FORM No. 881-Oregon Truit Deed Series-TINST DEED. 15	p2n == 010 54187	COPYRIGHT 1988 STEVENG-NESS LAW	
∞ 9 <b>200</b>	TRUST DEED	Vol. <u>ma9</u> Pag	
THIS TRUST DEED, made this GAYLE C4 CLOGSTON and E		<b>'toher</b>	1090
as Grantor,ASPEN TITLE & ESC	OW, INC.		, as Trustée, and
JUDY JIMENEZ		An in tororout in a c	i i i i i i i i i i i i i i i i i i i
as Beneficiary,	그는 것이 되는 것이 가격한 법을 가지?		e se que en a provinción de la compañía de la compa
Grantor irrevocably grants, bargain	WITNESSETH: s, sells and conveys to trust	行行 轉轉的复数形式的复数形式	and the second providence of the
inKLAMATHCounty,	Oregon, described' as:		1. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2. 2.
SEE ATTACHED EXHIBIT "A		i i i i i i i i i i i i i i i i i i i	
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together with all and singular the tenements, heredimments and appurtenances and all other rights thereunto belonging or in anywise now or herealter 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. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

sum of TWENTY-SEVEN THOUSAND NINE HUNDRED TWENTY AND NO/100----note of even date herewith, payable to beneficiar z or order and made by grantor, the final payment of principal and interest hereof, it

not sooner paid, to be due and payable to beneticiar or order and made by grantor, the final payment of principal and interest hereot, it not sooner paid, to be due and payable at miturity of note 19. 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 with n described property, or any part thereot, 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 which a discribed proper them, at the beneficiary's option, all obligations secured by this instater, shall become immediately due and payable.
 To protect the security of this trust deed, grantor nigrees:

 1. To protect, presure and maintuin said property in 4000 condition and repair, not to remove or demolish any building or improvement thereon.
 2. To comply with all uses, ordinances, regulating, externate, conditions and restrictions allecting said property.
 3. To comply with all uses, ordinances, regulating, externate, conditions and restrictions altecting said property.
 3. To comply with all uses, ordinances, regulating, externate, condition and restrictions altecting satements pursuant to the thild conformed complication of the beneficiary may require and to pay 10° lilling, same in the proper public office or offices, as well as the cost of all lien searchos made beneficiary.
 3. To comply and adgencies as may be deemed desirable by the beneficiary.
 3. To searching agencies as may be deemed failed by the section of the said proper public office or offices, as well as the cost of all lien search mathematics on the buildings on or hereatter acceted on the said proper yath loss of damage by ling officers or searching agencies as may be deemed desirable by the beneficiary may procure the same at grantor's exceptable to the beneficiary as to concer any such insurance and to any policies to the beneficiary as the fact the same at semination is such as the senilizary.
 3. To know policies to the seniciary at least lifteen days prior to the expiration of any policy of insurance policy may be applied to or release shall be delivered to fact the same at grantor's exceeds as the beneficiary any bar thereot, any policy of insurance policy may be applied by beneficiary may procure the same at granto

## It is mutually agreed that:

It is mutually agreed that: 6. In the event that any portion or all of said property shall be taken under the right of eminent domain or condernation, benetik iary shall have the right, ii it so elects, to require that any continuon of the tronless payable as compensation for such taking, which are in excess of the amount required to pay all reasonable costs, expenses and attorney's fees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and applied by it first upon any reasonable costs and expenses and attorney's bene-ticiny in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor egres, at its own expense, it is take such actions and execute such instruments as shall be necessarily not daining such com-pensation, promptly upon beneficiary's request. Att any time and from time to time upon writtin request of bene-ticiary, payment of its fees and presentation of this deed and the onte for endorsement (in case of lull reconveyances, for cancellation, without allecting the liability of any person for the payment of the indebtedness of lability 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

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Aranting any easement or creating any restriction thereon; (c) join in any subordination or other agreement allocting this deed or the lien or charge thereoil; (d) reconvey, without warranty, ill or any part of the property. The grantee in any reconvey, we may be defined as the "person or persons testaly entitled thereto," and the recitats thurshift as the "person or persons testaly entitled thereto," and the recitats thurshift as the "person or persons testaly entitled thereto," and the recitats thurshift, beneficiary may at any fine without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the auduct of a subject of the study of the devices in there and the possession of said property for the indebiedness hereby secured, enter upon and take possession of said property for the indebiedness hereby secured, enter upon and take possession of said property, issues and prolits, including those past due and unpaid, and apply the same fictary may determine.
11. The entering upon and taking possession of said property, the collection, of suid property, the following and policies or compensation or evends for any taking or damage of the invance policies of the policies of any affective of the and other invance policies or compensation or evends for any taking to same do the property, and the application or release thereof as all not cure or wive any detamine.

Notice any default on notice of default hereounder or invalidate any act done pursuant to such notice. 12. Upon idelault 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 hereby immediately due and payable. In such an yeant the beneliciary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to foreclose this trust deed advertisement and sale, or may direct the trustee to foreclose this trust deed in equity as a mortgage or direct the trustee to loreclose this trust deed in equity as a mortgage or direct the trustee to loreclose this trust deed in equity as a mortgage or direct the trustee to loreclose this trust deed in equity as a mortgage or direct the trustee to loreclose this trust deed in equity as a low or in equity, which the beneliciary may have. In the event the beneliciary elects to foreclose by advertisement and sale, the beneliciary of the trustee shall execute and cause to be recorded his written notice of default and his decition to sell the said described real property to satisfy the obligation secured hereby whereupon the trustee shall lix the time and place of sale, give notice thereby as a domenced foreclosure by advertisement and sale, and any time truste as commence foreclosure by advertisement and sale, the drantor or any other performants of a fourter to year mout us secured by the trust deed, the default or default or defaults. If the default occurred other than such portion as sould rot then be due had no default occurred. Any other default that is capable of being cured may be cured by the default fouries of the default of celaults, the person ellecting the default or the beneficiary all costs and expenses, actually incurred in enforcing the obligation of the trust deed toglether with, trustees and attory is less not exceeding the amounts provided by law.

folether with frustee's and altorney's lees 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 in separate parcels and shall sell the parcel or parcels at auction to the highest bidder for cash, payable at the time of sale. Trustee shull deliver to the purchaser its deed in form as required by law converging 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 truthlulness thereol. Any person, excluding the trustee, but including the grantor and beneficiary, may purchase at the sale. I. When trustee sells pursuant to the powers provided herein, trustee shull apply the proceeds of sale to payment of (1) the expenses of sale, im-cluding the compensation of the truste may are between the trust deed, (3) to all persons having recorded lions subsequent to the interest of the trustee in the trust dived as their interests may appear in the order of their priority and (4) the surplus. 16. Beneliciary may from time to time apooint a successor or success

died as their interests may appear in the order of their priority and (4) the surplus. It any, to the grantor or to his successor in interest entitled to such surplus. It any, to the grantor or to any successor in interest entitled to such surplus. It any, to the grantor or to any successor trustee appointed here-unler. Upon such appointment, and without conveyance to the successor trustee, the latter shall be vested with all title, powers and duites conterred 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 mortgage records of the county or counties in which the successor trustee. It substitutes and a public record as provided by law. Trustee is not obligated to notify any party hereto of pening sale under any other deed of truste or of any action or proceeding in which if sprater your trustee island or noty any trustee such action or proceeding is brought by trustee.

NOTE: The Trust Deed Act provides that the trustee hareunder must be either an attorney, 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 lows of Oregon or the United States; a title insurance company authorized to insure tills to real property of this state, its subsidiarles, offiliates, agents or branches, the United States of any agency thereof, or an excrem agent licensed under ORS 696.505 to 696.585.

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The grantor covenants and ag	tiss to and with th	o beneficiary and	those claiming under him, that he is la
lly seized in fee simple of said desc	ribed real property	and has a valid,	Unencumbered title thereto
d that he will warrant and forever	ceferd the same r	Sari maganati Basan kasari Basan kasari	
14.4 (March 1), constant of provide states in the provide states (Constant of the states) in the provide states in the state states (Constant of the provide states) in the states of the states (Constant of the states) in the states of th	A STATE STATE STATE		s Whomsoever.
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le le set en set service se service se service se set le set le set se se set set set le set le le set se set le set		an a	(1) C. C. M. Marker, M. K. M. S. M. L. M. M. K. M.
First Research and Annual States and Annual S	《中華山之》: 建丁苯基胆矾石 大橋 後。 - 大学 化合金 化高级 小社会 美国人名 - 华景: 经资本 化结构 小社经济和优势 经 - 华景: "人人" 是一次一种人名法尔尔 经	<ul> <li>Alexandre (1994)</li> </ul>	(1) A set of the s
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 represente leavily or household put	d by the above desc poses (see Importan	ribed note and this trust deed are:
This destroyed as the second state of the seco	Balancia da la cartaran pers Partente da la cartara da l Partente da la cartara da l	onj are lor business	e or commercial purposes.
der includes the feminine and the neuter, a	eneficiary herein. In co and the singular numbe	nstruing this deed an includes the plural.	nd whenever the context so requires, the mascul
IN WITNESS WHEREOF, sa	id grantor has here	unto set his hand	the day and year first above written.
PO3TANT NOTICE: Delete, by lining out, which applicable; if warranty (a) is applicable and th uch word is defined in the Truth-in-Lending	ne beneficiary is a credito	CAVT F	<u>C. Clocpton</u> CLOGSTON
Addary MUST comply with the Act and Rogul csuras; for this purpose use Slevens-Ness Form ripliance with the Act is not required, disrogan	lation by making require		MALLON
e signer of the above is a corporation, to form of acknowled gament apposite.]	有些意义。如果是一个人的问题,我们也能能能是一个人的。 不可能是我们的,我们也能能。我们就是一个人的。 不可能是我们的,我们也能能是我们的,我们就是一个人的。 我们就是我们的,我们就是我们的,我们就是一个人的。 我们就是我们的,我们就是我们的,我们就是一个人的。 我们就是我们的,我们就是我们的。	્યું દ્વારા અને સિફાર પ્રેર્ગ્યું કરે છે. આ ગામ કરવા કે પ્રેર્ગ્યું કરે છે. આ ગામ કરવા કે પ્રેર્ગ્યું કરે છે. આ ગામ કે પ્રેર્ટ્ર્યું કરે છે.	The second se
ATE OF OREGON,	STA	TE OF OREGON;	
County of Klampth	C	ounty of	}ss.
CAYLE''C. CLOGSTON	19 	, by	nowledged before me on
HETTY C. MALLON	ot		<ul> <li>And Andrewski (1998)</li> <li>Andrewski (1998)</li></ul>
AE)	Notar	y Public for Oregon	
My completion expired: 3-2	2-93 My co	nmission expires:	(SEA
	REQUEST FOR FUL To be used only when ob		an an galan gar Alamiya Sanahar Sanaha Marata Sanahar Sanahar Sanahar Sanahar
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dead have been fully paid and satisfied	helder of all indebredn	oss secured by the	foregoing trust deed. All sums secured by sa ou of any sums owing to you under the terms of
with together with said trust devd) and to a	to onvey, without warr	autoreaness secured i	by said trust deed (which are delivered to yo
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	<b>143 ION 151</b> 7 SHOT 15 15	1 411 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	<u>er en </u>
			Beneficiary
De not lose er deströy this Trust Deed OR THE NOTE	I which It secures. Both must	be delivered to the trust	ee fer cancellation before reconveyance will be made.
TRUST DEED			STATE OF OREGON,
(FORM No. 881) EVINE-NESS LAW PUB. CO. PORTLAND. ORE.			County of
diants may be made to the second			was received for record on the day of
Grantor	SPACE RES	SERVED	at
111151 (11 HE   17 H	FOR RECORDER	1'USE	page or as fee/file/instru- ment/microfilm/reception No
Distance Boreficiary		· 동안 이 가슴을 물고 있 1월 2013년 동안 11년 동안	Record of Mortgages of said County. Witness my hand and seal of
ATTER RECORDING RETURN NO THIS	HEALE CONTRACT	102) 9960 (01 96   9662 99	County affixed.
	b : : : : : : : : : : : : : : : : : : :		in the second
Atto: Collection Dept.	line c		NAME By

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## EXHIBIT "A"

All those portions of Lots 3, 4 and 5, Block 26, HOT SPRINGS ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, ADDITION TO THE CITY OF KLAMATH FALLS, in the County of Klamath, State of Oregon, more particularly described as follows:

Beginning at the corner of Esplanade Street and Eldorado Avenue, same being the corner of Lot 4 aforesaid; thence Northwesterly along the Easterly line of Lots 3 and 4 aforesaid a distance of along the Easterly line of Lots 3 and 4 aforesaid a distance of 24 feet, more or less, to a point 38 feet Southerly from the 24 feet, more or less, to a foresaid; thence Westerly at Northeasterly corner of Lot 3 aforesaid; thence Southerly right angles to Eldorado Avenue 75 feet; thence Southerly right angles to Eldorado Avenue a distance of approximately 75.5 parallel with Eldorado Avenue a distance of Esplanade Street; thence feet to the Northwesterly line of Esplanade Street Northeasterly along said Northwesterly line of Esplanade Street to the point of beginning.

CODE 1 MAP 3809-28CB TL 6100

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Filed fo of	r record at request Dec.	of	on rage	County Clerk
FEE	\$18. <sup>00</sup>		Ву	