FORM No. 881-Oregon Trust Deed Series-TRUST DEED.	05034729	COPYRIGHT INSU TRVENS DESCLAMPU	
	TRUST DEED	٧٥١ <u>، مەمىر</u> ٩٥	나는 것이 같아요. 왜 가지 않는 것 같아요. 이 것
THIS TRUST DEED, made this 24 DALE S. MCDOWELL, DR. AND PAME		nuary Extra property in the husband and wife	
as Grantor, ASPENTITLE& ESCROW, WILLIAMW. CLANTONAND. EDWINA	INC. T. CLANTION; ht	sband and wife wi	, as Trustee, and th.full
rights of survivorship, as Beneficiary, Custer	WITNESSET	CCUEDORATION (15. 1190 ° on 25. tes/file/metrus,
Grantor irrevocably grants, bargains, sel in <u>Klamath</u> County, Oreg	ls and conveys to trus	tee in trust, with power of	
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AspenTitle

A portion of N'1/2 NE 1/4 NE 1/4 SE 1/4 NE 1/4 NE 1/4 NE 1/4, Section 1, Township 39 South, Range 9 East of the Willamette' Meridian, in the County of Klamath, State of Oregon.

CODE, 91, MAP. 32,09, 1AA, TL, 100, 7 a reason and required in the second in the second in the second s

THIS DOCUMENT IS BEING RERECORDED TO REFLECT CORRECT LEGAL DESCRIPTION AS SHOWN INEXHIBIT "A" ATTACHED

sum of SIXTEEN THOUSAND NINE HUNDRED TWENTY AND NO/100-----

Becomes due and payable. In the event the within described property, of any part thereof, converged, and payable. We describe the granter within the forther within the forther within the second payable. The forther many distingtion of the granter within the second payable.
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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, benchiciary shall have the right iil is o elects, to require that all or any portion of the monies payable as compensation for auch taking, which are in access of the amount required to pay all reasonable costs corposed and attorney's lees necessarily paid or incurred by grantor in such proceedings, shall be paid to beneficiary and papiled by it first upon applicate courts, necessarily paid to incurred by bene-both in the trib moceedings, and the balance applied upon the indebtedness secured thereby, and grantor tagrees, at it's own expense; too take such actions? and execute such instruments as shall be necessary in obtaining such com-pendicates upon beneficiarys and presentation of this deed and the note for indors, promptly upon beneficiarys. for cake, such actions? the liability of any person for the payment of the indebtedness, trustee may the liability of any person for the payment of the indebtedness. Trustee the liability of any person for the payment of the indebtedness, trustee the liability of any person for the payment of the indebtedness, trustee (n) the restored of the making of any map or plat of said property; (b) join in (n) the restored of the indebtedness, trustee may

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surplus, if any, to the frantor or to his successor in inferest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-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 tille, powers and duties conferred 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 country or counters and which, when recorded in the mortgage records of the country or counters and which 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 no obligated to notify any party hereto of pending value ander any other deed of truste or of any action or proceeding in which grantor, beneficiary or trustee shall be a party unless such action or proceeding is burght by trustee.

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NOTE: The Trust Deed (Act provides that the trustee hereunder must be ather an active in mana 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 title to real 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 to and with seized in fee simple of said described real prope	n the bene erty and h	ficiary and as a valid	those clair , unencumb	ning under hi ered title the	m, that he is reto	<u>law-</u>
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that he will warrant and forever defend the sai	me againsi	t all person	ns whomsoe	ver.	an anna an Santa 2 Carl Anna Anna Anna 2 Anna Anna 2 Anna Anna 2 Anna Anna Anna	alan alar anto alar anto alar alar
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The grantor warrants that the proceeds of the loan rep (a)* primarily for grantor's personal, family or househ (b) for an organization, or (even if grantor is a natur	oresented by old purpose ral person)	the above des (see Impor are for busin	escribed note tant Notice b less or comme	and this trust de elow), rcial purposes.	ed are:	
This land applies to invest to the benefit of and bin	ds all partie	s hereto, the	eir heirs, lega	tees, devisees, a	dministrators, e pledgee, of the requires, the r	xecutors, contract nasculine
sonal representatives, successors and assigns. The term be ured hereby, whether or not named as a beneficiary herein der includes the feminine and the neuter; and the singular IN WITNESS WHEREOF, said grantor ha	number inc	ludes the plu	nal. and the day	and year first	above writte	112 A. 188
the second second second product of the second second) or (b) is	Sele	J. 1	hDrwell nOrvel	l.p.	
applicable; if warranty (a) is applicable and the beneficiary such word is defined in the Truth in-Lending Act and Regulati efficienty MUST comply with the Act and Regulation, by making the second s	ion Z, the a	Hame	lezn	n Devel	<u>L</u>	in the second
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The undersigned is the legal owner and holder of all	Garanto da la Ili indebtedaj	ess secured 1	by the forego	ing trust deed.	All sums secu	red by said
trust deed have been fully paid and satisfied. Fou hereby said trust deed or pursuant to statute, to cancel all evid	tences of in	debtedness's	ecured by sa	d trust deed (v	which are delivered and the said the	ered to you
estate now held by you under the same. Mail reconveyance	ce and accu	ments , to			an an a thin and thinks a	an canna
DATED **** *******************************						
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By Qauline Multinders Depity INDEXED

Evelyn Biehn, County Clerk

EXHIBIT "A"

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That portion of the NE1/4-NE1/4 of Section 1, Township 39 South, Range 9, East of the Willamette Meridian, lying Easterly of the plat of THIRD ADDITION TO EAST HILLS, in the County of Klamath, State of Oregon.

EXCEPTING THEREFROM that portion conveyed to W. Alan Bowker by Bargain and Sale Deed Recorded February 25, 1981, in Volume M-81 at Page 3305 of Deed Records.

CODE 91 MAP 3909-144 TL 100

STATE OF OREGON: COUNTY OF KLAMATH: ss.

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