain
of title	search as well	a plorging titis obligation	this trust including the co- enses of the trustee incurre and trustes's and attorney	s auction to	the highest bidder to	r cash, payable at the time of sale. s deed in form as required by law con-
fees der	7. To appear	n and delend any action	or trustee; and in any su	it, plied. Th	e recitals in the deed of uthfulness thereof. Any	any matters of lact shall be conclusiv person, excluding the trustee, but in
any su	it for the forec	losure of this deel. to pu	trustee's attorney's lees; t	the 15	When trustee sells pu	insuant to the powers provided herein, to payment of (1) the expenses of s
amoun fixed b decret	of attorney's y the trial cours of the trial cours	it and in the event of an i rt and in the event of an i urt, grantor further agrees india reasonable us the be	Igraph 7 in Ell cases stant appeal from any judgment to pay such sum as the a eneliciary's or trustee's att	or- attorney.	(2) to the obligation	secured by the trust deed, (3) to all at to the interest of the trustee in the
li neysi		a advand titilt:	4	surpius,	il any, to the grantor o	or to his successor in interest entitled
 right. 	if it so elects.	to require that all or any	excess of the amount require	red under. U	where trained and the statement for the	in or to the the
to pay	all reasonable d by grantor	in such proceedings, shall	be paid to beneliciary to d expenses and attorney's for	ees, and subs	trustee herein named a	by written instrument executed by ber
apple both	in the trial are	appellate courts, necessar	pplied upon the indebted	nets which th	e property is situated, :	shall be conclusive proof of proper app
and e	recute such in	upon beneficiary's request.	upon written request of be	ene- acknowl		is trust when this deed, duly execu- ic record as provided by law. Truste hereto of pending sale under any other eeding in which grantor, beneliciary o tion or proceeding is brought by truste
finite of	, payment of	its fees and presentation of	cancellation J, without when	ting trust or	a party unless such ac	tion or proceeding is brought by truste
11 endor		nerson for the payment of	ee hereunder must be either business under the laws of agents or branches, the Unite		and the second designment of the second design	

STREET.

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The grantor covenants and mees to and with the beneficiary and those claiming under him, that he is law-10864 fully seized in fee simple of said described real property and has a valid, unencumbered title thereto and that he will warrant and forever detend 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 i! 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 termining 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 ionefficiary is a creditor beneficiary MUST comply with the Act or d segulation. By making required disclosures; for this purpose, if this instrument is to be a FIRST flos to finance the purchase of a dwelling, use Stevens-Niss item No. 1305 or required the functions is NOT to be a first liet, or is not to finance the purchase of a dwelling, uses Form No. 1306, or equivalent. If compliance with the Act is not required, disrogard this notice. Kendall a Jait Verle A. Jait (If the signer of the above is a corporation, use the form of acknowledgment apposite.) STATE OF CREGON, jıs. STATE OF OREGON, County of...... County of Klamath ****** Personally appeared the above named Personally appeared Kendall A. Tailt and who, each being lirst Verlee H. Tait, Husband & Wife duly sworn, did say that the former is the..... <u>62</u>A president and that the latter is the sucretary of a corporation, and that the seal affixed to the foregoing instrument is the corporate seal of said corporation and the he instrument was signed and skaled in behalt of said corporation by the instrument was signed and of them acknowledged said insurament to be its voluntary act of the seal of Hand to be their voluntary act and deed. SOFFICIAL SIMID STERIOR Stanlos Les Notary Public for Oregon Bofore me: Hotary Public for Oregon My commission expires: 7/23/89 (OFFICIAL My commission expires: SEAL) REQUEST FOR FULL RECONVEYANCE To be used only when obligations have been poid. TO:, Trustee The undersigned is the legal owner and holder of all indebtodness secured by the foregoing trust deed. All sums secured by said I ne undersigned is the regain owner and router of all indecisioness secured by the toregoing studi 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 sance? all ovidences of indebtedness secured by said trust deed (which are delivered to you her swith 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: Beneficiary Do not lose or destroy this Trust Dood OR THE NOTE which it secures. st be delivered to the trustee for cancellation before reconveyance will be made. TRUST DEED W degleto angl STATE OF OREGON, (FORM No. 881) STEVENS-NESS LAW PUB. CO., PORTLAND, ORE County of **%**5. I certify that the within instrument Kendall A. Tait was received for record on the day Marth Star Verlee H. Tait of :... ., 19_ 计目标 医内静脉炎 at o clock . M., and recorded Grantor SPACE RESERVED Horizon Investments No. in book/reel/volume No. on FOR page ______X. or as fee/file/instru-ment/microfilm/reception No._____, RECORDER'S USE <u>85 IX</u> Record of Mortgages of said County. 12.14 Beneficiary 4-11-1 Winess my hand and seal of AFTER RECORDING RETURN TO ASPEN TITLE & ESCROW, INC. County/affixed. 600 Main Street Sec. 4. Klamath Falls, OR 97601 NAME TITLE 1999 (1999) By. Deputy

PARCEL 1:

A tract of land situated in Section 21, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

EXHIBIT "A"

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Beginning at the Northwest corner of Lot 4; thence South along the East line of Lots 5 and 6 and 16 to the Northwest corner of Lot 5, Block 2, Williamson River Estates; thence Northeasterly along the North line of said subdivision to the Northeast corner of Lot 11, Block 1; thence Northerly and Easterly along the Westerly right of way line of Williamson River Drive to the Westerly right of way line of Highway No. 97; thence Northwesterly along said highway right of way line to the Southeast corner of Book 336, Page 17, Deed Records of Klamath County, Oregon; thence South 80 degrees 32' 15" West to the Southwest corner of said deed; thence Northerly along the Westerly line of said deed, 200 feet to the Northwest corner thereof; thence North 80 degrees 32' 15" East to the Westerly right of way line of said highway; thence Northerly along said Westerly right of way line 60 feet, more or less, to the Southeast corner of Volume M-67 at page 318, Microfilm Records of Klamath County, Oregon; thence South 80 degrees 32' 15" West 231 feet to the Southwest corner of said deed; thence North 09 degrees 27' 45" West 607.11 feet, more or less, to the North line of Section 21; thence West along said line to the point of

EXCEPTING THEREFROM a tract of land situated in Section 21, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, being more particularly described as follows:

Beginning at the initial point of Williamson River Estates, a duly recorded subdivision, said initial point situated South 19 degrees 17" 35" East a distance of 1037.36 feet (South 18 degrees 49' 22" East 1038.84 feet by said plat) from the North one-fourth corner (N 1/4 of said Section 21); thence South 81 degrees 02' 30" West 172.35 feet (172.88 by said plat); thence continuing South 81 degrees 02' 30" West 80.86 feet; thence North 09 degrees 27' 45" West 365.94 feet to a 1/2 inch iron pin which is North 80 degrees 32' 15" East 17.00 feet from Point A as shown on accompanying Exhibit "A"; thence North 80 degrees U.S. Highway 97; thence South 09 degrees 27' 45" East, along with bearings based on said recorded plat.

Continued on next page

STATE OF OREGON: COUNTY OF KLAMATH:

That certain one foot street plug along the North boundary of Crawford Way of WILLIAMSON RIVER ESTATES, in the County of Klamath, State of Oregon.

PARCEL 3:

Beginning at the Southeast corner of Lot 5, Block 3, Williamson River Estates; thence Southwesterly along the Southerly boundary of said subdivision to the Southwest corner of Lot 6, Block 2; thence South along the Easterly line of Lot 17 to the Northerly line of the Nilliamson River; thence Northerly along said line to a point that would intersect the Easterly line of said Lot 5 point of beginning.

A parcel of land situated in Section 21, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, described as follows:

Beginning at the Northwest corner of Williamson River Estates, a duly recorded subdivision, said point being on the Westerly line of said Lot 15; thence along the Northerly line of said subdivision, North 89 degrees 34' 45" East 329.42 feet and North 74 degrees ()5' 45" East 573.78 feet to a fence corner; thence along the fence lines to be the property lines the following courses; North 08 degrees 53' 25" West 567.07 feet, North 85 293.55 feet, North 55 degrees 21' 40" West 218.14 feet, South 71 degrees 16' 20" West 100.40 feet and South 67 degrees 57' 45" thence Southerly along the Westerly line of said Lot 7; Lots 7 and 15, 849 feet, more or less, to the point of beginning, with bearings based on said Williamson River Estates. PARCEL 2:

ALSO EXCEPTING THEREFROM a tract of land situated in Government Lots 7 and 15 of Section 21, Township 35 South, Range 7 East of the Willamette Meridian, in the County of Klamath, State of Oregon, more particularly described as follows:

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EXHIBIT "A" CONTINUED