FORM No. 881-Diegon Trust Deerl Series-TRUST INEED. ASPEND 34899 00 STEVENS-NESS LAW PUB.CO., PORTLAND, OR. \$7204 13209 TRUST DEED Vol. mgd Page _ 6289 day of <u>April</u>, 1990, between DONALD W. ANDRESEN AND DONNA M. ANDRESEN as Grantor, AMERICAN PACIFIC TITLE AND ESCROW COMPANY RHONDA L. STEBBINS ., as Trustee, and •/ ••••• as Beneficiary, WITNESSETH: Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inJackson.....Courity, Oregon, described as: LOT 17, BLOCK 7 , PLEASANT VIEW TRACTS, IN THE COUNTY OF KLAMATH, STATE OF OREGON. 5 together with all and singular the tenemetris, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the reats, issues and profits thereof and all lixtures 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 Fr: sum of Eighteen Thousand Eight Hundred Twenty-Nine and 65/100----APR sold, conveyed, assigned or alienated by the quantor without itself then, at the beneficiary's option, all obligations secured by this instatement, shall become immediately due and payable. To protect the security of this trust deed, grantor adjress:

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To protee and continu dranting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allecting this deed or the lien or charge thereol; (d) reconvey, without warranty, all or any part of the property. The legally entitled thereol; and the recitals therein citation or persons be concluded without relax therein citation or persons and services mentioned in this paragraph shall be not less than 35. If you are court, and without relax to the advective to be ap-pointed thereol, and the second or the advector of a any charge there is the property of the second of the advector of the advector pointed by a court, and without relax to the advector of a any of the ap-pointed by a court, and without relax to the advector of a any security to relay or any part thereol, in its own name and take possession of said prop-ertly or any part thereol, in its own name and take possession of said prop-ertly and prolits, including those past due unpaid, and apply the same, less costs and expenses of operation and collection, including trassnable attor-ticiary may determine. In The entering upon and taking possession of said property, the collection of such rents, issues and prolits, or the proceeds of ine and other property, and the application or releas thereof as advectad, there advects any detault or notice of delaut hereunder or invalidate any act done pursuant to such rotice. waive any default or notice of default hereunder or invalidate any act done maive any default or notice of default hereunder or invalidate any act done putsuant to such notice. 12. Upon 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 hereby inneadout performance, the beneliciary may declare all sums secured hereby inneadout performance, the beneliciary may declare all sums secured hereby inneadout performance, the beneliciary may declare all sums secured hereby inneadout performance, the beneliciary may devent the beneliciary at his declaron may proceed to loreclose this trust deed in equity as a mortgage or direct the beneficiary may have. In the event advertisement and sale, or may direct the beneficiary may have. In the event the beneficiary elects to loreclose by advertisement and sale, the beneficiary or the beneficiary elects to loreclose by advertisement and sale, the beneficiary or the trustee shall execute and cause to barecorded his written notice of default secured hereby whereupon the trustee shall firs the time and place of sale. Give in the manner provided in ORS 86,735 to 87.793. 13. Alter the trustee has commende foreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the the default or defaults. If the default on privileged by ORS 86,751, may cure the default or defaults. If the default or other distorts as would being cured may be cured by tendering Any other default that is capable of obligation or trust deed. In default may be cured by paying the entire amount due at the time of the cleault may be cured by paying the entire amount due at no delault occurred. Any other default that is capable of being cured may be cured by tendering approximate required under the defaults, the person ellecting the cure shall pay to the beneficiary all cost fogether with frus and expenses actually incurred in enforcing the obligation of the trust deed together with trustees and attorney'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 designates in the notice of sale or the time to which said sale may in one parcel or provided by law. The trustee may sell said scher property either auction to the higher parcels and shall sell the parcend or prove the postponed as provided by law. The trustee may sell said the parcels at shall deliver to the publicle for cash, payable at the time of all the trustees the property so sold, but within any covenant or warranty, expressively place designates thereol. Any parcels are the sale of the trustee of the trustee he property so sold, but within any covenant or warranty, expressively place designates thereol. Any purchase at the sale. 15. When trustee sells of any matters of lact shall be conclusive proof the frantor and beneficiary, may purchase at the sale. 15. When trustee sells of the trustee of a lact shall be conclusive thereol of the trustee of the trustee of a lact itaring econded liens subrequent to the index of the trustee in the trust indicationey. (2) to the obligation security of the trust provided herein, trustee shall apply the proceeds of the function of the interest of the trust interney. (2) to the datator or to his successor in interest entitled to such surplus. 16. Beneficiary may from time to to ime appoint a successor of the uncerten-trustee appointment, and without conversion of the uncerten-tion any trustee named herein or to any successor inside appointed herein trustee in mamed or appointment tercured the powers in the successor in shall be more appoint a successor upon any trustee in named or appoint the cust of the uncerten-which, when propertien in amed by written instrument execured the provided in the substrument berein appoint as provided be in the successor in trustee appointment. 17. Trustee accepts this trust when this draft, duly envi It is mutually agreed that: 9. In the event that any portion or all of said properly shall be taken under the right of emin domain or condemnation, benchicar, shall have the right, if it so elects, to require that all or any portion of the monite payable to pay all reasonable taking, which are in excess of the amonite provable to pay all reasonable costs, expenses and attorney's less new samily required to pay all reasonable taking, which are in excess of the amonite payable to pay all reasonable costs, expenses and attorney's less new samily required to the trial and any reasonable costs and expenses and attorney's less new applied by it first upon any reasonable costs and expenses and attorney is recurred by bene-ticiary in such proceedings, and the balance applied upon the indobteness and execute such instruments garees, at its own expense, to the such actions 9. At any time and time to time upon written inquest of bene-icitary, payment of its fers many firme and presentation of this dead and the balance redorservent (in case of full reconveyance, for cancellation), written inter for and payment of its fers many payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b) join in It is mutually agreed that: The Trust Deed Act starides that the trustee hereunder must be either an attorney, who is an active member of the Oregon State Bar, a bank, trust company rgs chal loan association authorized to do business under the laws of Oregon or the United States, a title insurance company authorized to insure title to real y of this state, its subsidiaries, affiliates, agents or businches the United States or any agency thereaf, or an estraw agent licensed under ORS of 0.505 to 690.505. or save property -----

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The grantor covenants and agree ly seized in tee simple of said describ	es to and with t bed real propert	he beneficiary and those claiming under l y and has a valid, unencumbered title th	him, that he is law- vereto
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nd that he will warrant and forever of	delend the same	against all persons whomsoever.	
(a)* primarily for grants XX XX 355.6X	A) RXXX XXX AA	sented by the above described note and this trust d purposes (see Important Notice below).	
This deed applies to, inures to the be personal representatives, successors and assi	enelit of and binds gns. The term bene beneficiary herein.	all parties hereto, their heirs, legarees, devised, liciary shall mean the holder and owner, includi In construing this deed and whenever the context in construing the object.	ing pledgee, of the contract t so requires, the masculine
IN WITNESS WHEREOF, s	said grantor has	nereunto set his hand the day and year in	
* IMPORTANT HOTICE: Delete, by lining out, wh	ich zver warranty (a) d the beneficiary is a	or (b) is Dopald W. Andresen	frison.
on applicable; if warranty (a) is applicable and as such word is defined in the Truth-in-lendin beneficiory MUST comply with the Act and Re disclosures; for this purpose use Stevens-Ness F If compliance with the Act is not required, disre	g Act and Regulation guidtion by making auto No. 1319, or eq	n L, ine Vonna III, UMV	<u></u>
(If the signer of the above is a co-peration, use the form of acturewiedgement opposite.)			,
STATE OF OREGON,)) 55.	STATE OF OREGON,)) ss.
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April Donald W. Andresen and D	onna M.	as	
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