FOR A No. \$81-Oregon Trust Deed Series-TRUST DEED.	<u>97:-6/15"/1</u>	CPYRIGHT 1988 STILVENS-NESS LAW PUD.	0., PC TLAND, OR. 97204
99 J 22234 . 15- 01 gox 191	TRUST DEED	Vol <u>m89</u> Page	12001
THIS TRUST DEED, made this	20+1 day of	JUNE , 1	9.89, between
JERRY ROUGH and DORIS ROUG	H.,husbandandwif	e, <u></u>	
as Grantor, WILLAMETTE VALLEY JOHN M. WALKER	TITLE CO.	الم المراجع المراجع . مرجع المراجع المراجع المراجع . مرجع المراجع المراجع المراجع .	as Trustee, and
Alaren - Madaene Alarin I. A.	ESTE 및 10호로 11 1935		
as Beneficiary,			

## WITNESSETH:

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

Lot 8 in Block 1 of New Pine Acres, according to the plat thereof on file in the office of the County Clerk, Klamath County, Oregon. 2111111110

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise

not sooner paid, to be due and payable <u>at maturity</u> or order and rinde by grantor, the final payment of principal and interest hereof, if The date of maturity of the debt sectred by this instrument is the date, stated above, on which the final installment of said note becomes due and payable. In the event the willin described property, or any part thereof, or any interest therein is sold, agreed to be sold, conveyed, essigned or alienated by the grantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and payable.

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herein, shall become immediately due and payable. To protect the security of this trust deed, grantor agrees: I. To protect, preserve and maintain said property, in good condition and repair; not to remove or demolish any building or improvement thereon; not to complete or restore promptly and in good and workmanilie manner any building or improvement which may be constructed, damaged or destroyed thereon, and pay when due all costs incurred thereford, damaged or J. To comply with all laws, ordinances, regulations, covenants, conci-tions and restrictions allecting said property; if the beneficiary so requests, to join in executing such linancing statements pursuant to the Uniform Commer-cial Code as the beneficiary may require and to pay ior filing same in the proper public offices or salices, as well as the cost of all lien searches make by filing officers or searching agencies as may be deemed desirable by the beneficiary. 4. To provide and continuously maintain insurance on the building to

point merecuring such immacing statements pursuant to the Onliform Commer-cial Code as the beneficiary may require and to pay for filling same in the proper public office or offices, as well as the cost of all lien searches made by filling officers or searching agencies as may be deemed desirable by the and such other harvoids as the beneficiary may how fills or damage by lies and such other harvoids as the beneficiary may how fills or damage by lies and such other harvoids as the beneficiary may how fills or damage by lies and such other harvoids as the beneficiary may how fills or damage by lies and such other harvoids as the beneficiary may how fills or damage by lies and such other harvoids as the beneficiary with fost payable to the latter; cill policies of insurance shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary as soon as insured; if the grantor shall be delivered to the beneficiary of the latter; cill policies of insurance new or hereasits: pleted on said buildings, the beneficiary may procure the same at grantor as "papplied by benefic-ciary upon any individedness set hom construction liens and to pay cill and cure or waiv any delault or notice of delault hereander or invalidate any act dons. The amount so collected, or any part thereoi, may delault or notice of such tures, assessments and other charges become past due or delingtent and promytly deliver receipts therefor to beneficiary; should the grantor lail to make payment of any taxe, assess-ments, insurance preving may row and grantor, either by direct payment or by providing beneficiary with lunds with which to make such payment, beneficiary may, at its option, rake payment thereoi, and the amount so paid, with interest at the rate ret forth in the not secured by this trust deed, shall be added to and become a part of the obligation herein described, and all such payments with intrest rs aloresaid, the p

## It is mutually agreed that:

It 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, benaticiary shall have the right, if it so elects, to require that all or any peritor: of the monies pay-like as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's less necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and supervise and attorney's less, both in the trial and appellate courts, necessarily paid or incurred by bar-licking in such proceedings, and the balance anyled upon the intebledwas secured hereby; and frantor agrees, at its own supers. to take such act ons and execute such instruments as thall be necessary in obtaining such com-pensation, promptly upon beneficiary's request of bur-tickary, payment of its lees and from time to time upon written request of bur-endorsement (in case of full reconveyances, for carcellution), without allecting the liability of any person for the payment of the subtedenses (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 subodination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The grantee in any reconveyance may be described as the person or person field or many the described as the person or person field or many the described as the person or person field or many the described as the person or person field or many the described as the person or person field or many the described as the person or person field or many the described as the person or person field or many the described as the person or person field or many default by grantor hereunder, beneficiary may at any time likely the other, either in person, by agent deciper of either to be any time likely the other, either in person, by agent deciper of either to be person any part thereof, in its own name sue or otherwise collect the entits, issues and profits, including those part due and unpaid, and ", pit the same, less costs and expenses of operation and collection, includ , a reasonable attor-ney's fees upon any indebtedness secured hereby, and in such-order as bene-liciary may determine. I.1. The entering upon and taking postession of said property, the collection of such rents, issues and profits, or the proceeds of the any act done protecty, and the application or release thereoid as increasid, shall not care or waive any default or notice of default hereunder or invalidate any act done thereby orin his performance of any agreement hereunder, time being of the essence with respect to ourch person direct the trustee to forcelose this trust deed by deciler all execute and cause to be recorded his written notice of default and his election to such approach or bursue any parte. In the beneficiary may have. In this performance of any agreement hereunder, time being of the essence with respect to forcelose by divertisement and sale, the beneficiary may have. In this performance of any agreement hereunder,

together with trustee's and attorney's less 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 time to which said sale may be postponed as provided by law. The trustee may sell said property either in one parcel or it. 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 property so sold, but without any covenant or warranty, express or im-plied. The recitals in the deed of any matters of last shall be conclusive proof of the truthulenes thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purchase at the sale. 15. 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 and a reasonable charge by trustee attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded liens subsequent to the inferest of the trustee in the trust use and their interests may appear in the order of their procity and (4) the surplus. 16. Beneliciary may from time to time appoint a successor or succes-ters to the matter and the time to time appoint a successor or successor.

surplus, il any, to the grantor or to his successor in inferest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or succes-sors to any trustee named herein or to any successor trustee appointed here-under. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duties conferred upon any trustee herein named or appointed hereunder. Each such appointment and substitution shall be made by written instrument executed by beneficiary, which, when recorded in the mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is made a public record as provided by law. Trustee is not obligated to notily any party hereto of pendier sherticary or trustee shall be a party unless such action or proceeding in brought by trustee.

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n active member of the Oregon State Bar, a bank, trust company States, a title insurance company authorized to insure title to real thereof, or an escraw agent licensed under ORS 675-505 to 693-585. The Trust Deed Act provides that the trustee hereunder must vings and loan association authorized to do bisiness under the rty of this state, its subsidiaries, affiliates, agents or branches, ŭ

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The grantor covenants and agrous to and wi ly seized in the simple of said described real pro	th the beneliciary and those claiming under him, that he is law- perty and has a valid; unencumbered title thereto
I that he will warrant and forever defend the s	ame utainst all persons whomsoever.
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the second s	presented by the above described note and this trust deed are: hold purposes (see Important Notice below),
(a)* primarily for grantor's personal, family of house (b) for an organization, or (even if grantor is a nat	ural person) are for business or commercial purposes.
resonal representatives, successors and assigns. The link of cured hereby, whether or not named as a Lene.linkary here inder includes the feminine and the neuter, and the singule IN WITNESS WHEREOF, stud grantor h INPORTANT NOTICE: Delete, by lining out, whichever warranty of applicable; if warranty (a) is applicable and the sanefidary i	(a) or (b) is X (2014) XOUGH
a such word is defined in the full-sin-below of the solution in officiary MUST comply with the Act and Registion by making account of this purpose use Silvens-Ness Form Nr. 1319, or "compliance with the Act is not required, disregard this notice." If the signer of the above is a corporation, where of the above is a corporation, where of the above is a corporation,	
TATE OF OREGON,	STATE OF OREGON, County of Code schine
JUNE 24 76, 1989, by JURRY ROUGH and DORIS BOUGH, hisband and wife,	1989, by JERRY + DORIS TOURS MONTH
Notary Public for Oregon (SEAL) My commission expires:	Wotary Public for Oregon Wy commission expires: /-22-91
	uest FC:1 Full RECONVEYANCE only with a chligations have been poid.
10: 10: 10: 10: 10: 10: 10: 10:	, Trustee all indebtedness secured by the foregoing trust deed. All sums secured by sai
scid trust deed or pursuant to statute, to cancer an horewith together with said trust deed) and to rocor octate now held by you under the same. Mail rec	by ty, to the perties designated by the terms of said trust deed the
DATED: Martin Barriston and Barriston A	Beneficiary
Do not lese or destrey this Trust Deed OR TH & NCSE which it a	beneficially ecures. Leth must be delivered to the trustee for concellation before reconveyance will be made.
TRUST DEED	STATE OF OREGON, STATE OF OREGON, County of Klamath I certify that the within instrume
JERRY ROUGH AND DORIS ROUGH	was received for record on the 3rd de of
JOHN M. WALKER Benetitiery	FOR page in the formation of the
WILLAMETTE VALLEY TITLE	ISTANDARD SEC. SDG TO STANDARD STANDARD STANDARD SEC. SDG TO STANDARD STAND
807 -Main St. /P.O. Box 451	By Dauline Mulleralite Dep

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