17 spen Title #010:352.5 513 TRUST DEED

RIGHT 1988 STEVENS-NESS LAW PUB. CO., SORTLAND, OR. 972 Vol. <u>mg 0</u> Page **11969** (#)

## 00.... 164:13

TRUST DEED

Oregon Trust Deed Series

THIS TRUST DEED, made this ... 14th June ...., 19.90, between .....day of ..... JOSEPH D. ROLLINGS AND ROSE M. ROLLINGS

			and the second	
as Grantor, Aspen Title & 1	Esc:cow, Inc.		70 /	••••••
ROBERT W. DENNEY AND	LOU ELLEN DENNEY,	Husband and Wife.	with full rights of	and
survivorship				
	*****************			

as Beneficiary,

## WITNESSETH:

Grantor irrevocably grants, burgains, sells and conveys to trustee in trust, with power of sale, the property in \_\_\_\_\_Klamath \_\_\_\_\_County, Oregon, described as:

The N 1/2 E 1/2 SW 1/4 of Section 26, Township 36 South, Range 11 East of the Willamette Meridian, in the County of Klamath, State of Oregon. CODE 8 MAP 3611-2600 TL 700

together with all and singular the tenements, hereditaments and appurtenances and all other rights thereunto belonging or in anywise now or hereafter appertaining, and the rems, 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 Five Thousand Five Hundred and No/100-----

mote of even date herewith, payable to beneficiary or order and made by grantor, the final payment of principal and interest hereof, if

not sooner paid, to be due and payable it it at unity of sould and indee by grantor, the final payment of principal and interest hereof, if 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 within described property, or any part thereof, or any interest therein is sold, agreed to be sold conveyed, assigned or alienated by the dantor without first having obtained the written consent or approval of the beneficiary, then, at the beneficiary's option, all oblightions secured by this instrument, irrespective of the maturity dates expressed therein, or herein, shall become immediately due and physic.

iold. conveyed assigned or alienated by the stantor without first there, at the beneficiary's option, all oblightions secured by this inst herein, shall become innmediately due and pnyabla.
To protect the security of this trust deal, grantor agrees: I to protect preserve and maintain said property in good condition afters and remain public of or protect preserve and maintain said property in good condition after to commit or petermit any waternolab any building or improvement therein. To a comply with all twos, ordinances, refulations, covenants, cordition and pay when due all costs incur d threfor.
To comply with all way, ordinances, refulations, covenants, cordition and restrictions allecting said property. If the beneficiary so requests, to join in executing such financing statements pursuant to the Uniform Commercial Code as the beneficiary may require and to pay for filing same in the proper public office or offices, as well as the code of all lien searches mude by the difference or searching agencies as may buildened durable by the difference or searching agencies as may buildened durable by the difference or searching agencies as may buildened durable by the and continuously maintain naux rece on the buildings. The property is the second of the said property such invances and to diver a solar as a second by the same at grantur's expense. The amount for bless than \$. JUNEU Mol Mile of a such as the applied of the estimation of a second building the second of the said property is the invance and to deliver asid policies to the beneficiary at least liften deys prior to the estimation of the second of a such as the applied of an adverter in the property policy of the any policy of insurance the same at grantur's expense. The amount contracts a state of the same at grantur's expense the annual policies to the beneficiary as the applied of the second of the same at grantur's the applied of the second of the same at grantur's expense. The amount of listent second is the thereis any be

It is mutually agreed that: 8. In the event that any portion or all of suid property shall be taken under the right of eminent domain or condemnation, beneticiary shall have the right, it is so elects, to require that all or any portion of the monies payable as compensation for such taking, which are in excess or the amount required to pay all reasonable costs, expenses and attorney itee, necessarily paid or incurred by grantor in such proceedings, shall be paid to boneliciary and applied by it list upon any reasonable costs and expenses and attorneys tee both in the trial and appellate courts, necessarily paid or incurred by bene-ficiary in such proceedings, and the balance applied upon the indebtedness secured hereby; and grantor agrees, at its own expense, to take such actions and execute such instruments as shall be necessary in obtaining such com-pensation, promptly upon beneficiary is request. At any time and iron time to time upon whiten request of bene-ficiary, payment of its fees and presentation of this dend and the note for endorsement (in case of lull reconveyances, for cancellation), which and the cole of endorsent (in case of lull reconveyances, for cancellation), who that lecting the liability of any person for the payment of the indebtedness, trustee may (4) consent to the making of any map or plat of said property; (b) join in

granting any ensement 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 grantee in any reconveyance may be described as the "person or persons lefally entitled thereto," and the recitals therein of any matters or facts shall be conclusive proof of the truthluness thereol. Trutse's fees for any of the services mentioned in this paragraph shall be not less than \$5.
10. Upon any delault by grantor hereunder, beneficiary may at any time without notice, either in person, by agent or by a receiver to be appointed by a court, and without regard to the audicucy of any security for the indebtedness hereby secured, enter upon and take possession of said property or any part thereol, in such order as beneficiary may detarmine.
11. The entering upon and taking possession of said property, ife collection or collection, including those past due and unnaid, and apply the same, less costs and expenses of operation and collection, including trong detarmine.
11. The entering upon and taking possession of said property, and the entits, issues and prolites or compensation or awards for any taking or damade of the property, and the application or release thereof as uldersaid, and and application or or clease thereof as value and undaid and apply the same inverse and prolites or compensation or awards for any taking or damade of the property, and the application or release thereof as values and any determine.
12. Upon delault by grantor in payment of any indebtedness secured here or invalidate any act done pursuant to such notice.

water 2ny default optimized of default hereun/er or invalidate any act done pursuant to such notice. Of default hereun/er or invalidate any act done pursuant to such notice. 12. Upon default by grantur 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 event the beneliciary at his election may proceed to foreclose this trust deed in equity as a mortgage or direct the trustee to loreclose this trust deed by development and sale, or may direct the trustee to loreclose this trust deed in equity as a mortgage or direct the trustee to loreclose this trust deed by divertisment and sale, or may 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 law or equity, which the beneficiary may have. In the event the trustee shall excess for a strust exceed the trustee to be secured hereby whereupon the trustee to be recorded his written moliced ligation secured hereby waterupon the trustee shall lix the time and place of sale, give notice thereot as then required by law and proceed to foreclose this trust deed in the manner provided in ORS 66.735 to 68.795. I3. After the trustee has commenced loreclosure by advertisement and sale, and at any time prior to 5 days before the date the trustee conducts the sale, the grantor or any other person so priviled by ORS 68.753, may cure the delault or delaults. If the delault or the trust event of the person such due the the trustee conducts the sale, the grantor or end the time of the cure other than such portion as would not then be due had no delault occurred. Any other delault that is capable of being cured may be cured by the trust deed. In any case, in addition to curing the delault or delault, the person effecting

Indefine with trustness 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 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 shall deliver to the purchaser its deed in form as required by law conveying 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 truthfulness thereof. Any preson, excluding the trustee, but including the frantier and benchicary, may purchase at the sale. 15. When trustee sells pursuant to the powers provided herein, trustee shall deliver to the my substance at the sale. 15. When trustees the to payment of (1) the expenses of sale, in-cluding the proceeds of sale to payment of (1) the expenses of sale, in-cluding the provided line subsequent with the deed. (3) to all persons having recorded lines subsequent with the deed to the trustee shall mether subsequent with the deed to the trustee at heir interests may appear in the index of the trustee in the trust deed as their interests may appear to the deed the prive and (4) the surplus. 16. Bandleians, may turn to the interest entitled to such surplus.

surplus, if any, to the granter or to his successer is measured to such surplus. 16. Beneficiary may from time to time appoint a successor or succes-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 title, 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 mortfage records of the county or counties in which the property is situated, shall be conclusive proof of proper appointment of the successor trustee. 17. Trustee accepts this trust when this deed, duly executed and acknowledged is nade a public record as provided by law. Trustee is not obligated to notily any party hereto of pending salt under any other deed of trust or of any action or proceeding in which grantor, beneficiary or trustee.

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NOTE. The Trust Deed Act provides that the trustee traceunder must be either an attorney, who is an active member of this Oregan State Bar. a bank, trust company or tavings and loan disociation 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, utifiliates, agents of anchos, the United States of any agency thereof, or on estrow agent licensed under ORS are 500 to 300.555. NOTE

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The grantor covenants and ag ully seized in fee simple of said des	rues to and wit	h the beneficiary and perty and has a valid,	those claiming und unencumbered title	er him, that he thereto	e is law-
uny serzea in ree simple of sala wes			na series de la serie de la serie 1948 - Series de la serie de la series 1949 - Series de la series de la series 1949 - Series de la series de la series		
			whomsoever		
nd that he will warrant and foreve	r delend the sa	ime against all persons	WIIOIIISOCVEI.		
			Harrison David Harrison Harrison (1997)		
The grantor warrants that the proce (a)* primarily for grantor's personal					
(a)* primatily to grantor s personai (b) for an organization, or (even in This deed applies to, inures to the		de all anotion harata thair	heirs ledatees devise	es. administrators	s, executors,
personal representatives, successors and as	sijins. The term be beneficiary herei	eneticiary shall mean the h in. In construing this deed t	and whenever the cont		
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not applicable; if viarianty (a) is applicable an	nd the banaficiary is no. Act and Regulat	tion Statitor JUSELING	ROLLINGS	Facer	go
benaficiary MUST comply with the Act and R disclosures; for this purpose use Stevens-Ness I If compliance with the Act is not required, disr	Forminio, IJIV, or u	quivalant. ROSE M.	ROLLINGS		9
(if the signer of the above is a corporation,			/		
use the form of acknewledgement opposite.)					
STATE OF OREGON. Cougty of Klamath	} } \$17.	STATE OF OREGON		55.	
This motrothent' was acknowledged	I before me on	This instrument was ad	cknowledged before m	e on	
Joseph D. Rollings and		ns		·····	
Röse M. Rollings	12.1	<b>01</b>		1	
Waren T. Ad	ublic laforegon	Notary Public for Oreg	on	·····	(SEAL
(SEAL) My commission expires: 3	-22-93	My commission expires	s:		
	REQUI	EST FOR FULL RECONVEYANCE			
		only when obligations have been (	paid.		
TO: The undersigned is the legal owne		, Trustee	the foregoing trust d	eed. All sums se	cured by sai
trust deed have been fully paid and satis	slied. You hereby	are directed, on payment	red by said trust dee	d (which are del	ivered to yo
said trust deed or pursuant to statute, herewith together with said trust deed) a estate now held by you under the same.	und to reconvey, wi	ithout warranty, to the pu	inties designated by th	ne terms of said i	trust deed ti
			enanda an		
DATED:	<u>, 19</u> ;				
			Benelicia	iry	
De not lose or destroy this Trust Deed OR T	MIE NOTE which it soci	ures. Both must be delivered to th	e trustee for concellation be	ifore reconveyance wil	i be made.
TRUST DEED			STATE OF C	DREGON, Klama	<u>t.h</u> }s
[FORM No. 881] STEVENS NELS LAW PUB. CO. PORTLAND. OR	14		I certify	that the within for record on th	n instrume
			of	June	, 199
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AFTER RECORDING HETURN TO ASPEN TITLE & ESCROW, IN	X <b>C.</b>		Evelyn B	iehn, Count	y Clerk
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