Aspen Title #01034005

FORM No. 881-1-Oregon Trust Deed Series-TRUST DEED (N	o restriction on assignment).
of OFAA	TRUST DEED Vol. m89 Page
THIS TRUST DEED, made the MICHAEL WAYNE DOWTY and	29th <u>day of</u> September <u>19</u> 89, between I ROBIN L. DOWTY husband and wife
as Grantor, ASPEN TITLE & ES CYPRUS P. MC COLGIN AN with full rights of su	ROW, INC
an Reneficiary	이를 다시는 것이다. 2014년 <u>1924년 193</u> 5년 2012년 2014년 2015년 2017년 201
	WITNESSEITH: gains, sells and conveys to trustee in trust, with power of sale, the property ty, Oregon, described as: f wlomath State of Oregon;
EXCEPTING the Southers	N, in the County of Klamath, State of Oregon, y 75 feet thereof.
CODE 13 MAP 4112-15CB	TLI-8800-
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p.17.110	

together with all and singular the tenements, hereditaments and appartenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rents; issues and profits thereoi and all fixtures now or hereafter attached to or used in connec-tion with said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the mutiput of mutiputs.

sum of ... THIRTY-FIVE THOUSAND FIVE 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 hereof, if

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note of even date hereining for any base at maturity of a date and payable at maturity of the debt secured by this instrument is to the date of maturity of the debt secured by this instrument is to the date of maturity of the debt secured by this instrument is to the the security of this trust deed, frantor afrees:
1. To protect the security of this trust deed, frantor afrees:
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1. To complete or restore which may be constructed, damade or destroyed thereon, and wall are, ordinances, regulations, covenants, condition and therein, and the all laws, ordinances, regulations, covenants, conditions and the dil away, ordinances, regulations, covenants, conditions and results or restore the which may be constructed, damade or both and laws, ordinances, regulations, covenants, conditions, and the set of a state infancing statements pursuant to the billiorme in the diagone public difice or ollices, as well as the cost of likes, as or requests, to the set of the set of

It is mutually agreed that:

It is mutually agreed that: 8. In the event that any portion or all ol said property shall be taken under the right of eminent domain or condemnation, beneliciary shall have the right, if its o elects, to require that all or any portion of the monies payable right, is o elects, to require that all or any portion of the monies payable is compensation for such taking, which are interess of the amount required to pay all reasonable costs, expenses and atomey's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneliciary and incurred by grantor in such proceedings, shall be paid to beneliciary and possible by the state of the balance applied upon the indebtedness secured hereby; and grantor agas, at its own expense, to take such actions; secured hereby; and grantor agas, at its own expense, to take such actions; pensation, promptly upon beneliciary's request. 9. At any time near and presentation of this deed and the mote for fidary, payment of its full reconvegances; for cancellation), without altered indebtedness, truster on the payment of the indebtedness, truster on y the liability of any person for the payment of the indebtedness, truster on y (a) consent to the material of the substruct of the

granting any easement or creating any restriction thereon; (c) join in any granting any easement or creating any restriction thereon; (c) join in any thereof; (d) reconvey, without warranty, all or any part of the property. The thereof; (d) reconvey, without warranty, all or any part of the property. The states in any reconveyne may be described as the "person or person fegally entitled thereof," and the recitals therein of any matters or lacts shall be conclusive proof of the truthulness thereoil. Truste's lees for any of the services mentioned in this paragraph shall be not less than \$5. "Services mentioned in this paragraph shall be not less than \$5. "In O Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be any time without notice, either in person, by agent or by a receiver to be any time without notice, either in be regard to the adequacy of any security for pointed by a court, and wither enter upon and take possession of said prop-the indebtedness hereby secured enter upon and take possession of said prop-the indebtedness hereby method and collection, including reasonable attor-less costs and expenses of operation and collection, including reasonable attor-ney's lees upon any indebtedness secured hereby, and in such order as bene-liciary may determine." If the entering upon and taking possession of said property, the collection of such rents, issues and prolite, or the proceeds of line and other insurance policies or compensation or clease thereod as aloresaid, shall not cure or waive any delault by grantor or lease thereod as aloresaid, shall not cure or waive in any delault by grantor in payment of any indebtedness secured hereby in the subscience of a delault hereunder or invalidate any act done is the decomender of any discussion of any indebtedness secured hereby in the subscience of a subscience of hereby and the subscience of the investive in the component of any adventer of invalidate any act done hereby in the h

waive any default or notice of default hereunder or invalidate any act done waive any default or notice. If the default hereunder of invalidate any act done of the default by grantor in payment of any indebtedness secured hereby or in his performance of any agreement hereunder, time being of the essence with respect to such payment and/or performance, the beneliciary may declare all sums secured herebytion may proceed to foreclose this trust deed event the beneliciary at his election may proceed to foreclose this fund deal event the beneliciary at his election may proceed to foreclose this fund deal event the beneliciary at his election may proceed to foreclose this trust deed for equity as a mortage or may direct the trustee to foreclose this trust deed for event the beneliciary and his election to sell the said described for advertisement and sale, or may direct the trustee to loreclose the trusts the beneliciary may have. In the latter event the beneliciary is the trustee shall execute and cause to be recedded latter event the beneliciary in the trusts the beneliciary may have. In the sole, and a tary time prior to Sale, give notice thereof as then required by hew and firs the time and place this trust deed in the manner provided in ORS 66.735 to proceed to foreclose this trust deed in the manner provided in ORS 66.735 to sole, the grantor of any other person so privileged by ORS 86.735 to as any other berson so privileged by ORS 86.735 may cure sale, the grantor of any other berson so privileged by ORS 86.735 may aver as a bod us had no delault cocurred. Any other delault this is any able of not then be due the trust deed, the delault may be cured by as would entire amore the trust deed. In any case, in addition to curing the delault or obligation the deed. In any case, in addition to curing the delault or obligation the person effecting the cure shall pay to the beale of and not then be due the due due the any case, in addition to curing the delault or obligation to person effecting the cure shall pay to t

and expense actually incurred in enforcing the obligation of the trust deed together with trustees 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 place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may place designated in the notice of sale or the time to which said sale may in one parcel or in separate parcels and shall sell the parcel or parcels at in one 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 shall deliver to the purchaser its deed in form as required by law conveying the property so sold, but without any corters of lact shall be conclusive proof of the truthuluness thereol. Any person, excluding the trustee, but including the grantor and beneliciary, may purch and a reasonable charge by trustee shall apply the proceeds of sale to parce at the sale. To the bight is subsequent to the interest of the trustee in the trust deed as their interests may appear in the order of their priority and (4) the surplus. If any, to the frantior or to his successor in interest entitled to such surplus. 16. Beneliciary may thom time to time appoint a successor or success-trustee, the latter shall be made or appointed hereunder. Each such appointed here-ing trustee manced herein or to any successor full seconder dise appointed here-and substitution shall be made or appointed hereunder. Each such appointered in the heropretry is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustes accepts this trust when this deed, duly executed and builties contervise in the corder of show due conduin

NOTE: The Trust Deed Act provides that the trustee, heraunder must be either an actionery; who is an active member of the Oregon State Bar, a bank, trust company or savings and loan association authorized to do business under the laws of Oregon or the United State, a title insurance company authorized to insure title to rea property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and agrees fully seized in fee simple of said describe			se claiming under him, that he is law- encumbered title thereto
and that he will warrant and forever de	Serve and the serve and the server of the se	nst all persons w	homsoever.
The grantor warrants that the proceeds of (a)* primarily for grantor's personal; fami (b) for an organization, or (even if grant	ly or household purpos tor is a natural person)	es (see Important No) are for business or o	ntice below), pommercial purposes.
This deed applies to, inures to the benefit personal representatives, successors and assigns. secured hereby, whether or not named as a beneficiation gender includes the feminine and the neuter, and	The term beneticiary s liciary herein. In const	hall mean the holder ruing this deed and w	
IN WITNESS WHEREOF, said * IMPORTANT NOTICE: Delete, by lining out, whicheve not applicable, if warranty (a) is applicable and the l as such word is defined in the Truth-in-Lending Act beneficiary MUST comply with the Act and Regulatic disclosures; for this purpose use Stevens-Ness Form No If compliance with the Act is not required, disregard t	r, warranty (a) or (b) is seneficiary is a creditor and Regulation Z, the on by making required o. 1319, or equivalent.	eral (Constanting Second Second Second	Davanne Dowh 7
(If the signer of the above is a corporation, the signer of the above is a corporation, the signer of a corporation, the signer of a corporation of a corporati	onder in Alexandra Mexical Alexandra Market de Levis diset Market de Levis diset	<pre>Automatic control and the definition of the definition and the definition of the definition and the definition of the definition of the definition of the definition of the definition of the definition of the definition of the definition of the definition of the definition of t</pre>	
STATE OF ORECON, County of Blamath This instrument was secknowledged before September 29 1989, by MICHAEL MAYNE DOWTY and ROBIN E: DOWTY) ss. Cour me on This ins	OF OREGON, ny of trüment was acknowl by	}ss. edgéd belore me on,
(SEAL) (S		Public for Oregon mission expires:	(SEAL)
77. 78. 79. 70. 70.	REQUEST FOR FULL I To be used only when oblig ICI	ations have been paid.	and a second second Second second
The undersigned is the legal owner and ho trust deed, have been fully paid and satisfied. X said trust deed or pursuant to statute, to cance herewith together with said trust deed) and to re- estate now held by you under the same. Mail re-	older of all indebtednes ou hereby are directed, of all evidences of inde convey, without warrar	s secured by the for on payment to you obtedness secured by ity, to the parties d	of any sums owing to you under the terms of said trust deed (which are delivered to you
DATED:			
Do not lose or destroy this Trust Dood OR THE NOTE	which it secures. Both must b	se delivered to the trustee	Bonoficiary for concellation before reconveyance will be made.
TRUST DEED IMALLIFORM NO. 881-1) OUT DET TA BTEVENS'NESS' CAW PUB. CO. PORTLAND. DRE. (*1.5)	Th the Cou 75 faat the	nty of Kien. reof	STATE OF OREGON, County ofKlawath
Charles And Charle	SPACE REI FOR FOR FOR FOR	SERVED I	of, 1989., tf.10:51o'clockAM., and recorded n book/reel/volume No
CALBUR D. MC CONCIL VAD Beneficiary	BYISICIY 7 DATECTY 7	WE COFEIN'	Record of Mortgages of said County, Witness my hand and seal of County affixed.
Hopen Title To Add And Aller Sollection Dept.	12021 1 12021 1 Fee \$13.00	SEED //	Evelyn Biehn, County Clerk NAME TITLE By Cauline Muller Sale Deputy