FCAM No. 881-Oregen Trust Deed Sarles-TRUST DEED.	HSP210 24221	BTEVENS-NESS LAW PUB.CO. TON
er EDE3 THIS TRUST DEED, made flus Romald E. Speer and Barbara J.	TRU:ii' DEED	Vol: <u>m&amp;f</u> Page <u>223.75</u>
Ronald E. Speer and Barbara J.	Speer, husband and with	Country chicked
as Grantor, Bend Title Company		as Trustee. and
Colan R. Cook and Leta J. Cook.	husband and wife	Aventismic custor, respired by the second of Montigue of the second of Montigue of the second of the
as Beneficiary,	WITNESSETH:	a the proof and an
Grantor irrevocably grants, beiga Klamath County	ins, sells and conveys to the Oregon, described as:	istee in trust, with power of sale, the property
SEE EX	(HIBIT "A"	Country of A control clust the adding instrument
#2310-16A0-4200, KEY #1:161	69 & 29677	Elizabel 2007 100 100 100 100 100 100 100 100 100

"Grantors shall not cut any trees other than dead or dangerous or to remove for building purposes during the term of this trust deed."

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 tixtures 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 Twenty two thousand nine hundred and no/100------\*(\$22,900.00)\*

note of even date herewith, payable to beneticiary or order and rade by grantor, the final payment of principal and interest hereot, if not sooner paid, to be due and payable in the interest in the date, by grantor, the final payment of principal and interest hereot, if not sooner paid, to be due and payable in the interest is instrument is the date, stated above, on which the final installment of said note the date of 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 willin described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the willin described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the willin described property, or any part thereof, or any interest therein is sold, agreed to be the becomes due and payable. In the event the willin described property, or any part thereof, or any interest therein is sold, agreed to be becomes due and payable. In the event the willin described property, or any part thereof, or any interest therein is sold, agreed to be the beneficiary's option, all obligation: secured by this instrument, irrespective of the maturity dates expressed therein, or then, shall become immediately due and payable. To protect the security of this trust deed denoticial the date and the date and the security of this trust deed denoticial the date and payable.

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become sing programmediated by the grantor without first has there and the beneficiary's option, all obligation: secured by this instruments have been secured by this instruments and by the secure by

## It is mutually agreed that:

It is mutually agreed that: 3. In the event that any portion or all is skil property shall be taken inder the right of eminent domain or condemnation, beneficiary shall have the under the right of eminent domain or condemnation, beneficiary shall have the ight, if is so elects, to require that all or any portion of the monies payable as compensation on such taking, which are in excess of the amount required to pay all genetic in such proceedings, shal be paid to beneficiary and incurred by denotor in such proceedings, shal be paid to beneficiary and pay denote the trial and appellate courts, necessarily paid or incurred by fees, poth in the trial and appellate courts, necessarily paid or incurred by fees, both in the trial and appellate courts, necessarily paid or incurred by fees, not here trial and appellate courts, necessarily paid or incurred by fees, and execute such instruments as shall be notessary in obtaining such action pensation, so the fee and from time to time upon written request of ben-liciary and the second person for the payment of this deed and the note for doment (in case of full reconveyances, for carcellation), without all section the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of the indebtenes, truster may the linking of any person for the payment of

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property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereof as them required by law and proceed to foreclose this trust deed in the manner provided in ORS 86.735 to 86.795. [11] 3. Alter the trustee has commenced foreclosure by advertisement and sale, und at any time prior to 5 days before the date the trustee conducts the sale, ind grantor or any other person so privileged by ORS 86.753, may cure sale, the grantor or any other person so privileged by ORS 86.753, may cure the delault or by the trust deed, the delault consists of a lailure to pay, when due, the delault or by the trust deed, the delault may be cured by paying the sums securet, due at the time of the cure other than such portion as would entire an under the time of the cure other than such portion as would be big the here of the cure of the performance required under the behading the performance required under the delault or of trust deed. In any case, in addition to curing the delault or delault, the person ellecting the cure shall pay to the beneficiary all costs delaults, the person ellecting the cure shall pay to the beneficiary all costs delaults, the person ellecting the cure shall pay to the beneficiary all costs delaults, the person ellecting the uncertain the sole second the trust deed together with trustedes and attorney's less not exceeding the amounts provided by laiv. I delaute in the notice of sale or the time to which said sale and place designated in the notice of sale or the time to sup convergine the property so sold, but without any covenant or shall be conclusive proves attorney. (2) to the obligation secured by the trust deed. (3) to all persons attorney, (2) to the obligation secured by the trust ded. (3) to all persons attorney, (2) to the obligation secured by the trust deed, if the attrustee shall apply the proceeds of sale to payment to the shall be conclusive prove the grant and beneficiary may appear in the order of the trustee in the trust salt be co

mey, who is an active member of the Oregon State Bar, a bank, trust company to the United States, a title insurance company authorized to insure title to real or any agency thereof, or an escrow agent licensed under ORS 696.505 to 696.525. NOTE: The Trust Deed Act provides that the trusteef terrainder must be either an or savings and loan association authorized to do business under the laws of O property of this state, its subsidiaries, affiliates, agens or branches, the United S

					22376
The grantor covenants and ac fully seized in fee simple of said desc	ces	to and with t.	• beneficiary and the and has a valid; un	ose claiming under him, that encumbered title thereto	he is law-
except coverants, conditions					<ul> <li>A statistical sta</li></ul>
and that he will warrant and forevo	def	end the same	ngainst all persons w	/homsoever.	1. Constants ( ) and (
[11] A. S. C. L. Compositivity of the set		<ul> <li>International Control of Contro</li></ul>		Areas pression in the second secon	<ul> <li>b) (a) (b) (b) (b) (b) (b) (b) (b) (b) (b) (b</li></ul>
		<ul> <li>(a) a series and a</li></ul>		रे परिवर्तने प्रति के प्रति के स्वारंतने का प्रति के स्वारंतने के स्वारंतने के स्वारंतने के स्वारंतने के स्वारं सिंह के स्वारंतने के स्वारंतने के स्वारंतने के स्वारंत स्वारंतने के स्वारंतने के स्वारंत स्वारंतने के स्वारंतने के स्वारंतने स्वारंतने के स्वारंतने के स्वारंतन	
The grantor warrants that the proceed (a)* primarily for grantor's personal (B) for an organisation, or Coven th					
This deed applies to, inures to the l personal representatives, successors and as secured hereby, whether or not named as a gender includes the teminine and the neuto	bene	ficiary herein. In	construing this deed and	nrs, legatees, devisees, administra ler and owner, including pledgee, I whenever the context so requires	tors, executors, of the contract , the masculine
IN WITNESS WHEREOF,	aio	grantor has h	ereunto set his hand t	he day and year first above w	vritten.
* IMPORTANT NOTICE: Deleto, by lining out, wh not applicable; if warranty (a) is applicable and as such word is defined in the Truth-I-endir beneficiary MUST comply with the Act and K dirclosures; for this purpose use Slavons-Ness, f ff compliance with the Act is not roquired, dirat	g An gulai gulai	and Regulation 2 on by making reg	the Barbars	PEER OSeer SPEER	1
If the signer of the above is a corporation, a sub- top of the signer of the shows is a corporation, a sub- top of the signer of the shows is a corporation, a sub- top of the signer of the shows is a sub- top of the signer of the shows is a sub- top of the signer of the shows is a sub- top of the signer of the shows is a sub- top of the signer of the shows is a sub- top of the signer of the shows is a sub- top of the signer of the shows is a sub- top of the signer of the shows is a sub- top of the signer of the shows is a sub- stant signer s		f og som de sententes af sententes son de son de sentementes antigers out sentementes antigers out sentementes antigers out sentementes	444 4.200 1.00 4.44 4. 14 1.		
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BARBARY J. SPIER	D.L.	tor Oregon	or Notary Public for Oregon		(SEAL)
(BE ALT My commission expires: 9	27	7-91 	My commission expires:	ng ng pang ting tenggan ang pang pang pang pang pang pang	
Markara Charles and Analysis		Te bo used only w	11 FULL RECONVEYANCE		n 1997 - Star Star 1997 - Star Star Star
TO:	and	holder of all ind	int of the second by the	foregoing trust deed. All sums	der the terms of
trust deed have been fully paid and said said trust deed or pursuant to statute, it i.erewith together with said trust deed) or estate now, held by you under the same.	d to	cel all evidences reconvey, withou	t warranty, to the parti	es designated by the terms of sa	
a in the start for sector and the sector sector in the sector is the sec	13.4			and the second state and the second state of t	1.557 2 1.578 5 1.585 5 1. 1. 597 11 1 3. 5 <u>5 5 5 1 5 7</u> 7 1. 5 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
imterinsi derikki cerciti		ue 101.0 CT		Boneficiary	
1)mr. C. 1141 Ion Loop Person (1151) De not Jose, er destrey this Trus Deed, OR H	L-NO	T which it secures.	c th must be delivered to the tr	usies for concollation before reconverging	
TRUST DEED		EASE 552.	$\sim$	STATE OF OREGON, County of I certify that the wit	hin instrument
ETEVENS NEET LAW FUE COL FORTLAND. OF	lain.)			was received for record on of Oclock	the day
Account Starts BARBARA J. SPEER Accounted Grand	nto:		ACE RESERVED	in book/reel/volume No.	fee/file/instru-
COLAN. R. COOK	ilar)	and the second	CORDER'S USE	ment/microtilm/reception Record of Mortgates of s Witness my hand County affixed.	aid County.
AFTER RECORDING RETURN TO ICENCO DATA SERVICES, INC. P.O., Box, 7286					TITLE
Bend For 97708				0[ <b>By</b> ]]] /105 (3)	Deputy

EXHIBIT "A'

Beginning at an iron pin on the South line of the SE 1/4 NE 1/4 of Section 16, Township 23 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oregon, said point being South 88 degrees 13' 49" West a distance of 684.25 feet from the East one-fourth corner of said Section 16; thence South 88 degrees 13' 49" West along the South line of the SE 1/4 NE 1/4 of said Section 16 a distance of 605.29 feet to an iron pin on the East line of Kirtz Road; thence North 00 degrees 13' 32" East along the East line of Kirtz Road a distance of 369.52 feet to an iron pin; thence East a distance of 603.55 feet to an iron pin; thence South a distance of 350.82 feet to the point of beginning, situated in the SE 1/4 NE 1/4 of Section 16, Township 23 South, Range 10 East of the Willamette Meridian, in the County of Klamath, State of Oreogn. Survey No. 1118 is recorded in the office of the Klamath County Surveyor.

CODE 206 MAP 2310-16AO TL 4200

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

Filed for	record at it	quest of		Aspen	Tit.	le Co.			the	20th	day
of	Nov.	A A	.D.,	9 89	_ at	11:00 prtgages	on	Page22			•
EB.	\$18.00						Evel: By	yn Biehn O <i>Aulu</i>	- County Cler	k Jare	