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3481 John Deber TRUST DEED	Vol_ <u>M%9</u> Page <u>14383</u>
HIGH VALLEY PROPERTIES, a Partnership con	July
and SUSAN K. EBERLEIN and ALAN W. EBERLE	IN and CAROL LORRATNE EBERLET
as Grantor, ASPEN TITLE & ESCROW, INC. LARRY G. KLAHN and FLIZABETH A. KLAHN, Husband	and Wife with full rights of
survivorship, as to an undivided 1/2 interest	, and ROGER R. MC CLETLAN and
as Beneficiary, MARILYN J. MC CLETLAN, Husband and Survivorship; as to an undivided 1/	2 interest None Vo
Grantor irrevocably grants, bargains, sells and conveys to truste in Klamath County, Oregon, described as:	ee in frust, with power of sale, the property
9,104,002,0052 crail 123, 51 - ND4119 (0 - 645	I certify that the within margarent.
SEE ATTACHED"EXHIBIT "A"	County of
TRUST DEED	STATE OF ORLOOM

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents, issues and profits thereof and all fixtures now or hereafter attached to or used in connec-tion with said real estate.

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STANFOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the sum of Forty Five Thousand and No/100-----

note of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

note or even date nerewith, payable to beneficiary or order and made by grantor, the third payment of principal and interest hereor, it not sconer paid, to be due and payable at 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 sold, conveyed, assigned 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.

sold, conveyed, assigned or alienated by the grantor without first hat then, at the beneliciary's option, all obligations secured by this instructure herein, shall become immediately due and payable.
To protect the security of this trust deed, grantor agrees:

 To protect the security of this trust deed, grantor agrees:
 To protect the security of and income thereon:
 To complete or restore promptly and in good and workmanike.
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 To complete or lines, as well as the cost of all line sacches made by the financing.
 A To provide and continuously maintain insurance on the buildings the mow or hereafter erected on the said premises against toss of dimage by the finan anomanic shall be delivered to the beneliciary as soon as insured; if the grantor shall all or any reason to procure any such insurance and to pay policy of insurance now or hereiter precisiter secure by and in such order as beneliciary as a splited by beneficiary in any policy of insurance now or hereiter precisite secure any such insurance and to pay all informance shall be delivered to the beneficiary as soon as insured; if the beneficiary may procure the same at grantor's expense. The amount is the beneficiary as a police by beneficiary is a soon as insured; if the grantor shall all is or any regular beneficiary is a soon as insured;

## 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 dumain or condemnation, beneikiary shall have the right, il it so elects, to require that all or any portion of the momer payable as compensation for such taking, which are in excess of the amount requires to pay all remonable costs, expenses and alterney's feel are basely paid incurred by grantor in such proceeding, shall be paid or incurred by bene-ticiary in such proceedings, and the balance applied upon the inductory's feel secured hereby; and famitor agrees, at its own expense; to take such actions and exceute such instruments as shall be necessary in obtaining such con-mensation, promptly upon beneliciary's request. 9. At any time and from time to time upon written request of bene-liciary, payment of its lees and presentation of this deed and the note for endorsement (in case of lut) reconveyances, for cancellation, without allecting the liability 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) join in (a) the trust of the said the beneficiency in the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in (b) the trust is the trust in the taken the beneficiency in the indebtedness, trustee may (a) consent to the making of the taken the taken the bolt property; (b) join in (b) the trust is the taken taken the taken taken the taken taken the taken taken taken taken the taken ta

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and expense, actually, incluted in contents in creating the amounts provided together, with fursites and altorney'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 police of saw. The trustee may sell said property either in one parcel, or, in separate parcels and shall sell the parcel or parcels said tauction, to the highest, bidder for cash, payable at the time of said. Trustee shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any coverant or warranty, express or im-plied. The recitals in the deed of any matters of lact shall be conclusive proof of the truthlulines three. Any person, ercluding the trustee, but including the grantor and beneficiary, 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, im-cluding the compensation of the truste and a reasonable charge by trustees attorney, (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the truste effect of the trust expendent of the trustee for the surplus. 15. Beneficiary may appear in the order of their proving and (3) to all persons having incorded lines musch proving therest experised as a (4) to a such surplus. 16. Beneficiary may from time to time appoint a successor or succes-

Surplus, if any, to the drantor or to his successor in interest essible to such surplus. 16. Beneliciary may from time to time appoint a successor or successors to any trustee anamed 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 conterred upon any trustee herein named or appointed hereunder. Each such appointment and subtitution shall be made by written instrument executed by beneliciary, which; when recorded in the mortgage 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 pening sale under any other deed of truster of a party unless such action or proceeding is brought by trustee. Here the successor trustee. Here the successor trustee to not appoint and the mortgage to prove the successor trustee is not obligated to notily any party hereto of pening sale under any other deed of truste or of any action or proceeding is brought by trustee. Here the successor trustee. Here the successor trustee and the successor trustee is not obligated to notily any party hereto of pening sale under any other deed of truste or of any action or proceeding is brought by trustee. Here the successor trustee and a party unless such action or proceeding is brought by trustee. Here the successor trustee. Here the successor trustee and acceeding is brought by trustee. Here the successor trustee and the successor trustee and acceeding is brought by trustee. Here the successor trustee and trust approximate the successor trustee and acceeding is brought by trustee. Here the successor trustee and the successor trustee and the successor trustee and trust approximate the successor tru

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ney), who is an active intember of the Oregon State Bar, a bank, trust company or the United States, a title insurance company authorized to insure title to rea or any agency thereof, or an escrow agent licensed under ONS 642.553. NOTE: The Trust Deed Act provides that the trustee hereunder must be (either an atto or savings' and loan association authorized to do business under the lows of Oregon property of this state, its subsidiaries, affiliates, agents or branches, the United States

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The grantor covenants and ag fully seized in fee simple of said desc	rees to and with the be ribed real property and	neficiary and those claiming under him, that he is law has a valid, unencumbered title thereto
and that he will warrant and forever and that he will warrant and forever being a second of the second second second second and that he will warrant and forever being a second s	Mar deal and the net of an a subset of the same again defend the same again in the transference the same again the same a	1 Province and the second seco
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The grantor warrants that the proceed (a)* primarily for grantor's personal, f (b) for an organization, or (even if A	s of the loan represented by amily or household purpose rantor is a natural person)	the above described note and this frust deed are: s (see Important Notice below), are for business or commercial purposes.
This deed applies to, inures to the be personal representatives, successors and assig secured hereby, whether or not named as a b gender includes the feminine and the neuter.	nelit of and binds all partie ns. The term beneticiary sh eneliciary herein. In constru and the singular number incl	s hereto, their heirs, legatess, devisees, administrators, executors all mean the holder and owner including at the securors
* IMPORTANT NOTICE: Delete, by lining out, which not applicable; if warranty (a) is applicable and t as such word is defined in the Truth-in-Lending beneficiary MUST comply with the Act and Regu disclosures; for this purpose use Stevens-Ness Form If compliance with the Act is not required, disrega	hever warranty (a) or (b) is he beneficiary is a creditor Act and Regulation Z, the lation by making required	Neal 20-Ci NEAL JL. EBERLEIN CHILLIAN SHEPTLEIN
(if the igner of the above is a corporation, is strength to the igner of the above is a corporation, is the form of acknowledgement opposite.)	tion that were to have the	SUSAN K. EBERLEIN
STATE OF OREGON. countroit Klamath Thu instrument was acknowledged be Thu instrument was acknowledged be Thu instrument was acknowledged be King State K. Eberle W25 hellen for the state of the state W25 hellen for the state of	lore me on This instr County This instr Alan Alan	y of a schowledged before me on
(SEAL) My commission expires: 3-2	- Williams and the second second second	blic for Oregon Sion expires:
The undersigned is the logal owner and trust deed have been fully paid and satisfied. said-trust-deed or pursuant to statute, to can herewith together with said trust deed) and to estate now held by you under the same. Maily	And the second s	ns have been poid. EV optimized that the second of the se
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TRUST DEED		STATE OF OREGON, County of
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## EXHIBIT "A"

A tract of land situated in Lots 33 and 34, ALTAMONT RANCH TRACTS, in the County of Klamath, State of Oregon, as duly platted and filed on August 9, 1910, and being more particularly described as follows:

Beginning at an iron pin on the Northerly right of way of Anderson Avenue from which the Southeast corner of Lot 33 bears South 0 degrees 06' East 10.0 feet and South 88 degrees 46' East, 306.5 feet distant; thence North 88 degrees 46' West along the said Northerly right of way of said Anderson Avenue and parallel to the South line of said Lots 33 and 34, 306.5 feet to the Easterly right of way of Washburn Way as described in Volume 333, Page 67, Deed Records of Klamath County, Oregon; thence North 0 degrees 06' West along said right of way of Washburn Way, 355.3 feet; thence South 88 degrees 46' East 306.5 feet; thence South 0 degrees 06' East 355.3 feet more or less, to the point of beginning.

CODE 24 MAP 3909-15BB TL 400

## STATE OF OREGON: COUNTY OF KLAMATH: ss.

	Aspen Title Co.		the <u>4th</u> day
Filed for record at request of		clock <u>A</u> M., and duly	
of Aug.	_A.D., 19_89_at11:300		
	of <u>Mortgages</u>	on Page <u>14383</u>	
		Evelyn Biehn	County Clerk
EEE \$18.00		By Qaulin	Mullenolor