NOTE: The Trust Deed Act provides that the trustee hereunder 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 trile to real property of this state, its subsidiaries, affiliates, agents or branches, the United States or any agency thereaf, or an excrow agent licensed under ORS 666.505 to 665.555.

It is mutually agreed that: 8. In the event that any portion or all of said property shall be taken where the right of the imment domain or condemnation, beneficiary shall have the right, if it so elects, for require that all or any portion of the monies payable to pay all reasonable contaking, which are in excess of the monies payable to pay all reasonable contaking, which are in excess of the monies payable to pay all reasonable contaking, which are in excess of the monies payable incurred by grantor in such proceedings, shall be paid mecessarily paid or applied by it first upon any proceedings, shall be paid mecessarily paid or applied by it first upon any proceedings, and clusters, proceedings, shall be paid for the indebted to the trial and appellance applied upon the indebted secured hereby; and grantor age the balance applied upon the indebted perssilion, promptly upon beneficiary's equest. Iteiary, framements is shall its own expense, to take such actions-pensation, promptly upon beneficiary's equest. Iteiary, for any time and from time to concellation), without allection the liability of any person lor the payment of concellation), without allected for the liability of any person lor the payment of concellation), without allection the indebtedness, truster may (a) consent to the making of any map or plat of said property; (b) join in

It is mutually agreed that:

sold, conveyed, assigned or alienated by the grantor without first them, at the beneficiary's option, all obligations secured by this institution therein, shall become immediately due and payable.
 To protect the security of this trust deed, grantor agrees:

 To protect the security of this trust deed, frantor agrees:
 To protect the security of this trust deed, drantor agrees:
 To compare the security of this institution to common the protect in good condition.
 To compare the security of this institution to the security of this institution.
 To compare the security of this institution to common the protect protect and the security of this institution.
 To compare the security may require and usent to the Uniform Common proper public although and the security maintain insurance on the building and material as the security maintain insurance on the building to mananta as the security maintain insurance on the building to mananta as the security maintain insurance on the building the security of the security is asson as insured if the drantor shall hall be delivered to the backle and so the security is asson as insured to the drant as the security with and security as soon as insured to induce the sub the security is asson as insured to find any procue the sub the security is asson as insured to induce any protect the secure the sub the security is asoon as insured to induce any protect the security is asson a

surplus, if any, to the granter or to his successor in interest entitled to such surplus. 16. Beneliciary may from time to time appoint a successor or success-under only fruster named herein or to any successor frustee appointed herein trustee, the latter shall be vested without conveyance to primited herein trustee, the latter shall be vested with fille, powers and during herein trustee, the latter shall be made by written hereintered and substitution shall be made by written hereintered beneficiary, which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. The successor is of the county or counties acknowledge is made a public record as privided by law. Trustee is not of any approximate apprise the predicting in which the successor trustee. Trustee accepts this trust when this deed, duly executed and acknowledge is made a public record as privided by law. Trustee is not trust or of any action or proceeding in which shall be a parity unless such action or proceeding is brought by trustee.

together with trustees and attorney's fees 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 nay in one parcel or in separate parcels and shall self the parcel or parcel shall deliver to the higher bidder for cash, payable at the parcel or parcel the property so sold before the trustee may self said property either auction to the highers bidder for cash, payable at the parcel or parcel shall deliver to the cash, payable at the parcel or parcel the property so sold before the for the trustee may self said property either auction to the highers bidder for cash, payable at the parcel or parcel the property so sold before the tor the payable at the parcel the property so sold before the tor the the sale. Trustee the property so sold before the tor the sale shall deliver to the said deliver to the the del of any matters of lact shall be the truste which the frantor and beneficiary, may purchase at the sale. The truthulness thereoi, my person, excluding the trustee, but includend the frantor and beneficiary may purchase at the sale. The truthulness thereoi to the top payment of (1) the expense of sale, in-shall deliver interests may apprese in the interest of the trust end therein, trustee chains their interests may apprese in the interest of the trustee the interest surplus, if any, to the frantor or to his successor in interest endited to 3 which surplus. 40. Beneticiary may from time to time appoint a successor or successor.

write any delault or notice of delault hereunder or invalidate any act done of pursuant to such notice. 12. Upon delault by grantor in payment of any indebtedness secured or pursuant to such notice. 13. Upon delault by grantor in payment of any indebtedness secured essence with respect to such payment and/or petformance, time being of the declare all sums secured payment and/or petformance, time being of the declare all sums secured payment and/or petformance, time being of the declare all sums secured payment and/or petformance, time being of the declare all sums secured payment and/or petformance, time being of the declare all sums secured payment and/or petformance, there being of the beneficiary at his text to the trustee to forcelose this trust deed devertisement and sale, or may droke the beneficiary may have other right or the beneficiary to the trustee to forcelose the intervent the trustees to forcelose the sum other right or the beneficiary elects to forcelose the beneficiary detext to forcelose the sum of the trustees to forcelose the sum of the trustees the forcelose the sum of the trustee to forcelose the sum of the trustees the forcelose the sum of the trustees of the trustee of the sum of the trustee of the sum of the trustee shall execute and can by advertisement and sale, the beneficiary detection to sufficient of the trustee shall execute and can be properly to satisfy the obligation in the manner provided in ORS 66.735. The the function of the trust of the source for forcelose this trust deed sale, the grantor ony other persons op trust due the trustee conducts the sum secure of delaults. If the delault consists of all the the trust conducts the funct of the trust dead, the delault on such portion as would being cure due at the time of the cure other may be cure by paying the delault of the default of the strust dead by any source due the default of the default occurred. Any other alsourd that is capable of obligation or trust cure for any case, in addition tour required under the default

franting any easement or creating any restriction thereon: (c) join in any subordination or other agreement allocting this deed or the lie or obarge thereol; (d) reconvey, without warminy, all or any part of the property. The regular in any reconveyance may be described as the "provide thereol; and the recital there in a large the property. The regular in this paradraph shall be not less than \$5. Time without not any delault by grantor hereunder, beneliciary may at any the unitor of the truthulness thereol. Truste's lees low of the pointed by a conce, either in person, by a frequency of the any security of the indebiedmethered secured, enter upon the adequest of any security pro-tists and experies of operation and collection therewise collect the rents, response to the secure and the secured hereby, and any point the indebiedmethereby secured, enter upon the adequest of any security pro-issues and profits inducing these past the secure the rents, rey's lees upon any indebiedmets secured hereby, and in such order as bene-licitary may determing upon and taking possersion of said property, the insurance policies or mines and provides for any relation of the and other invariance policies or internation or awards for any rais of the and other wave any detault of motion or awards for any rais of the and other used and the submitten or awards for any raise and the market on the submitten or any addrage and the wave any delault by grantor in payment of any indebiedmets accured the hereby or in his performance of any adreement hereunder. time beins of the

r herealter appertaining, and the rents, issues and protits thereot and all tixtures now or nereatter attached to or used in connec-"ith said real estate. FOR THE PURPOSE OF SECURING PERFORMANCE of each agreement of grantor herein contained and payment of the

together with all and singular the tenements, hereditaments 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 herealter attached to or used in connec-tion with said real estate.

the proventies and states where a survey such most be determined

FORM No. 881-Oregon Trust Deed Series-TRUST DEED. ASPEN 02035267

THIS TRUST DEED, made this1st....

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P ...

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Srv. 15844: 08 01007

...CHAS.__L__ANDERSON

Quar stor gen dean open

as Beneficiary, Grantor irrevocably grants, bargains, sells and conveys to trustee in trust, with power of sale, the property inKLAMATH......County, Oregon, described as: SEE EXHIBIT "A" ATTACHED HERETO

TRUST DEED

as Grantor, ...ASPEN_ILILE..&_ESCROW,...INC.

-ERANK A. SUCCO AND BEVERLY P. SUCCO, HUSBAND AND WIFE n an an Anna an

Real Andreas

STEVENS-NESS LAW PUB. CO.

Vol. m90 Page 10992 @

COPYRIGHT 1988

....., as Trustee, and

. F.

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	109
The grantor courses	nd with the beneficiary and those claiming under him, that he is l al property and has a valid, unercumbered title it.
in ree simple of said described rea	nd with the beneficiary and those claiming under him, that he is l al property and has a valid, unencumbered title thereto
	(4) Physics and the second s Second second secon
and that he will warrant and forever defend	the same adapted all
- B. Charles and a second sec second second sec	eane against all persons whomsoever.
(a) Let us a set of the set	
[11] A. S. C. S. Markov, "In the state of	(a) Let us a set of the set o
The drame-	
(a)* primarily for grantor's personal, family or h	an represented by the above described note and this trust deed are: nousehold purposes (see Important Notice below), natural person) are for buries.
71	(natural person) are for business or commercial purposes.
personal angular upplies to, inures to the benefit of an	
the the field of the sine	A I Whenever IL
IN WITNESS WHEREOF, said granto	guiar number includes the plural. The has hereunto set his hand the day and year first above written.
* IMPORTANT NOTICE: Delete, by lining out, whichever warran not applicable; if warranty (a) is applicable and the hearties	and year first above written.
and the second	BEVERLY P. SUCCO
(If the signer of the above is a corporation, use the form of acknowledgement apposite.)	
STATE OF OREGON,	
County of Klarna fl)	STATE OF OREGON,
This, instrument was achieved to	County of
TRANK A: SUCCO	This instrument was acknowledged before me on
BEVERLY P. SUCCO	as
Sof (10 mills) - p	of
(SENL) BL Notary Public for Oregon	
My commission expires: 7-22-92	- unit for Oregon
OF WY	My commission expires: (SEA
**************************************	JEST FOR FULL RECONVEYANCE
To be used a second	JEST FOR FULL RECONVEYANCE anly when obligations have been paid.
To be used	anly when obligations have been paid.
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The undersigned is the legal owner and holder of all rust deed have been fully paid and satisfied. You hereby aid trust deed or pursuant to statute; to cancel all evide erewith together with said trust deed) and to reconvey, with state now held by you under the same. Mail reconveyance ATED:	enly when obligations have been poid. , Trustee I indebtedness secured by the foregoing trust deed. All sums secured by said are directed, on payment to you of any sums owing to you under the terms of ences of indebtedness secured by said trust deed (which are delivered to you ithout warranty, to the parties designated by the terms of said trust deed the e and documents to Beneficiary et. Both must be delivered to the trustee for concellation before reconveyance will be mode. STATE OF OREGON, County of

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## EXHIBIT "A"

10994

A tract of land more particularly described as follows:

Beginning at a point which lies North 1 degree 14 minutes West a distance of 495.8 feet and South 89 degrees 26 minutes West a distance of 430.0 feet, from the iron pin which marks the section corner common to Sections 2, 3, 10, and 11, Township 39 South, Range 9 East of the Willamette Meridian, and running of 100 feet to an iron pin; thence North 1 degree 14 minutes West a distance of 144.5 feet to an iron pin; thence North 89 degrees 26 minutes North 89 degrees 26 minutes Nest, a distance of 100 feet to an iron pin; thence North 1 degree 14 minutes west a distance of 144.5 feet to an iron pin; thence North 89 thence South 1 degree 14 minutes East, a distance of 144.5 feet to an iron pin; thence North 89 thence south 1 degree 14 minutes East, a distance of 144.5 feet to 30 feet to 30 feet to 30 feet 14.5 feet N1/2 of N1/2 of S1/2 of SE1/4 of SE1/4 of Section 3, Township 39 South, Range 9 East of the Willamette Meridian.

Tax Acct. No.: 041 - 3909-3DD-5300 Key No.: 530214

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

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t in state

Filed for record at of June		<u>itle Co.</u>		
	A.D., 19 <u>90</u> at	11:30 o'clock	AM., and duly recorded in Vo	7th day
FEE \$18.00		<u>Mortgages</u> or Evelýn B		,
		By .	Oauline Muele	nolare