POEM No. 881-Oregon Trust Deed Series-TRUST DEED: ASPEN 11000 TOTO OF	USBAND AND WIFE
MURRAY MILLER AND MARY MILLER, H	County altard
a series and a series of the ser	County withing.
as Grantor, ASPEN TITLE & ESCROW, IN	
ULA MAE IELENGA AND JANELL HENRY	2. A diamon with the ast Trustee, and ground of your drawn and remain.
	Horn's use which real (morallon) received in the
as Beneficiary, Chautar WIT	ros NESSELH: Unboby/ref. John Wolf on the file/instru-
Grantor irrevocably grants, bargains, sells and	conveys to trustee in trust, with power of sale, the property
in CLAMAIN County, Oregon, des SEE EXHIBIT "A" ATTACHED HERETO	wibed as: """""""""""""""""""""""""""""""""""
ELECTRONIC AND	Court: c Tyerify that the within featurem
TRUST DEED	STAPE OF DREGON.

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 lixtures now or hereafter attached to or used in connec-tion with said real estate. Hereis FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

HATTING FOR THE sum of FORTY FOUR THOUSAND NINE HUNDRED AND NO/100,

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

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sold, conveyed, assigned or alienated by the grantor without first h then, at the beneficiary's option, all obligations secured by this instrumer therein, shall become immediately due and payable."
 To protect the security of this trust deed, grantor egrees:
 To protect the security of this trust deed, grantor egrees:
 To protect the security of this trust deed, grantor egrees:
 To complete or restore promptly and in good and workmaning manner any building or improvement theretor.
 To complete or restore promptly and in good and workmaning frammer any building or improvement which may be constructed, damaded or to for complete or improvement which may be constructed, damaded or to for one of the comment which may be constructed therefor.
 To complete or restore promptly and in good and workmaning from time of the union Commentation and restrictions allecting said property: if the beneliciary or requests to follow, and the beneliciary or requests to the proper public office or offices, as well as the cost of all line searches made by filing ollices or searching agencies as may be deemed desirable by the beneliciary.
 mer or harealter restode on the said premises againt loss or damage by fire fand such other basards as the beneliciary and how how how this arrow insurance and to prove the beneliciary as soon as insured if the grantor shall all or any reason to procure any such insurance and to deliver said policies to the beneliciary the entire amount so collected, or any policy of insurance now or hereiter glaced on said buildings in the second and proper public hereits any procure the same al grantor's creates placed, of any policy of insurance new or horeaster placed on said buildings the beneliciary may procure the same al grantor's creates and to pay all desires and the rest of the deneliciary distribution or clease shall not on the said premises distris and on pay all desires and thereas and the pay all desires a

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, beneliciary shall have the right, il it so elects, to require that all or any portion of the monies payable as compensation lor such taking, which are in excess of the amount required to pay all reasonable costs, expenses and altorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and applied by it first upon any reasonable costs and expenses and altorney's lees, both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take acch, actiona; and 'execute such 'instruments as shall be necessary'in obtaining such 'com-pensation, promptly upon beneliciary's for cancellation), without affecting ficiary, payment oi its lees and presentation of this deed and the note for endorsement (in case of lui reconveyances, for cancellation), without affecting (a) consent to the making of any map or plat of said property; (b) join in

STECHAELYNCI granting any casement or creating any restriction thereon; (c) join in any subordination or other agreement alfecting this deed or the lien or charge thereol...(d) reconvey, without warranty, all or any part of the property. The grantine in any reconveyance may be described as the "preson or persons (galaty entitled thereol," and the recitals there of any matters or lacts shall be virus minimum of the participation of the share states as the state of the state of the state of the state of the states and the property of the state of the states of the states as the pointed by a court, and without refard to the adequacy of any of the states and profits, including those past due and unpaid, and apply the same, least one any detention and rolling, or the proceeds of the rest. 11. The entering upon and taking possession of said property, the collection of such resis, issues and profits, or the proceeds of the invariance 'policias' or ordersation or awards for any taking or damage of the property and the states of states are the states as the state invariance 'policias or compensation or awards for any taking or damage of the property and the application or release thereoid as any taking or damage of the property, and the application or release thereoid as any chain and enter invariance 'policias or compensation or awards for any taking or damage of the property, and the application or release thereoid as any chain any at dome pursuant to such notic.

waive any delault or notice of delault hereunder or invalidate any act done pursuant to such notice. I delault hereunder or invalidate any act done thereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneficiary may declare all sums secured hereby immediately due and payable. In such an event the beneficiary at his election may proceed to foreclose this trust deed by advertisement and so the performance of the second structure and the devent is beneficiary and his election may proceed to foreclose this trust deed by advertisement and sale, or may direct the trustee to pursue any other right or remedy, either at law or in equily, which the beneficiary may have in the trust the beneficiary elect to foreclose by advertisement and sale to full and his election to second by advertisement and sale to fill and his election to second by advertisement and sale to delault of the trustee shall execute and cause to be recorded his visiten notice if delault and his election to set the said described near the time and place of sale, give in the manner prior to. 5 days before the date the trustee conducts the sale, the dranty or the trustee has commenced loreclosure by advertisement and sale, and at any time prior to. 5 days before the date the trustee conducts the sale, the dranty or the trust deed, the delault may be cured by paying the samits accured by the trust deed, the delault may be cured by paying the samits accured the time to the cure other than such portion as would not then be due had no delault occurred. Any other delault that is capable of being cured may be cured by the deriver due the performance required under the obligation or trust deed. In any case, in addition to curing the delault or delault, incurred in enforming the boligation of the trust deed logither with trustees and attorneys less not exceeding the abligation of the trust deed and his elevelist, incurred in enforcing the obligation of the trust deed logither wit

together with trustes and attorney's less not exceeding the amounts provided by law. A control of the state of the state of the amounts provided by law. A control of the state of the state of the state of the state 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 suction to the highest bidder for cash, payable at the time of the light bidder for cash, payable at the time of the state bidder for cash, payable at the time of the state bidder for cash, payable at the time of the state bidder for cash, payable at the time of sale. Trustee thall 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 lact shall be conclusive proof of the truthulness thereol. Any person, excluding 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, in-cluding the compensation of the trustee and a reasonable charge by trusters attorney. (2) to the obligation secured by the trust deed, (3) to all persons having recorded lines subsequent to the interest of the trustee in the trust deed as their interest may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time appoint a successor en-

surplus, il any, to the grantor or to his successor in interest entitled to such surplus. 16. Beneticiary may irom 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 conterred upon any trustee herein named or appointed hereunder. Each such appointment and aubitution shall be made by written instrument executed by beneficiary, 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. Acknowledged is made a public record as provided by law. Trustee is not obligated to notify any party hereto of pending sale under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is brought by trustee.

NOTE: The Trust Deed, Act provides that the trustee hereunder must be either on o or savings' and loan association authorized to do business under the laws of Ore property of this state; this subsidiaries, affiliates, geans or branches, the United Sta may, who is an active member of the Oregon State Bar, a bank, trust company for the United States, a tille insurance company authorized to insure tille to real or any agency thereof, or an ecrow agent licensed under ORS 666.505 to 696.585.

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The grantor covenants and agrees fully seized in fee simple of said describe	to and with the benefici of real property and has	ary and those claiming under him, that he is law- a valid, unencumbered title thereto
and that he will warrant and forever de and that he will warrant and forever de and that he will warrant and forever de	International of parts International of the same against al about the parts of parts the parts of parts the parts of the same the parts of the parts	<i>I. persons, whomsoever.</i> Annual production of the second
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(a)* primarily for grantor's personal, far (b) for an organization, or (even if gran		above described note and this trust deed are: "Important Notice below), or business or commercial purposes.
secured hereby, whether or not named as a ben gender includes the feminine and the neuter, and	ficiary herein. In construing t the singular number includes	eto, their heirs, legatees, devisees, administrators, executors, ean the holder, and owner, including pledgee, of the contract his deed and whenever the context so requires, the masculine the plural. his hand, the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichey not applicable; if warranty (a) is applicable and the as such word is defined in the Truth-In-Lending Ac beneficiary MUST comply with the Act and Regular disclosures; for this purpose use Stevens-Ness Form I If compliance with the Act is not required, disregard	beneficiary is a creditor and Regulation Z, the ion by making required io. 1319, or equivalent	Manzmeler
(if the signer of the above is a corporation, a standard the use is a corporation of the standard the use the form of acknowledgement opposite.)	a franzi ana in tur in turina na ingini ni ni na ang ingini ni ni turina ni na turina ni na turina na na ni turina ni na turina na na ni turina na	anna an Anna a Anna Anna
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(SEAL) My commission expires: Mar 4	Notary Public , 1992 My commission	SEAL)
	To be used only when obligations h	vve been pold. Issochaattaa og (tre strikter strikter strikter strikter strikter strikter strikter strikter strikter strikter Optivitens (tre strikter strikte
trust deed have been fully paid and satisfied. I said frust deed or pursuant to statute, to can herewith together with said trust deed) and to r hill the said trust deed and to r bill the said trust deed and to r bill the state new held by you under the same. Mail, re-	older for all indottedness secur (ou hereby are directed, on pa el all evidences of indettedne sconvey, without warranty, to oconvey, and documents to	red by the loregoing trust deed. All sums secured by said yment to you of any sums owing to you under the terms of ses, secured by said trust deed (which are delivered to you of the parties designated by the terms of said trust deed the
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De not less or desirey this Trust Deed OR THE NOTE	which it secures. Both must be delive	Beneficiary red to the frustee for concellation before reconveyance will be made.
TRUST DEED (FORM No. 881) STEVEND-NESS LAW PUB. CO., PORTLAND, ORE.		STATE OF OREGON, County ofss.
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WINESTA WILLIES AND WYEA Aspen Title & Escrow, Inc. 600 Main St.	TRUST DEED 2nd 1LLER, HUSBAND	WID_MILE Under a finance NAME By
Kiamath Fails, Or. 97601		

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EXHIBIT "A"

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PARCEL 1:

Lot 3, Block 74, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

PARCEL 2:

Lots 10 and 11, Block 74, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

PARCEL 3:

The South 5 feet of Lot 1, Block 74, BUENA VISTA ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon.

CODE 1 MAP 3809-29BD TL 4300

STATE OF OREGON: COUNTY OF KLAMATH: SS.

daire.

Filed for record at request of	A	spen Title Co.	the 9th day
ofAug.	A.D., 19 89 at	10:39 o'clock A_M., and	duly recorded in Vol. M89
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		Evelyn Biehn	County Clerk
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