RM No. 881—Oregon Trust Deed Series—TRUST DEED. 13353	TRUST DE	ED Vol	<u>m90</u> Page_0000
THIS TRUST DEED, made	this 10th day	, _{of April} AZIO. Husband	and Wife
			, as Trustee, ar
Grantor, ASPEN TITLE &	1.50,043 100		
Beneficiary,	WITNESS	<i>гт</i> н.	
Grantor irrevocably grants, b	argains, sells and convey	ys to trustee in trust	, with power of sale, the proper
Lot 1, Block 2, WILLI	AMS ADDITION TO	lving hetwee	LANATH FALLS, In Lot 1 and
the ILS. Bureau of Re	clamation A Co	anal, in the (county of
Klamath, State of Ore			
CODE 1 MAP 3809-28CD	1L 22900		
		internation and all other	rights thereunto belonging or in any
together with all and singular the tenem now or hereafter appertaining, and the re- tion with said real estate.			tor berein contained and payment of
. SEVEN IHUUSAND (LINE HOURDER STOR	V /. A	ntor herein contained and payment of
tern berewith payable to b	ereficiary or order and made	by grantor, the final p	syment of principal and interest hered
not sooner paid, to be due and payable	at maturity or woo	the date, stated above,	on which the final installment of sale
sold, conveyed, assigned or alienated b	by the grantor without lirst	having obtained the write ument, irrespective of	ten consent or approval of the benefic the maturity dates expressed therein
then, at the beneficiary's option, an ob- herein, shall become immediately due an	d payable.	the state and an an an and the of	creating any restriction thereon; (c) join i
I. To protect, preserve and mannating	uilling or improvement thereon;	subordination or other agr thereof; (d) reconvey, with grantee in any reconveyar	creating any restriction liferon. (c) four- ement allecting this deed or the lien or out warranty, all or any part of the property tee may be described as the "person or 1 d the recitals therein of any matters or fact truthiulness thereof. Trustee's less for any radianth shall be not less than \$5.
any building or improvement which n	nav be constructed, uamager of		
destroyed inercon, and with all laws, ordinance J. To comply with all laws, ordinance and restrictions allecting said property;	it the Seneliciary so requests, to	time without notice, either	in person, by agent or by a receiver to
join in executing such manching may require and	d to pay for filing same in the		
beneticiary.	tain insurance on the buildings	less costs and profiles, mendaling less costs and expenses of nev's lees upon any indeb	tedness secured hereby, and in such order as
now or hereafter receted on the said premises and such other hurards as the beneficiary, mu an amount not less than 3 aSSIMADIE companies accurates shall be delivered to the	s ugainst loss or damage by me ay from time to time require, in Value	ticiary may determine.	upon and taking possession of said proper
an amount not less than 5 desidered to the beneficiary, will companies acceptable to the beneficiary, will rolicies of insurance shall be delivered to the policies of insurance shall fail or any reason to pro-	h loss payable to the latter; all e beneliciary as soon as insured; ocure any such insurance and to		sues and profits, or the proceeds of fire and ensation or awards for any taking or damage ion or release thereof as aforesaid, shall not ce of default hereunder or invalidate any a
it the graniti shall be beneficiary at least deliver said policies to the beneficiary at least deliver said policies of insurance now or her	t filteen days prior to the capital realter flaced on said buildings.	pursuant to such notice.	by grantor in payment of any indebtedness
collected under any lire or other insurance p	and in such order as beneficiary	hereby or in his performa essence with respect to suc	h payment and/or performance, the beneficia h payment and/or performance, the beneficia hereby immediately due and payable. In s
confected distribution of beneficiary to any indebtedness secured hereby may determine, or at option of beneficiary to any part thereof, may be released to grantor, not cure or waive any default or notice of de not cure or waive any default or notice of de	he entire amount so confecter, or	event the beneficiary at l	is election may proceed to foreclose this trust or direct the trustee to foreclose this trust
act done pursuant to such notice.	construction liens and to pay all	remedy, either at law or in	equity, which the beneficiary may have benefic preciose by advertisement and sale, the benefic
taxes, assessments and other any part of st	uch taxes, assessments and other	the trustee shall execute t	said described real property to satisfy the of
to beneficiary; should the grantor fail to ma	harges f syable by grantor, either	notice thereof as their ted	ORS 86.735 to 86.795.
by direct payment heneticiaty may, at it	ts option, make payment thereof,	sale, and at any time pri	or to 5 days before the date the trustee cond other person so privileged by ORS 86.753, n
hereby together with added to and become a	gart of the debt secured us this		I the default consists of a failure to pay, we ast deed, the default may be cured by pa- time of the cure other than such portion is default occurred. Any other default that is co- default occurred.
covenants hereol and for such payments, will as the	ith interest as atoresaid, the prop- grants, shall be bound to the	not then be due had no	default occurred. Any other default that is en-
same extent that such payments shall be in	monediately due and paydon diciary	obligation or trust deta	cline the cure shall pay to the beneficialy
out notice, and the notiful by this trust deed	in mediately due and provide mid	together with indates of	the second se
constitute a presch all costs, fees and expension	ses of this trust including the cost	by law. 14. Otherwise, th	e sale shall be held on the date and at the notice of sale or the time to which said
fees cerually incurred.	action or proceeding purporting to	in one parcel or in set nuction to the highest	bidder for cash, payable at the time of sale
affect the security rights of pourte beneficiar	y or trustre may appear, including	shall deliver to the pair the property so sold, b	ut without any covenant or warranty, expre
any suit for the foreclosure and the beneficiar cluding evidence of title and the beneficiar	y's or frustee's attorney's tees, this paragruph 7 in all cases shall be	e plied. The recitais in in e of the truthlulness there is the deaptor and benelic	eoi. Any person, excluding the trustee, but ary, may purchase at the sale.
cluding evidence of the mentioned in the mount of attorney's fees mentioned in the fixed by the trial court and in the event of decree of the trial court, frantor further a pellute court shall adjudge reasonable as	of in a peal from any judgeten o	15. When truste	s of sale to payment of (1) the expenses of
ney's fees on such appeal.		attorney, (2) to the of baying recorded liens	digation secured by the trust deed, (3) to a subsequent to the interest of the trustee in
It is mutually agreed that:	call of said property shall be take lemnation, beneficiary shall have th	n deed as their interests be surplus, if any, to the	grantor or to his successor in interest entitle
under the right of enumeric domain of con- right, if it so elects, to require that all or right, which at	any portion of the monies payao re in excess of the amount require	d 16. Beneficiary	may from time to time appoint a successor med herein or to any successor trustee appo
		af under. Upon such af	be vested with all title, powers and durie
to pay all recover in such proceedings, incurred by it hist upon any reasonable co- both in the trial and appellate courts, me liciary in such proceedings, and the ball determined for the such and the ball	sts and expenses and attorney's fee	- upon any trustee hereit	be vested with all title, powers and dulie instruct or appointed hereunder. Each such a be made by written instrument executed by - in the mortfage records of the county or invaried shall be conclusive proof of proper a

endorsement (in case of full reconveyances, ar of the indebtedness, trustee may the liability of any person hor the payment of the indebtedness, trustee may (a) consent to the making of any map or plat of said property; (b), join in NOTE: The Tust Deed Act provides that the nustee hereunder must be either on altorney, who is an active member of the Oregon State Bar, a bank, trust company NOTE: The Tust Deed Act provides that the nustee hereunder must be either on altorney, who is an active member of the Oregon State Bar, a bank, trust company or savings and loon association authorized to do business under the hivs of Oregon or uny agency thereof, or an excew agent licensed under ORS 696.505 to 695.585. property of this state, its subsidiaries, althings, appendix of branches, the United States or uny agency thereof, or an excew agent licensed under ORS 696.505 to 695.585.

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The grantor covenants and agrees to and with the beneficiary and those claiming under him, that he is lawfully seized in fee simple of said described real property and has a valid, unencumbered title thereto

and that he will warrant and forever defend the same against all persons whomsoever.

The grantor warrants that the proceeds of the loan represented by the above described note and this trust deed are: (a)* primarily for grantor's personal, family or household purposes (see Important Notice below), (b) for an organization, or (even if grantor is a natural person) are for business or commercial purposes.

This deed applies to, inures to the benefit of and binds all parties hereto, their heirs, legatces, devisees, administrators, executors, personal representatives, successors and essigns. The term beneficiary shall mean the holder and owner, including pledgee, of the contract secured hereby, whether or not named as a beneficiary herein. In construing this deed and whenever the context so requires, the masculine gender includes the feminine and the neuter, and the singular number includes the plural.

IN WITNESS WHEREOF, stild grantor has hereunto set his hand the day and year first above written.

* IMPORTANT NOTICE: Delete, by lining out, which sver warranty (a) or (b) is not applicable; if warranty (a) is applicable and the beneficiary is a creditor as such word is defined in the Truth-in-Lending Act and Regulation Z, the beneficiary MUST comply with the Act and Regulation by making required disclosures; for this purpose use Stevens-Ness Form No. 1319, or equivalent. If compliance with the Act is not required, disregard this notice.

Vinton	ĸ	O'Omo	rõ		
VICTOR	R. D	ORAZIO Cl ORAZIO	わじィ	onsio	
BONNIE	A. [ORAZIO			
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(If the signer of the above is a corporation, use the form of acknowledgement opposite.)

STATE OF OREGON	STATE OF OREGON,	
County of Klamath	County of	
This instrument was acknowledged before me on	This instrument was acknowledged before me on	
7 April 200 90 by	19, by	
Victor B. D'Orazio and	as	
Ronnie A. D'Orazio	ot	
Notary Pulfic for Oregon	Notary Public for Oregon	(SEAL)
(SEAL) My commission expires: Mar 4,1992	My commission expires:	······

REQUEST FOR FULL RECONVEYANCE

To be used only when obligations have been paid.

, Trustee

The undersigned is the legal owner and holder of all indebtedness secured by the foregoing trust deed. All sums secured by said trust deed have been fully paid and stituted. You hereby are directed, on payment to you of any sums owing to you under the terms of said trust deed or pursuant to statute, to cancel all evidences of indebtedness secured by said trust deed (which are delivered to you herewith together with said trust deed) and to reconvey, without warranty, to the parties designated by the terms of said trust deed the estate now held by you under the same. Mail reconveyance and documents to

TO: ...

Beneficiary

.....

Do not less or destroy this Trust Dood Ot TH! NOTE which it secures. Both must be delivered to the trustee for concellation before reconveyance will be made.

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TRUST DEED (FORM N.S. 881) STEVENELNESS LAW FULL CO. PORTLAND ORC		STATE OF OREGON, County ofKlamath
Grantor	SPACE RESERVED FOR RECORDER'S USE	was received for record on the10th day of
Bs.nelici.ary		Record of Mortgages of said County. Witness my hand and seal of County affixed.
AFTER RECORDING RETURN TO	Fee \$13.00	Evelyn Biehn, County Clerk